Approval of Qualified Person for the Purposes of Section 402, Companies Act 1955

Pursuant to section 402 of the Companies Act 1955, I hereby approve

Allen Robinson a partner in the firm of K. M. G. Hungerfords, 167 Macquarie Street, Sydney, Australia, chartered accountant as a qualified person for the purposes of that section in respect of the accounts of Coulter Electronics Pty. Ltd.

Dated at Wellington this 13th day of January 1986.

D. F. CAYGILL, for Minister of Justice.

Appointment of Member to the National Hydatids Council (No. 3661; Ag. 1/53/2/21)

Notice is hereby given by direction of the Minister of Agriculture that pursuant to section 19 (2) (f) of the Dog Control and Hydatids Act 1982, His Excellency the Governor-General has been pleased to appoint

Geoffrey Selwyn Whitfield, bank officer of Porirua (on the nomination of the New Zealand Kennel Club Inc.) as a member of the National Hydatids Council for a period of 3 years from 10 October 1985.

Dated at Wellington this 13th day of January 1986.

L. RADICH, for Director-General of Agriculture and Fisheries.

Reappointment of Members to the Meat Export Prices Committee (No. 3660; Ag. 1/53/2/17)

Notice is hereby given by direction of the Minister of Agriculture that pursuant to section 3 (2) (b) of the Meat Export Prices Act 1976, His Excellency the Governor-General has been pleased to reappoint

Adam Miller Begg, farmer of Stirling and Norman Duncan McRae, farmer of Wyndham (on the nomination of the New Zealand Meat Producers Board) as members of the Meat Export Prices Committee for a period of 3 years from 29 October 1985.

Dated at Wellington this 13th day of January 1986.

L. RADICH, for Director-General of Agriculture and Fisheries.

Appointment of Honorary Community Officers Under the Maori Community Development Act 1962

Pursuant to section 5 (1) of the Maori Community Development Act 1962, the Minister of Maori Affairs hereby appoints the persons named in the Schedule hereto to serve as Honorary Community Officers for a term not exceeding 3 years in the area shown in the second column of the Schedule.

Schedule

Name | Area
--- | ---
Pearl Arona | Whangarei
Maire Dick | Whangarei
Grace Matiu | Whangarei
Sam MacCarthy Roberts | Whangarei
Erina Te Maari | Rotorua
Reo Wellington | Whangarei

Dated at Wellington this 10th day of December 1985.

K. T. WETERE, Minister of Maori Affairs.

Reappointment of Honorary Community Officers Under the Maori Community Development Act 1962

Pursuant to section 5 (3) of the Maori Community Development Act 1962, the Minister of Maori Affairs hereby appoints the persons named in the Schedule hereto to serve as Honorary Community Officers for a further term not exceeding 3 years in the area shown in the second column of the Schedule.

Schedule

Name | Area
--- | ---
Pearl Arona | Whangarei
Maire Dick | Whangarei
Grace Matiu | Whangarei
Sam MacCarthy Roberts | Whangarei
Erina Te Maari | Rotorua
Reo Wellington | Whangarei

Dated at Wellington this 10th day of December 1985.

K. T. WETERE, Minister of Maori Affairs.
SCHEDULE

<table>
<thead>
<tr>
<th>Name</th>
<th>Area</th>
</tr>
</thead>
<tbody>
<tr>
<td>Daphne Barrett</td>
<td>Taumarunui</td>
</tr>
<tr>
<td>Jane Cuthers</td>
<td>Hastings</td>
</tr>
<tr>
<td>Wai Heke</td>
<td>Waipawa</td>
</tr>
<tr>
<td>George Pihema</td>
<td>Waipukurau</td>
</tr>
<tr>
<td>Ropata Rewi</td>
<td>Greytown</td>
</tr>
</tbody>
</table>

Dated at Wellington this 10th day of December 1985.

K. T. WETERE, Minister of Maori Affairs.

Appointment as Trustee of the National Library of New Zealand

Pursuant to subsection 5 of section 9 of the National Library Act 1965, His Excellency the Governor-General has been pleased to appoint Margaret Elizabeth Gordon as a trustee of the National Library for a term of 5 years from 1 January 1986.

Dated at Wellington this 20th day of December 1985.

RUSSELL MARSHALL, Minister of Education.

Appointment as Trustee of the National Library of New Zealand

Pursuant to subsection 5 of section 9 of the National Library Act 1965, His Excellency the Governor-General has been pleased to appoint Patricia Grace as a trustee of the National Library for a term of 5 years from 1 January 1986.

Dated at Wellington this 20th day of December 1985.

RUSSELL MARSHALL, Minister of Education.

Declaring Land Held Subject to and Together with Certain Rights for Health Purposes to be Crown Land in Block III, Otamatea County

Pursuant to section 42 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto to be Crown land subject to the Land Act 1948 and subject to and together with the right of way contained in Transfer No. 541391.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT

All that piece of land containing 1077 square metres, situated in Block III, Otamatea Survey District, being Lot 3, D.P. 39525. All certificate of title, Volume 1110, folio 60.

Dated at Wellington this 16th day of January 1986.

A. R. MUNRO, for Minister of Works and Development.

(P.W. 24/1647/1; Ak. D.O. 94/24/3/10/0)

Land Acquired for Road in Block V, Wainuioru Survey District, Wairarapa South County

Pursuant to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for road and shall vest in The Wairarapa South County Council on the 23rd day of January 1986.

SCHEDULE

WELLINGTON LAND DISTRICT

All those pieces of land situated in Block V, Wainuioru Survey District described as follows:

<table>
<thead>
<tr>
<th>Area m²</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>903</td>
<td>Lot 1, D.P. 45714. All certificate of title 24A/1086 (Hurunui County).</td>
</tr>
<tr>
<td>953</td>
<td>Lot 6, D.P. 45714. All certificate of title 24A/1157 (Hurunui County).</td>
</tr>
<tr>
<td>955</td>
<td>Lot 7, D.P. 45714. All certificate of title 24A/1158 (Hurunui County).</td>
</tr>
<tr>
<td>951</td>
<td>Lot 8, D.P. 45714. All certificate of title 24A/1159 (Hurunui County).</td>
</tr>
</tbody>
</table>

Dated at Wellington this 16th day of January 1986.

A. R. MUNRO, for Minister of Works and Development.

(P.W. 104/4/0; Ch. D.O. 40/4/1)

Land Declared to be Road in Block V, Wainuioru Survey District, Wairarapa South County

Pursuant to section 117 (3) of the Public Works Act 1981, the Minister of Works and Development declares the stopped road described in the Schedule hereto to be vested in Roger Harold Lowther Vincent of Papakura, public servant and Vvyvyana Stephanie Vincent, his wife.

SCHEDULE

WELLINGTON LAND DISTRICT

All those pieces of land situated in Block V, Wainuioru Survey District described as follows:

<table>
<thead>
<tr>
<th>Area m²</th>
<th>Being</th>
</tr>
</thead>
<tbody>
<tr>
<td>1715</td>
<td>Part Te-Wera-a-Whaitiri A1; coloured orange on plan.</td>
</tr>
</tbody>
</table>

Shown coloured as above mentioned on S.O. Plan 28227, lodged in the office of the Chief Surveyor at Wellington.

Dated at Wellington this 16th day of January 1986.

A. R. MUNRO, for Minister of Works and Development.

(P.W. 41/268; Wn. D.O. 19/2/30/0/9/13)

Land Declared to be Road in Block V, Wainuioru Survey District, Wairarapa South County

Pursuant to section 114 of the Public Works Act 1981, the Minister of Works and Development hereby declares the land described in the Schedule hereto to be road and to be vested in The Wairarapa South County Council.

SCHEDULE

WELLINGTON LAND DISTRICT

All those pieces of land situated in Block V, Wainuioru Survey District described as follows:
Land Declared to be Road and Road Stopped and Vested in Block III, Tiffin Survey District, Wairarapa South County

PURSUANT to Part VIII of the Public Works Act 1981, the Minister of Works and Development—

(a) Pursuant to section 114 declares the land described in the First Schedule hereto to be road and to be vested in The Wairarapa South County Council

(b) Pursuant to sections 116 and 117 declares the road described in the Second Schedule hereto to be stopped, and declares the area shall be incorporated with certificate of title, Volume 466, folio 161, subject to memoranda of mortgage No. 581359.5, 636740.2 and 581359.6, Wellington Land Registry.

FIRST SCHEDULE

Wellington Land District

Land Declared to be Road

All that piece of land containing 8485 square metres, situated in Block III, Tiffin Survey District, being Lot 4, Deeds Plan 28227, lodged in the office of the Chief Surveyor at Wellington.

DATED at Wellington this 16th day of January 1986.

A. R. MUNRO,
for Minister of Works and Development.
(P.W. 41/268; Wn. D.O. 19/2/30/0/9/13)

SECOND SCHEDULE

Wellington Land District

Road Stopped and Vested

All that piece of road containing 7748 square metres, situated in Block III, Tiffin Survey District, adjoining or passing through part Lot 4, Deeds Plan 28227 and Sections 120 and 194, Taratahi District, coloured green on S.O. Plan 24832, lodged in the office of the Chief Surveyor at Wellington.

DATED at Wellington this 16th day of January 1986.

A. R. MUNRO,
for Minister of Works and Development.
(P.W. 41/1121; Wn. D.O. 19/2/30/0/9/9)

Amending a Notice Declaring Land to be Road, Road Stopped and Land Taken and Vested in Blocks IV and VIII, Tutaki Survey District, Waimea County

PURSUANT to section 55 of the Public Works Act 1981, the Minister of Works and Development hereby amends the notice dated the 13th day of June 1985, and published in the New Zealand Gazette of 13 June 1985, No. 110; at page 2524, declaring land to be road, road stopped and land taken and vested by omitting part (c) of the preamble and the Third Schedule of the Gazette notice.

DATED at Wellington this 16th day of January 1986.

A. R. MUNRO,
for Minister of Works and Development.
(P.W. 42/135/1; Wn. D.O. 19/2/36/0/9/48)

Land Acquired for a Service Lane in the City of Wellington

PURSUANT to sections 20 and 50 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for a service lane and shall vest in The Wellington City Council on the 23rd day of January 1986.

SCHEDULE

Wellington Land District

All that piece of land containing 234 square metres, situated in the City of Wellington, being part Section 93 on the public map of the Town of Wellington and being also Lot 13, D.P. 549. All certificate of title. Volume 333, folio 98, Wellington Land Registry (limited as to parcels).

DATED at Wellington this 16th day of January 1986.

A. R. MUNRO,
for Minister of Works and Development.
(P.W. 62/113/150; Wn. D.O. 19/2/2/0/9/112)

Land Acquired for a Service Lane in the City of Wellington

PURSUANT to sections 20 and 50 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for a service lane and shall vest in The Wellington City Council on the 23rd day of January 1986.

SCHEDULE

Wellington Land District

All those pieces of land situated in the City of Wellington described as follows:

Area

m²  Being

141 Part Lots 4 and 5, A/152; marked 'A' on plan.
61 Part Lot 6, A/152; marked 'B' on plan.
48 Part Lot 7, A/152; marked 'C' on plan.
16 Part Lot 6, A/152; marked 'H' on plan.

Showed marked as above mentioned on S.O. Plan 32505, lodged in the office of the Chief Surveyor at Wellington.

DATED at Wellington this 16th day of January 1986.

A. R. MUNRO,
for Minister of Works and Development.
(P.W. 71/9/2/0; Wn. D.O. 34/28/131)

Declaring Land in Christchurch City to be Acquired for Road

PURSUANT to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that agreements to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for road and shall vest in The Christchurch City Council on the 23rd day of January 1986.

SCHEDULE

Christchurch Land District

All those pieces of land situated in Christchurch City, described as follows:

Area

m²  Being

470 Lot 16, D.P. 421 and Lot 17, D.P. 4222. All certificate of title 4C/1020.
1234 Lot 2, D.P. 9114. All certificate of title 416/261.
1186 Part Lot 1 and Lot 2, D.P. 21510. All certificate of title 3C/1087 (together with sewer easement reserved by transfer 647529).
868 Lot 4, D.P. 2893. All certificate of title 427/78.
1069 Lot 24, D.P. 568. All certificate of title 23F/236.
511 Lot 1, D.P. 6542. All certificate of title 348/207.

DATED at Wellington this 16th day of January 1986.

A. R. MUNRO,
for Minister of Works and Development.
(P.W. 71/14/5/0; Ch. D.O. 35/1)

Land Acquired for Motorway Purposes in Block V, Paekakariki Survey District, City of Porirua

PURSUANT to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for motorway purposes and shall vest in The Crown on the 23rd day of January 1986.
SCHEDULE

WELLINGTON LAND DISTRICT

All that piece of land containing 1303 square metres, situated in Block V, Paekakariki Survey District, being part of Pukerua 3A1 and 3CIA and being also Lot 3, D.P. 14198 (Town of Pukerua Extension No. 13). Part certificate of title, Volume 539, folio 238, Wellington Land Registry.

Dated at Wellington this 16th day of January 1986.
A. R. MUNRO
for Minister of Works and Development.
(P.W. 72/1/9B/0/95; Wn. D.O. 27/1/2/0/46)

Revoking a Notice Declaring Stopped Road to be Disposed of in Block IX, Motuoka Survey District, Wairarapa County

Pursuant to section 55 of the Public Works Act 1981, the Minister of Works and Development hereby revokes the notice dated the 30th day of August 1983 and published in the New Zealand Gazette of 5 September 1985, No. 164, page 3841, declaring stopped road to be disposed of.

Dated at Wellington this 16th day of January 1986.
A. R. MUNRO
for Minister of Works and Development.
(P.W. 72/61/11/0; Wn. D.O. 72/61/11/0/21)

Land Acquired for Road in Block II, Tarawera Survey District, Taupo County

Pursuant to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for road and shall vest in the Crown on the 23rd day of January 1986 and pursuant to section 11 (lA) of the National Roads Act 1953, shall form part of State Highway No. 5.

SCHEDULE

HAWKES BAY LAND DISTRICT

All those pieces of land situated in Block II, Tarawera Survey District, described as follows:

Area

ha

Being

13.5540 Part Tataraakina Block; marked 'T' on S.O. Plan 7367.
12.1940 Part Tataraakina Block; marked 'V' on S.O. Plan 7368.

As shown marked as above mentioned on the above plans, lodged in the office of the Chief Surveyor at Napier.

Dated at Wellington this 16th day of January 1986.
A. R. MUNRO
for Minister of Works and Development.
(P.W. 72/5/5/0; Na. D.O. AD6/2/28/243)

Declaring an Interest in Land Acquired for the Purposes of a Road in Block X, Tataruma Survey District, Taupo County

Pursuant to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the interest in the land described in the Schedule hereto, held from Her Majesty the Queen by Russell Bruce Dick of Wairakei, farmer by virtue of deferred payment licence DP1898 Register Book No. 23D/553 is hereby acquired for the purposes of a road and shall vest in the Crown on the 23rd day of January 1986.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

All that piece of land containing 8050 square metres, being part Section 25, Block X, Tatua Survey District; as shown marked "B" on S.O. Plan 53848, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Wellington this 21st day of January 1986.
A. R. MUNRO
for Minister of Works and Development.
(P.W. 72/5/6/0; Hn. D.O. 72/5/6/0/2)

Crown Land Set Apart for Road in Block X, Tatua Survey District, Taupo County

Pursuant to section 52 of the Public Works Act 1981, the Minister of Works and Development declares the land described in the Schedule hereto, to be set apart for road which, pursuant to section 11 (lA) of the National Roads Act 1953, shall form part of State Highway No. 5.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

All that piece of land containing 8050 square metres, being part Section 25, Block X, Tatua Survey District; as shown marked "B" on S.O. Plan 53848, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Wellington this 21st day of January 1986.
A. R. MUNRO
for Minister of Works and Development.
(P.W. 72/5/6/0; Hn. D.O. 72/5/6/0/2)

Land Acquired for Post Office Purposes (Postal Services) in the City of Palmerston North

Pursuant to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired, subject to the right to drain water specified in easement certificate 709297.2, for post office purposes (postal services) on the 23rd day of January 1986.

SCHEDULE

WELLINGTON LAND DISTRICT

All that piece of land containing 737 square metres, situated in the City of Palmerston North, being Lot 2, D.P. 58060. All certificate of title No. 27C/234.

Dated at Wellington this 16th day of January 1986.
A. R. MUNRO
for Minister of Works and Development.
(P.W. 20/11/1; Wg. D.O. 39/49/0/3/1)

Land Acquired for the Victoria University of Wellington in the City of Wellington

Pursuant to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for the Victoria University of Wellington and shall vest in the Crown on the 23rd day of January 1986.

SCHEDULE

WELLINGTON LAND DISTRICT

All that piece of land containing 239 square metres, situated in the City of Wellington, being Lot 10, D.P. 2847. All certificate of title No. 68/1240, Wellington Land Registry.

Dated at Wellington this 16th day of January 1986.
A. R. MUNRO
for Minister of Works and Development.
(P.W. 31/481/0; Wn. D.O. 13/1/41/0/148)

Land Acquired for a State Primary School in the City of Lower Hutt

Pursuant to sections 20 and 50 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired, subject to the right of way created by easement certificate No. 683718.6 for a State primary school and shall vest in the Crown on the 23rd day of January 1986.
SCHEDULE

WELLINGTON LAND DISTRICT

ALL that piece of land containing 1,670.8 hectares, situated in the City of Lower Hutt, being Lot 1, D.P. 33083. All certificate of title No. 27A/675, Wellington Land Registry.

Dated at Wellington this 16th day of January 1986.

A. R. MUNRO, for Minister of Works and Development.

(P.W. 31/2526/1; Wn. D.O. 13/1/152/0)

Land Acquired for Harbour Works in the City of Wellington

PURSUANT to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for harbour works and shall vest in The Wellington Harbour Board on the 23rd day of January 1986.

SCHEDULE

WELLINGTON LAND DISTRICT

ALL those pieces of land situated in the City of Wellington, described as follows:

Area

m²

4804

Part Reserve K; marked "A" on plan.

955

Part Reserve K; marked "B" on plan.

Shown marked as above mentioned on S.O. Plan 34178, lodged in the office of the Chief Surveyor at Wellington.

Dated at Wellington this 16th day of January 1986.

A. R. MUNRO, for Minister of Works and Development.

(P.W. 63/19; Wn. D.O. 19/2/2/0/9/114)

Amending a Declaration Acquiring Land for Soil Conservation and River Control Purposes in Block I, Rimutaka Survey District, Hutt County

PURSUANT to section 55 of the Public Works Act 1981, the Minister of Works and Development hereby amends the declaration dated the 18th day of January 1984 and published in the New Zealand Gazette of 26 January 1984, No. 8, at page 209, acquiring land for soil conservation and river control purposes by omitting the following from the twenty-fourth line of the Schedule:

"195 Part closed road; edged orange on S.O. Plan 28583".

Dated at Wellington this 16th day of January 1986.

A. R. MUNRO, for Minister of Works and Development.

(P.W. 96/298000/0; Wn. D.O. 96/298000/0/59)

Land Acquired for a Post Office in the Borough of Dargaville

PURSUANT to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for a post office and shall vest in the Crown on the 23rd day of January 1986.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT

ALL that piece of land containing 230 square metres, situated in the Borough of Dargaville and being all land in D.P. 6854. All certificate of title, Volume 176, folio 343.

Dated at Wellington this 21st day of January 1986.

A. R. MUNRO, for Minister of Works and Development.

(P.W. 20/8/2; Ak. D.O. 50/18/108/0/2)

Land Acquired for Maori Housing Purposes in the County of Clifton

PURSUANT to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired, subject to the fencing agreement contained in transfer 85818 fencing covenant contained in transfer 228631 and building line restriction in resolution 227481.2 for Maori housing purposes, and shall vest in the Crown on the 23rd day of January 1986.

SCHEDULE

TARANAKI LAND DISTRICT

ALL that piece of land containing 717 square metres, situated in Block V, Waitara Survey District, being Lot 11, D.P. 11633. All certificate of title, No. D3/121.

Dated at Wellington this 21st day of January 1986.

A. R. MUNRO, for Minister of Works and Development.

(P.W. 24/2646/8/8; Wg. D.O. 5/65/0/13)

Land Acquired for Coal Mining Operations Under Part IV of the Coal Mines Act 1979 in Block IX, Awakino North Survey District and Block IX, Awakino East Survey District, Waitomo District

PURSUANT to section 20 of the Public Works Act 1981, the Minister of Works and Development declares that, an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for coal mining operations under Part IV of the Coal Mines Act 1979 and shall vest in the Crown on the 23rd day of January 1986.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

ALL that piece of land containing 804.1367 hectares, situated in Block IX, Awakino North Survey District and Block IX, Awakino East Survey District, being Lots 1, 2, 3 and 8 and part Lot 9, D.P. 17787 and being parts of Mahoeunu! No. 6 Block. All certificate of title, Volume 1263, folio 173.

Dated at Wellington this 21st day of January 1986.

A. R. MUNRO, for Minister of Works and Development.

(P.W. 28/31/364; Hn. D.O. 15/22/0/1)

Land Acquired for Limited Access Road in Block X, Tauhara Survey District, Taupo County

PURSUANT to sections 20 and 153 of the Public Works Act 1981, the Minister of Works and Development declares that an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for a limited access road which has become road, limited access road and State highway and pursuant to section 11 (1A) of the National Roads Act 1953, shall form part of State Highway No. 1 and shall vest in the Crown on the 23rd day of January 1986.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

ALL those pieces of land situated in Block X, Tauhara Survey District described as follows:

Area

m²

75

Part Tauhara Middle 4A1 Joint 10 B1 Block; marked "E" on plan.

155

Part Tauhara Middle 4A1 Joint 10 A Block; marked "F" on plan.

As shown marked as above mentioned on S.O. Plan 53819, lodged in the office of the Chief Surveyor at Hamilton.

Dated at Wellington this 21st day of January 1986.

A. R. MUNRO, for Minister of Works and Development.

(P.W. 72/1/3B/0; Hn. D.O. 72/1/6/04)
Pursuant to section 630 of the Forests Act 1949 (as substituted by section 19 of the Forests Amendment Act 1976), I, Koro Tainui Wetere, Minister of Forests, hereby set apart the State forests listed in the Schedule hereto and situated in the Wellington Conservancy of the New Zealand Forest Service as open indigenous State forests for the purpose of public recreation from the date of publication hereof.

Provided that all or part of any such open indigenous State forest may be closed by the Conservator of Forests for the Wellington Conservancy in times of danger from fire or forest operations, such closures and their durations to be notified by advertisements in at least one daily newspaper circulating in the locality of the forests concerned and/or by signposts erected alongside the forests or part of forests being closed.

SCHEDULE

TARANAKI LAND DISTRICT—COUNTIES OF INGLEWOOD, STRATFORD, CLIFTON, TALMARUNUI AND TAPO

WELLINGTON LAND DISTRICT—COUNTIES OF EKETAHUNA AND HOROWHENUA

HAWKE'S BAY LAND DISTRICT—COUNTIES OF HAWKE'S BAY AND WAIROA

All those State forests listed below:

- Tuihu State Forest
- Okara State Forest
- Koruru State Forest
- Toi State Forest
- Pouita State Forest
- Taramoukou State Forest
- Hunua State Forest
- Forest Flat State Forest
- Waitaanga State Forest
- Mohakatino State Forest
- Opiki State Forest
- Tarawera State Forest
- Tutaekuri State Forest

Dated at Wellington this 16th day of December 1985.

K. T. WETERE, Minister of Forests.

(F.S. 9/0/15)

Classification of Reserve and Declaration That the Reserve be Part of the Hukerenui Recreation Reserve

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby classifies the reserve, described in the First Schedule hereto, as a recreation reserve, and further, declares the said reserve to form part of the Hukerenui Recreation Reserve to be administered as a recreation reserve by the Hukerenui Recreation Board.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT—WHANGAREI COUNTY

1.0911 hectares, more or less, being Section 76, Block X, Hukerenui Survey District, All New Zealand Gazette, 1985, page 2459.

Dated at Auckland this 13th day of November 1985.


(L. and S. H.O. Res. 2/2/63; D.O. 8/3/137)

Classification of Reserve and Union of the Reserve With the Te Karaka Memorial Scenic Reserve

Pursuant to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby classifies the reserve, described in the First Schedule hereto, as a scenic reserve, subject to the provisions of section 19 (1) (a) of the said Act and further declares that on and after the date of publication of this notice, the reserves described in the Schedules hereto shall be united to form one reserve known as the Te Karaka Memorial Scenic Reserve.

FIRST SCHEDULE

SOUTH AUCKLAND LAND DISTRICT—RAGLAN COUNTY

48.7000 hectares, more or less, being Lot 1, D.P.S. 35031, situated in Blocks V and IX, Awaroa Survey District. Part certificate of title 408/166.

SECOND SCHEDULE

SOUTH AUCKLAND LAND DISTRICT—RAGLAN COUNTY

4.8882 hectares, more or less, being Lot 1, D.P.S. 17451, Sections 1 and 13, all situated in Block V, Awaroa Survey District. All New Zealand Gazettes, 1979, page 1822, and 1984, page 5673. S.O. Plan 35718. M.L. Plan 15262.

Dated at Hamilton this 15th day of January 1986.

L. C. PRICE, Assistant Commissioner of Crown Lands.

(L. and S. H.O. Res. 3/3/132; D.O. 13/280)
Maori Land Development Notice

Pursuant to section 330 of the Maori Affairs Act 1953, the Board of Maori Affairs hereby gives notice as follows:

NOTICE

1. This notice may be cited as Maori Land Development Notice Hamilton 1986, No. 1

2. The notices referred to in the First Schedule are hereby revoked.

3. The land described in the Second Schedule is hereby declared to be subject to Part XXIV of the Maori Affairs Act 1953.

FIRST SCHEDULE

Date of Notice: 9 May 1973
Registration No.: S. 612118

SECOND SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

All those pieces of land described as follows:

Area

ha

Being

2023 Matakana 1B2G1 situated in Block I, Tauranga Survey District. All provisional register, Volume 273, folio 149.


Dated at Wellington this 13th day of December 1985.

For and on behalf of the Board of Maori Affairs.

B. S. Robinson,
Deputy Secretary for Maori Affairs.

(M.A. H.O. 15/2/446; D.O. 26/114)

SCHEDULE

Declaring Land and Road to be Acquired for Railway Purposes at Mangaweka

Pursuant to sections 24 and 30 of the New Zealand Railways Corporation Act 1981, section 20 of the Public Works Act 1981, and all other powers enuring under that Act, the General Manager of the New Zealand Railways Corporation hereby declares that an agreement to that effect having been entered into, the land described in the Schedule hereto is hereby acquired for and on behalf of Her Majesty the Queen for railway purposes.

SCHEDULE

WELLINGTON LAND DISTRICT—KIWITEA COUNTY

Both those pieces of land described as follows:

Area

m²

Being

2260 Part public road, marked C on plan.

1500 Part Kawhatau river bed, marked D on plan.

Situated in Block VI, Hautapu Survey District.

As the same are more particularly delineated on the plan marked L.O. 33821 (S.O. 33590), deposited in the office of the New Zealand Railways Corporation at Wellington, and thereon marked as above mentioned.

Dated at Wellington this 14th day of January 1986.

A. E. McQueen,
for General Manager, New Zealand Railways Corporation.


Declaring Land Permanently Reserved for Railway Purposes at Waikiwi Now Set Apart for Railway Purposes

Pursuant to sections 24 and 30 of the New Zealand Railways Corporation Act 1981 and section 52 of the Public Works Act 1981, the General Manager of the New Zealand Railways Corporation hereby declares that the land described in the Schedule hereto is hereby set apart for and on behalf of Her Majesty the Queen for railway purposes.

SCHEDULE

SOUTHBOUND LAND DISTRICT—INVERCARGILL CITY

All those pieces of land described as follows:

Area

m²

Being

2469 Parts Section 43, Block XV, Invercargill Hundred, being parts of the land comprised and described in Gazette, 1904, p. 310, respectively marked A and B on plan.

42383 Parts Section 47, Block XV, Invercargill Hundred, being part of the land comprised and described in Gazette, 1904, p. 310, marked C on plan.

As the same are more particularly delineated on the plan marked L.O. 34927 (S.O. 10759), deposited in the office of the New Zealand Railways Corporation at Wellington, and thereon marked as above mentioned.

Dated at Wellington this 14th day of January 1986.

A. E. McQueen,
for General Manager, New Zealand Railways Corporation.

(N.Z.R. L.O. 32006/2)
POST OFFICE BONUS BONDS—WEEKLY PRIZE DRAW NO. 3, JANUARY 1986

PURSUANT to the Post Office Act 1959, notice is hereby given that the result of the weekly Prize Draw No. 3 for 18 January is as follows:

One prize of $25,000: 9086 259030.

Thirteen prizes of $5,000:
- 034 684181
- 1887 170622
- 2693 795302
- 3394 623751
- 3691 616088
- 4387 44820
- 6086 801558
- 6581 067032
- 6584 398221
- 6881 156488
- 7981 203841
- 8384 308008
- 8986 815582

JONATHAN HUNT, Postmaster-General.

CUSTOMS ACT—DUMPING DUTY

PURSUANT to the provisions of section 186A (3) of the Customs Act 1966, notice is hereby given that dumping duty, equivalent to 100 percent of the amount by which the Export Selling price is less than the Normal value, determined in accordance with the provisions of this Act, shall be payable in respect of the following goods exported from Australia by Carlton & United Breweries of Australia, imported on and after 7 August 1985.

TARIFF ITEM

22.03 Beer from malt
22.03.041.00H Containing more than 4.35 percent but not more than 5 percent alcohol volume.

DATED at Wellington this 16th day of January 1986.

MARGARET SHIELDS, Minister of Customs.

KAWEKA RECREATIONAL HUNTING AREA

PURSUANT to section 27 of the Wild Animal Control Act 1977, the Director-General of Forests hereby gives notice that an area of land containing approximately 30,850 hectares, being those areas of Kaweka State Forest Park described in the First and Second Schedules hereto shall form a recreational hunting area, to be known as the Kaweka Recreational Hunting Area.

FIRST SCHEDULE

HAWKE'S BAY LAND DISTRICT—WELLINGTON CONSERVANCY—HAWKE'S BAY COUNTRY

ALL that area in the Hawke's Bay Land District, Hawke's Bay County, containing 23,640 hectares, more or less, commencing on the northern boundary of Kaweka State Forest Park at the southernmost corner of Tapapa No. 3 Block in Block XII, Kaweka Survey District, thence by a right line in a southerly direction to Venison Top situated on the boundary of Blocks XIX and XX, Kaweka Survey District, thence generally easterly along a ridge top forming the watershed boundary between the Makino River and Rivers Ahead Stream to the junction of that ridge top and the Kaweka Range and being the north-western corner of Pastoral Run 13 in Block XX, Kaweka Survey District, thence generally southerly along the top of the Kaweka Range passing Trigonometrical Station Kaweka J to Kaiarahi Trigonometrical Station in Block II, Kuripapango Survey District, thence generally westerly and south-westerly along a ridge top forming the watershed boundary between Kiwi Creek and Tuitaeakuri River to a point on that ridge top at a ridge junction (marked A) in Block IV, Kuripapango Survey District, thence generally westerly along the ridge top and track forming the watershed boundary between Kiwi Creek and unnamed creeks to the south flowing to the Ngaruroro River (marked B), thence southerly along a spur and track dropping into the Ngaruroro River at the position of Cameron Hut on the southern boundary of Pastoral Run 14 in Block IV, Kuripapango Survey District, thence generally south-easternly along the true left bank of the Ngaruroro River being the southern boundary of Pastoral Run 14 and the western boundary part Block 135, Patoka Crown Grant District in Block IX, Kuripapango Survey District to the confluence of the Waikarakara Stream, thence generally north-easterly up Waikarakara Stream forming the southern boundary of Block 135, Patoka Crown Grant District and continuing up the Waikarakara Stream to a point on that stream (marked C) in Block 134, Patoka Crown Grant District in Block IX, Kuripapango Survey District, thence continuing generally north-easterly for a distance of approximately 2.2 kilometres to a point (marked D) in Block 134, Patoka Crown Grant District in Block V, Kuripapango Survey District, thence south-easterly, north-easterly and south-westerly along a ridge top and forming the southern boundary of existing planting to a point on the Tuteaekuri River (marked E), thence south-easterly along the true left bank of that river to a point where it meets the south-eastern corner of Pastoral Block 130, Patoka Crown Grant District in Block VI, Kuripapango Survey District being the boundary of Kaweka State Forest Park, thence north-easterly along this boundary being the southern boundary of Pastoral Blocks 130 and part Block 149, Patoka Crown Grant District to a point on the southern end of Don Juan Ridge in Block V, Patoka Survey District, thence north-easterly along that ridge top dropping to a point in Gorge Stream approximately 838 metres south-east of the common boundary of part Section 1, and Block 148, Patoka Crown Grant District in Block 1, Patoka Survey District, thence easterly along the true left bank of Gorge Stream being the southern boundary of Block 148, Patoka Crown Grant District to the south-easternmost corner of that Block, thence generally north-westerly along the eastern and north boundaries of that block, Lot 1 on Deposited Plan 15148, Section 2 and Lot 1 on Deposited Plan 3282 to the north-eastern corner of that Lot situated in Block 1, Patoka Survey District, thence generally north-easterly along the eastern boundaries of Pastoral Run 11 in Block XIII, Patoka Survey District and Block 2 on Block 245, Patoka Crown Grant District to the north-eastern corner of that Lot Block IX, Pohue Survey District, south-westerly along the true right bank of the Makahu River being the southern boundary of part Block IX, Makahu Survey District, thence north-easterly along the Makahau River being also the boundary of Pastoral Run 11 in Block V, Pohue Survey District, thence westerly along the true right bank of the Makahau River being also part of the northern boundary of Pastoral Run 11 to a point opposite the south-eastern corner of section 11 in Block V, Pohue Survey District, thence generally north-westerly, westerly, north-westerly and south-westerly along the eastern, north-western and western boundaries of Section 11, Block V, Pohue Survey District to a point where it meets the Makaha River, thence generally north-westerly along the true right bank of the Makaha River being also the boundary of Pastoral Runs 11 and 14 to the south-eastern corner of Tapapa No. 3 section 11 Block V, Pohue Survey District, thence south-westerly along the southern boundary of Tapapa No. 3 to the point of commencement.

SECOND SCHEDULE

HAWKE'S BAY AND WELLINGTON LAND DISTRICTS—WELLINGTON CONSERVANCY—HAWKE'S BAY AND RANGITIKEI COUNTIES

ALL that area in the Hawke's Bay and Wellington Land Districts, Hawke's Bay and Rangitikei Counties containing 7210 hectares, more or less, commencing on the boundary of Kaweka State Forest Park being the northernmost corner of part Owhaoko C Block in Block XI, Kuripapango Survey District, Hawke's Bay Land District then south-westerly along the northern boundary of part Pastoral Run 23 to Trigonometrical Station, Te Whata No. 2, thence generally south and south-easterly along the western boundary of part Pastoral Run 23 to the westermost corner of Section 1, Block XII, Kuripapango Survey District, thence north-easterly, south-easterly and south generally along the eastern boundary of Section 2 and part Pastoral Run 23 in Block VIII, Kuripapango Survey District, Hawke's Bay Land District, thence south-westerly along the northern boundary of part Pastoral Run 23 to Trigonometrical Station, Te Whata No. 2, thence generally north-easterly and south generally along the western boundary of part Pastoral Run 23 to the westermost corner of Section 1, Block XII, Kuripapango Survey District, thence south generally along the western boundary of that Section, the eastern boundary of Section 4, the eastern boundary of Section 5 and the western boundary of Block 12243 to the north-eastern corner of that Lot situated in Block XII, Taumata Survey District, Wellington Land District, thence generally south-westerly and south-easterly along the north-western and south-western boundaries of part Owhaoko C Block in the northern boundary of part Pastoral Run 23 in Block VIII, Kuripapango Survey District, Hawke's Bay Land District, thence south-westerly along the northern boundary of part Pastoral Run 23 to Trigonometrical Station, Te Whata No. 2, thence generally south and south-easterly along the western boundary of part Pastoral Run 23 to the south-eastern corner of Section 1, Block XII, Kuripapango Survey District, thence south-easterly along the southern boundary of Section 1, Block II, Ngaruroro's Private Reserve District, thence south generally along the southern boundary of Section 2 and part Pastoral Run 23 in Block I, Ngaruroro Survey District to a point on the Tarunui River, thence generally easterly along the true left bank of that river to its confluence with the Ngaruroro River, thence generally south-westerly along the southern boundary of part Pastoral Run 23 in Block III, Ngaruroro Survey District, thence generally north-easterly, westerly and south-westerly along the southern boundary of part Pastoral Run 21 to the south-eastern corner of Section 6, Block III, Ngaruroro Survey District.
the eastern, northern and western boundaries of that Section, thence westerly along the northern boundary of part Pastoral Run 21 to the south-eastern corner of Section 5, thence generally north-easterly, westerly and south-westerly along the eastern, northern and western boundaries of that Section, thence generally in a south-westerly, north-westerly and northerly direction along the northern and eastern boundaries of part Pastoral Run 21 to the most southern corner of part Pastoral Run 20, Block XIII, Kuripapango Survey District, thence north-easterly along the eastern boundary of part Pastoral Run 20 to a point where it meets Burns Road, thence generally northerly along that road to a point on the southern boundary of Section 1, thence generally south-west along the eastern boundary of part Pastoral Run 23, thence generally south-west along the northern boundary of that Pastoral Run to the easternmost corner of part Owhaoako C Block in Block XII, Taumata Survey District, Wellington Land District, thence north-westerly along the eastern boundary of part Owhaoako C Block to the point of commencement.

NOTE
No commercial hunting is allowed in the recreational hunting area, except for the taking of opossums under Forest Service permit, or on the direction of the Conservator of Forests.

Dated at Wellington this 17th day of January 1986.

A. KIRKLAND, Director-General of Forests.

(F.S. 90/0/B/3/8)

Decision No. 19/85
BRO 99/85

Before the Broadcasting Tribunal

IN THE MATTER of the Broadcasting Act 1976, and in the matter of an application by UNITED BROADCASTERS LTD. for a short term broadcasting authorisation for a commercial FM-VHF station in Wellington:

Chairman: B. H. Slane.
Members: A. E. Wilson and R. Boyd-Bell.

REASONS FOR DECISION
An application was made by Capital City Radio Ltd. and United Broadcasters Ltd. to operate a commercial FM broadcasting station transmitting from Mt Kaukau, Wellington for a period from 30 November 1985 to 2 February 1986.

The Tribunal expressed a preliminary view that the Act did not provide for joint applicants. Without accepting the validity of that view and without making any legal submission to the contrary, the applicant Capital City Radio Ltd. withdrew leaving United Broadcasters Ltd. as sole applicant.

The proposal was that the station would broadcast a stereo FM entertainment and information programme directed to the 20 to 34 age group in Wellington.

In support of the application the applicant said there was no other service proposed for the same age group. It would support the Wellington Summer City programme. There would be 16 hours of local origination Monday to Friday and 14 hours on Saturday and Sunday (later extended to 18 and 16 respectively) while at other times the station would relay the AM programme of Radio Windy in FM stereo. The music content in the locally originated programme would consist of contemporary top 40 music and gold and would be less strident than the current 2ZM-AM programming.

The applicant submitted the economic effect on the three Wellington commercial stations would be minimal. Radio Windy was virtually fully sold for the period and advice from agency media buyers suggested a buoyant situation for Radio New Zealand stations. A major promotion available only to FM stations in Wellington was being prepared by an advertising agency. The applicant anticipated some loss of audience and revenue as a result of the project, but suggested any minimal negative economic effect on the existing ZB and ZM services would be more than compensated for by prevailing better conditions in the public interest. The applicant estimated an advertising revenue of $80,000 in December and $50,000 in January. This was based on an average of 5 minutes advertising per hour in December and 3 minutes in January at an average 30 second spot rate of $20.

The transmitter would be co-located with the television facility at Mt Kaukau but the service would be a low powered one using a transmitter to produce a maximum effective radiated power of only 125 watts. (This can be compared with the proposed 2ZM transmission from Mt Kaukau of 50 000 watts.)

The BCNZ opposed the application as: “thwarting the course of natural justice by use of misinformation and false logic.”

The Corporation drew attention to its own application which it described as: “... an attempt to achieve the spirit of the Tribunal decision which allowed 2ZM a warrant to transfer to FM, and which decision is now the subject of appeal. This application, if authorised, will adversely affect the revenue of 2ZM and 2ZB but the 2ZM-FM short term broadcasting authorisation will not affect other existing operators as it is simulcast operation of 2ZM.”

The Corporation opposition was based on the following main points:

(1) The proposed station was of low power and would not achieve wide coverage.

(2) If it served the 20 to 34 age group during periods of local origination then it would be serving a different age group when rebroadcasting Radio Windy's programme which was targeted at 25 to 44.

Also the target demographics of both 2ZB and 2ZM all significantly overlapped the 20 to 34 demographic.

(3) No previous short term application has sought extensive linking or simulcasting.

(4) The application could be seen as a device to give the opportunity to experiment with the FM medium in spite of being unsuccessful applicants for a permanent FM warrant.

(5) The station was set up in direct competition with 2ZM. It would erode 2ZM's ratings.

(6) If the High Court appeal was in 2ZM's favour the granting of a short term authorisation to this applicant would lessen the impact of the introduction of FM to Wellington.

(7) The application does not have the backing of the Summer City promoters as claimed. The Summer City holiday activities are promoted by the Wellington City Council which did not favour any single radio station. An additional station was not needed for that purpose.

(8) If the estimated $130,000 revenue was taken out of the Wellington market, as budgeted, it would have a substantial effect on 2ZM's commercial performance in that period. Some budget held back for the launching of FM may be diverted.

The major ratings impact would be on 2ZM and the applicant shows a misunderstanding of 2ZM's current format. Radio Windy has an opportunity to change from AM to FM on a permanent basis but has not applied to do so.

The Corporation submitted 2ZB's inventory for November was 67 percent sold and 2ZM's 57 percent. December details were not on hand but both stations had considerable time available. January was a low income month for both 2ZB and 2ZM.

In response the applicant made the following points:

Statements about transmission were supplied by the BCNZ which has subsequently amended its coverage description.

Only during the short period of simulcasting which is largely insignificant in audience terms (midnight to 6 a.m.) the station would be targeted at Windy's primary target audience of 25 to 39.

The Tribunal had indicated in its warrant decision that it would have been more sympathetic to some simulcasting from midnight to 6 a.m. when listenership is very low, as a temporary measure.

The Corporation itself was putting forward a proposal for a short term authorisation for a station which would be totally simulcasting.

The service was supported by the Wellington City Council.

There were no ratings surveys conducted during the period. The fact that some clients were holding back portions of their advertising budgets supported the applicant's view that there was uncommitted expenditure available for the station. No other Wellington station was able to offer preferred advertising spots prior to Christmas.

The applicant still considered the most of the audience would be drawn from Radio Windy and that the format would be different from 2ZM-AM. The Corporation appeared unable to provide details of availability of advertising inventory on its stations in December, but the applicant could do so from media buyers.

Radio Windy was prepared to reduce its commercial content during the period of simulcast if required by the Tribunal.

The applicant submitted that the application had no bearing on the 2ZM conversion to FM which was under appeal.
The Tribunal has given a number of decisions in relation to short term authorisations for holiday periods. This situation is somewhat different from most of those. It relates to a major metropolitan area.

The service to be provided would be one in FM stereo. As FM stereo broadcasting in the area has been approved by the Tribunal it is inevitable that an FM station will be established permanently in Wellington.

In the meantime a holiday service for a period of 2 months does appear to be desirable in the public interest. It is unlikely to divert any audience permanently. The simulcasting of Radio Clyde will be at times when there is only a small audience.

Occurring at this time of the year, it will bring less disruption to existing listening patterns than at any other time. If the BCNZ succeeds in the 2ZM-FM appeal hearing then there is no reason why this station should harm the introduction of the 2ZM-FM simulcast when the Corporation is ready to proceed. The existence of more than one station on the VHF band would tend to promote the switching to that band by the listener rather than inhibit it.

There is no reason, apart from the economic effect, why 2ZM should not experience some short term FM competition.

As to the economic effect the only revenue figures given to the Tribunal by the BCNZ were in relation to November when no broadcast was proposed. As to those percentages, if they refer to developing audience, there is no hard evidence available only during the 8 hours at night when advertising demand is very low—as are the audiences. The actual state of the BCNZ sales figures for November may well be more than satisfactory.

The Corporation does not assist its position at all by putting forward the economic argument with a broad sweep of percentage responses for a different month yet providing no detailed information relating to the period proposed for broadcasting.

Furthermore the Corporation argues both that it needs protection in December for its major advertising sales during that period and also protection for January because that is a very poor month. The Corporation cannot really have it both ways.

In the absence of any better information than it can deduce from these statements made by the applicant and by the BCNZ in opposition, the Tribunal cannot conclude that there would be any significant effect on the pre-Christmas revenues of the Corporation. The effect in respect of the January revenue of 2ZM, which is small anyway, will not be so significant as to outweigh the advantages in the public interest of providing the stereo FM service to Wellington listeners over that period.

The Tribunal's warrant decision comment as to a permanent fourth station's effect on the market is not directly applicable to a short term situation.

The Tribunal has allowed low powered FM services previously. The difference is that this service is not low sited but there is provision for a permanent FM station. The Tribunal has also allowed short term stations to relay programming during the evening to dawn period from stations whose signals are already heard in the area. Indeed the BCNZ has been granted that in AM applications.

The Tribunal can understand the Corporation's concern that an alternative service will no doubt be compared with that provided by 2ZM, but the low power will provide a distinct difference.

The Tribunal, appreciates the difficulty the Corporation finds itself in as the successful warrant applicant but unable to commence broadcasting in the FM mode. We do not see, however, why the Corporation should begrudge the Wellington audience a temporary Christmas FM music station in the meantime.

This application is not an open ended one for future broadcasting. It is in essence a holiday period application. We permitted an earlier start because of the lack of evidence from the Corporation of any significant damage to its income during the pre-Christmas period.

The Tribunal has taken into account the fact that broadcasting cannot start on 30 October and it will be some days into December before the service can commence.

The 2 months period for filing was waived.

The application was granted. The maximum number of advertisements per clock hour will be 8. This limitation will apply also to the period of networking with 2XW.

The attention of the applicant was drawn to the letter from the Wellington City Council objecting to the use of the description "Summer City Radio" for the station.

Dated the 5th day of December 1985.

Signed for the Tribunal:

B. H. SLANE, Chairman.

IN THE MATTER of the Broadcasting Act 1976, and in the matter of an application for a short term broadcasting authorisation the Broadcasting Corporation of New Zealand for a commercial FM-VHF broadcasting station in Wellington:

Chairman: B. H. Slane.

Members: A. E. Wilson and R. Boyd-Bell.

On 30 October 1985 the applicant applied for a short term broadcasting authorisation to originate FM broadcasts from Mt Kaukau from 1 January 1986 to 25 March 1986 to relay the programme of 2ZM Wellington on a frequency modulation VHF transmission.

The applicant said the purpose was to complete the range of radio services available to the Wellington public by simulcasting the present 2ZM-AM service on FM.

The Tribunal has granted (Decision 30/84) a warrant for a commercial FM station for Wellington which would be co-sited with the television transmitter at Mt Kaukau. That decision permitted a period of simulcasting with the existing 2ZM-AM service.

Unsuccessful applicants have appealed to the High Court against that decision.

The applicant said that the result of the appeal might be announced prior to 1 January 1986, the date on which it wished to commence broadcasting under the short term broadcasting authorisation. If that did occur and the decision was favourable the applicant would uphold its warrant immediately.

If the decision were delayed beyond 1 January 1986 the Corporation would, by 1 February 1986, apply for a further set of authorisations to continue broadcasting beyond 25 March.

The applicant did not state what it proposed would occur if the appeal were successful and the grant of the warrant to 2ZM was quashed by the Administrative Division of the High Court.

The Tribunal learned by independent inquiry that the appeal was set down for hearing on 2 December 1985.

In support of the application the applicant said the FM service would satisfy the music and information needs of the young adult segment of the Wellington radio audience; would stimulate interest in the FM band and thus increase FM set penetration; would enable the 2ZM listening public to experiment with FM listening and invest in FM capable receivers; would provide advertisers with a cost efficient method of reaching a young adult audience; 2ZM would be able to curtail its commercial content to a maximum of 8 minutes per hour as stipulated in the Tribunal decision 30/84; and the station would be different from 2ZB and Radio Windy, the other commercial stations broadcasting in Wellington.

The application was opposed by Capital City Radio Ltd., the holder of the warrant for Radio Windy.

Decision

The application was put forward on the basis that:

1. It should be granted because the applicant has been granted a warrant.

2. It should be able to commence broadcasting whether or not its appeal had been dealt with by 1 January.

3. Broadcasting would continue until it had secured its warrant when it would presumably broadcast under that warrant.

After giving preliminary consideration to the application the Registrar was directed to write to the applicant and inform it that the Tribunal did not consider it appropriate to grant the application before a decision was given by the High Court on the appeal. If the applicant would prefer to have a decision declining the application this could be done or it could stand adjourned until the decision of the High Court is known. At that stage the Tribunal would have to have regard to other submissions that might be made.

The Tribunal’s view was not reached after full consideration of the intrinsic merits of the application nor of submissions in opposition. The Tribunal confined itself to a consideration of whether it was appropriate, before an appeal had been heard and determined, for the Tribunal to grant an authorisation which carried into substantial effect the decision against which an appeal had been lodged.

The Tribunal acknowledges that the grant of the authorisation could have been timed to cease upon any decision of the High Court which overturned the decision of the Tribunal to grant the warrant to 2ZM, but no such proposal was made to it.
Section 84 (7) Broadcasting Act 1976 provides that the operation of the decision appealed against should be suspended until the final determination of the appeal.

The stated purpose of this application was to commence the 2ZM-FM simulcasting which is the first state of the move of 2ZM from AM to FM. The applicant intends that the authorisation should continue to 25 March and thereafter it would apply to extend the transmission until such time as the appeal result was known.

The Tribunal is not privy to the details of the appeals. It has not been informed whether the other applicants are appealing against the decision only insofar as it relates to a refusal to grant those applicants warrants. If that were the position the Tribunal might have taken a different view. As the Tribunal understands it, the full decision of the Tribunal has been appealed against and, under section 81 (7), the decision is suspended.

We do not consider that we should lend ourselves to a procedure to by-pass a statutory provision by granting an authorisation which is not far a specified short term purpose related to the holiday period or any other such short term consideration but rather to commencing the 2ZM-FM service earlier than would otherwise be possible.

The Tribunal indicated its willingness to defer the matter until the appeal had been determined or to decline the application. The BCNZ has requested the Tribunal to give a decision with reasons. For that reason the Tribunal now declines the application.

Dated the 5th day of December 1985.

Signed for the Tribunal:

B. H. SLANE, Chairman.

Decision No. 1/86

Before the Broadcasting Tribunal

IN THE MATTER of the Broadcasting Act 1976, and in the matter of an application by INDEPENDENT BROADCASTING COMPANY LIMITED for an amendment to Warrant AM/45 (IXW):

Chairman: B. H. Slane.

Member: Ann E. Wilson.


Counsel: B. J. Paterson for the applicant.

B. Hudson for Broadcasting Corporation of New Zealand.

DECISION

The applicant (IBC) is the holder of an AM Warrant for IXW known as Radio Waikato.

A subsidiary of the applicant, Waikato - Bay of Plenty FM Radio Ltd., was granted a warrant for a commercial FM station with studios in Hamilton and a transmitter co-located with the BCNZ Television facilities at Mount Te Aroha.

The warrant was granted on certain conditions. One condition required to warrant holder for IXW, IBC, the present applicant, to consent to an amendment to its warrant requiring the surrender of its warrant within a period of 2 years from the commencement of broadcasting by the FM station. Such consent was given.

Another condition required advertising by the FM station to be limited to 6 minutes per hour maximum until the warrant for IXW had been surrendered upon which the limit would be increased to 8 minutes per hour. The coverage objectives of the station were modified since the full transmission facility could not immediately be provided from the Mount Te Aroha site.

Preliminary Legal Argument

Mr Hudson for the Corporation raised a preliminary point which the Tribunal reserved.

He said that the original application had first been dealt with on the basis that Waikato - Bay of Plenty FM Radio Ltd, was seeking a new warrant and appeared to be avoiding restrictions in the regulations. It was not until the opening of the FM application hearing that it was revealed that the principles applicable under the regulations would apply and so the case was conducted on the basis that there would be a surrender of the AM warrant. In the decision, he argued, the surrender of the AM warrant was given considerable emphasis as was the effect of the grant of the warrant on 1ZH if IXW was to continue.

He argued that the present applicant should have appealed and that the present application was not the appropriate procedure.

In reply Mr Paterson submitted that there was no appeal right under section 84 as there had been no refusal of the application. The FM applicant had not indicated there would be no application for a new AM warrant when the present one was surrendered. IBC had consented to an amendment to its warrant and was now applying to amend that condition, not to give it a permanent warrant, applying rather to extend the period before surrender to the maximum permitted under the regulation rather than the 2 years fixed by the Tribunal in its decision. It had to do this as an amendment to its warrant.

The basis of the present application is that an application for a new warrant could not be disposed of before the AM warrant would have to be surrendered and that this would leave a hiatus with the station closing down and going off the air and staff being dismissed. The applicant was not seeking to avoid the condition but to extend it.

Under section 81 (4) the Tribunal had power to consider the application and could consider deferring the new application when it was made to be heard when the ZM application was dealt with. He submitted there should be no gap in the provision of programmes.

In reply Mr Hudson submitted that IBC could have appealed. We found the procedure followed to be a correct one as the application now lodged arose out of at least some circumstances occurring after the previous decision. We accept that a change of heart or a desire that the Tribunal should review its previous decision would not be adequate grounds.

The Application

IBC has now applied to amend its AM warrant to extend to 4 June 1988 "or such earlier date as the Tribunal may determine" the date by which the warrant must be surrendered.

In support of the application the applicant submitted:

1. That the condition for surrender within 2 years was imposed by consent at the time that the FM warrant was granted.

2. Waikato/Bay of Plenty FM Radio Ltd. commenced broadcasting on 4 June 1984 and it would be due to surrender its AM warrant by 4 June 1986.

3. To comply with the intent of regulation 4, Broadcasting Regulations 1977 Amendment No. 5 the Tribunal could have imposed a condition that the warrant be surrendered within a period of 4 years instead of 2 years from the date of commencement of the FM station.

4. The warrant is a regional one serving both the Waikato and Western Bay of Plenty but the AM warrant only covers in part the same geographical area and that they have distinctly different listening audiences programme content and advertisers.

5. The FM station would only garner a small portion of the advertising associated with IXW when that station ceases broadcasting.

6. This would cause some existing advertisers to be unable to place their advertising on radio, the substantial portion of the listening public to transfer to other stations and the loss of the only truly community private radio station.

7. The applicant considered there was a need for another local community station in Hamilton and would be applying for a new warrant for such a station.

8. The application for the new warrant would be filed by 31 October 1985.

9. It is understood that present commitments of the Broadcasting Tribunal make it unlikely the application could be heard in time to have a new warrant operating by 4 June 1986.

10. Existing staff would need to be put off and there would be a lack of continuity both for staff, advertising, advertisers and the listening public.

11. The applicant would like to have its application surrendered no later than the date on which (if its application is successful) it commences broadcasting under a new warrant.

On 5 November the Broadcasting Corporation gave notice of its opposition to the amendment for the station to continue beyond 4 June 1986.

The Corporation's opposition could be summarised as follows:

1. The decision included an absolute requirement that the warrant be surrendered within 2 years.

2. The FM warrant applicant would not have been permitted to uphold the warrant unless it had consented to the surrender within 2 years.

3. The Tribunal granted the FM warrant for a period of 3 years stating: "This will enable a review at an early date by the Tribunal after association of operation by Radio Waikato".
4. A better service would be provided if there was a concentration on the sale of the FM service upon the relinquishment of the AM warrant. The different audiences and programme content were well known to the company and to the Tribunal at the time of the FM warrant hearing and should not now be advanced as some new kind of "market" to achieve a different decision from the one the Tribunal made at the time.

5. The applicant may not have worked hard enough to sell advertising on the FM station.

6. Two minutes an hour extra advertising will be available following the surrender of the AM warrant which will add to the advertising time available in the Waikato.

7. The IZH community programme is available to soak up the listeners who prefer an AM community station. The ownership, private or public, is not an issue in respect of service or popularity of a station.

8. The Corporation plans a ZM-FM station and a YC-AM service in the area.

Hearing

At the request of the applicant the Tribunal gave an urgent fixture for the hearing of this application. At the hearing evidence for the applicant was given by J. S. A. Stubbs, general manager of the applicant company and a former manager of IZH Hamilton.

In the course of his evidence and that of M. J. P. Dunlop, for the Corporation, a number of matters were canvassed. The Tribunal does not consider it necessary to traverse all of them in this decision.

Mr Stubbs said the total establishment costs for the station were $120,000 and the advertising revenue was much less. Had the station continued to 31 March 1985 a loss of $141,749 was made compared with a projected loss of $29,785. The unaudited results for the 6 months to 30 September 1985 shows a loss of $52,657.

The surveys had shown that the company was obtaining a reasonable share of the market. The applicant claims that the factors contributing to losses included the higher running expenses, the number of breakdowns which had resulted in "outages" of the station, the reduced audience area caused by the temporary antenna, the lack of FM receivers in the area and a sales force inexperienced in selling FM advertising.

Mr Stubbs said that there would be a gap in radio services in the area if Radio Waikato was to go off the air next June and detailed the steps the Tribunal could take to help the applicant. He argued that there was a need for a community AM station in Hamilton as an alternative to the service provided by the Corporation's IZH.

The projected revenue for the AM station for the year ended 31 March 1986 was $1.4 million most of which could not be placed through Radio New Zealand in Hamilton nor carried by the FM station known as 89FM. The projected loss of $29,785. The unaudited results for the 6 months to 30 September 1985 shows a loss of $52,657.

The applicant therefore intended to make an application for an AM warrant. That application had not yet been filed because of circumstances referred to by Counsel.

Mr Dunlop, the Head of Planning and Development for Radio New Zealand, said that the imposition of the 2-year period was not by consent. It was a period fixed by the Tribunal and Waikato - Bay of Plenty FM Radio Ltd need not have proceeded with the FM warrant if IBC had not been prepared to accept the 2-year period rather than the 4 years originally suggested in the application for the FM station.

He referred to the opening address of counsel for Waikato - Bay of Plenty FM Radio Ltd. He said that Government policy had since changed and AM warrant holders were encouraged to move to FM but with a 6 months simulcasting period the Tribunal should take into account the change of policy.

He said that the Corporation was ready to submit applications for ZM-FM services for Waikato and Bay of Plenty in accordance with the ministerial directive to the Corporation and it was the Corporation's policy to apply for YC-AM services for which an AM frequency would be required.

Mr V. G. Talbot, a broadcasting technician, also gave evidence for the applicant detailing the coverage problems and the "outages".

Decision

The Tribunal sees the matter as comparatively straightforward. Because its subsidiary company was granted an FM warrant, IBC agreed it would give up its AM warrant in Hamilton, even though the AM station would provide a regional coverage extending to Waikato and Hamilton and Waikato. It was prepared to give up that warrant in a period up to 4 years from the date of commencement of the FM station.

In the event, and for the reasons stated in the decision, the Tribunal decided that the AM station should continue for no more than 2 years. It is accepted that this would require the station to close down in June 1986. On 30 August this year the application was made to amend the warrant to extend the time.

No application had been filed by the date of this hearing but it was understood the application will be filed very shortly.

We accept the explanation of reasons for delay but comment that it would have been better if the application had in fact been filed earlier.

The applicant quite rightly points out that there it is now likely that the Tribunal would be unable to deal with the application so that it would be necessary for that station to go off the air. This is because, whichever way the decision went, an appeal could be lodged and the appeal would be unlikely to be concluded before June.

Principally, the problem arises because the Tribunal is involved in lengthy hearings for television warrants and would be unable to deal with the AM application until the second half of next year at the earliest.

Furthermore, it is desirable that if this application is to be dealt with, any other applications affecting the same area should be considered at the same time. These would certainly include the Corporation's application for a ZM-FM service and possibly the application for a YC-AM service.

The Tribunal does not consider the other factors raised by the applicant to be relevant as separate grounds for this application. Rather they constitute grounds for the application for the warrant itself. The economics of the stations do not particularly concern the Tribunal at this stage since the applicant had to be prepared to use its AM station for the best advantage possible to assist itself to develop a viable FM service. We are not convinced that if the AM service did cease that the FM service would be uneconomic.

However, it might prejudice an application for an AM warrant to replace the existing station. If that application was successful it would seem unnecessary for any other station to have to close down for some months and then start again. The human and other costs involved would be unnecessary. To some extent this situation is caused by the Tribunal's inability to amend the existing AM warrant in a period up to 4 years. Although we must observe that the applicant has hardly shown great celerity in filing the application for an AM warrant.

None of the evidence convinces us that the Tribunal should revise the 2-year period for dual operation. We do not consider it necessary for the AM station to continue until 1988 and to that extent we reject the arguments put forward by the applicant in support of the station continuing for that period. We accept only that the station should continue for such period as is necessary for the hearing of the AM application and an appeal from the Tribunal's decision. A reasonable prediction is that this could be in 1987.

The Tribunal did not accept the legal argument put forward by Mr Hudson on the basis of jurisdiction. But it does accept that more cogent reasons than submitted would be needed to vary the original decision for a 2-year dual operation.

We do not see the amendment as now granted by the Tribunal as negative of the original decision. It is rather a recognition of the desirability of hearing all radio applications for the area at a suitable time next year. An interruption to the television hearings for the purpose of dealing with these matters is not justified and it is better in those circumstances to allow the AM operation to continue. The Corporation did not claim that this would cause a breach of the 12H any hardship and indeed no evidence was produced that indicated that the station IZH had been seriously harmed by the commencement of the FM station. In the absence of any significant effect on the Corporation the Tribunal consider the application sustainable provided the AM operation ceases upon the effective date of the decision of the Tribunal on the AM application to be filed shortly.
To prevent any question of deliberate delay arising the Tribunal will impose a condition which will allow the Tribunal to terminate the AM operation should the applicant not file the application within 1 month of this decision and diligently pursue it thereafter.

The application is granted in the following form.

It is the decision of the Tribunal that the warrant for 1XW contain the following condition:

1. The warrant holder will surrender this warrant—
   (a) Upon the commencement of broadcasting pursuant to a new warrant granted to the warrant holder for a commercial AM station in Hamilton;
   (b) Upon the final determination by the Tribunal (or by the Administrative Division of the High Court on appeal or by the effluxion of the time for lodging an appeal (whichever shall be the later)) refusing an application by the warrant holder for a commercial AM station for Hamilton;
   (c) Upon the Tribunal determining that the applicant has failed to file such an application by 10 February 1986 or, having filed it, has failed diligently to pursue it; or
   (d) Upon the 4th day of June 1988; whichever shall occur first but in any case not earlier than the 4th day of June 1986.

Dated the 10th day of January 1986.

Signed for the Tribunal:

B. H. SLANE, Chairman.

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Environmental Impact Report Notified—Wainui Road Mill—Spectrum Resources Ltd.

The Commission for the Environment has received an Environmental Impact Report prepared by Worley Consultants Ltd. on a proposal by Spectrum Resources Ltd. to establish ore processing and disposal facilities at Wainui Road, Matatoki near Thames. The facility is to process ore from the company's mines at Monowai, Maratoto and possibly other future mining operations.

The report is being audited by the Commission in accordance with the Environmental Protection and Enhancement Procedures, and the Audit will be referred to the Ministry of Energy who will not make decisions on the project until after he has considered the findings of the Audit. This will be published on or about 28 April 1986.

I invite you to make written submissions to the Commission on the environmental implications of the proposal as described in the report.

Submissions should be addressed to the Commission for the Environment, P.O. Box 10-241, Wellington and should reach the Commission before 5 p.m. on Friday, 8 March 1986.

Copies of the report may be purchased for $10 from Spectrum Resources Ltd., 586 Great South Road, Greenlane, Auckland, P.O. Box 170-036, Greenlane, Auckland.

The Report may be inspected at the following places:
- Public libraries at Auckland, Whangarei, Wellington, Christchurch, Dunedin and Hamilton.
- The Commission for the Environment Library (82 Boulcott Street, Wellington).
- The 7 university libraries.
- Local libraries at Te Aroha, Paeroa, Thames, Waahi, Whangamata, Tairua.
- Local authority offices in the following places Thames-Coromandel District Council: Thames, Coromandel, Whitianga, Tairua, Whangamata.
- Puriri Store, Main Highway at Puriri.

Dated this 16th day of January 1986.

K. W. PIDDINGTON, Commissioner for the Environment.

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Contributions by Insurance Companies and Returns of Premium Income

1. In terms of section 51 of the Fire Service Act 1975, it is hereby notified that the returns required by that section, showing the total gross amount for premiums received by or due to insurance companies or reinsurance companies during the year ended 31 December 1985 shall be sent to the New Zealand Fire Service Commission on or before 28 February 1986.

2. The attention of all persons, companies and associations, being owners of property in respect of which premiums are paid to a fund or to an insurance company not carrying on business in New Zealand, is drawn to subsections (2), (3), (4) and (5) of section 51 of the Act. The effect of these provisions is as follows:

   a) Every broker, agent or person who arranged a contract of fire or motor comprehensive insurance (or reinsurance) over property in New Zealand with or on behalf of a company not operating in New Zealand is required to send in a return of premium income.
   b) Where an owner of property within any Fire District in New Zealand makes a payment in respect of that property to a fund for insurance purposes, the person in possession of the fund is deemed to be an insurance company and is required to send in a return of amounts paid into the fund.
   c) Where the owner of property within any Fire District in New Zealand insures that property against fire with a company not operating in New Zealand that owner shall be liable for payment of the contribution in respect of the premiums paid, whether paid within or beyond New Zealand, and is required to send in a return giving details of premiums paid.

3. All returns, which are to be certified by the auditor of the company concerned, are to be sent to the Secretary, New Zealand Fire Service Commission, P.O. Box 2133, Wellington, from whom copies of the appropriate return form may be obtained.

Dated at Wellington this 14th day of January 1986.

E. C. THORNE, Chairman.
B. F. HYLAND, Fire Commissioner.

(Adm. 18/3/4)

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Private Schools Conditional Integration Act 1975

Pursuant to section 10 of the Private Schools Conditional Integration Act 1975, notice is given that integration agreements have been signed between the Minister of Education and the proprietors of the following 2 schools:

Holy Family School, Porirua.
St Patrick's School, Napier.

The said supplementary integration agreements come into effect on 5 December and 16 December 1985 respectively. Copies of the supplementary integration agreements are available for inspection without charge by any member of the public at the Department of Education, Head Office, National Mutual Building, Featherston Street, Wellington, and at regional offices.

Dated at Wellington this 14th day of January 1986.

B. W. A. FERGUSON, for Director-General of Education.

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Notice Revoking Requirement for Seed Imports to be Accompanied by a Storage Certificate

(Notice No. 3656; Ag. 12/2/21)

Pursuant to the Introduction and Quarantine of Plants Regulations 1973 and the Stock Foods and Agricultural Seeds Importation Regulations 1958, I hereby give notice that a storage certificate is no longer required to accompany seed imports. Accordingly, *notice No. 2374 dated 10 July 1980 (the Importation of Seeds Notice 1980) is amended as follows:

(a) By deleting column 7 (storage) from Schedule A.
(b) By deleting paragraph headed 'Certificate No. II—Storage Certificate' from Appendix I.

Dated at Wellington this 13th day of January 1986.

M. L. CAMERON, Director-General of Agriculture and Fisheries.

*New Zealand Gazette 1980, No. 79, page 2073

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Transport Licensing Authority Sitting

Pursuant to the Transport Act 1962, the Auckland Transport Licensing Authority, the No. 2 Transport District Licensing Authority and Harbour Ferry Licensing Authority (J. M. Foster),
gives notice of the receipt of the following applications and will hold a public sitting in the Conference Room, Ninth Floor, Customhouse, Quay Street, Auckland at the time and date stated to hear evidence for or against granting them.

Thursday, 13 February 1986 at 10 a.m.
P2/1014 Papakura Bus Services Ltd.: Amend Passenger Transport Service Licence No. 18015 by adding Manurewa-Manakau, Manurewa- Takanini, Manurewa-Southmall and Otara-Ford Motor Co. Service. (A copy of the proposed route and timetable is available for inspection at the office of the Secretary, Transport Licensing Authority, Ninth Floor, Customhouse, Quay Street, Auckland.)

Dated at Auckland this 15th day of January 1986.

J. H. McCARTHY, Secretary.

No. 2 Transport Licensing Authority.

Transport Licensing Authority Sitting

Pursuant to the Transport Act 1962, the No. 3 Transport District Licensing Authority (J. M. Foster), gives notice of the receipt of the following applications and will hold a public sitting in the Boardroom, Second Floor, Central Waikato Electric Power Board, 157 Anglesea Street, Hamilton at the time and date stated to hear evidence for or against granting them.

Wednesday, 12 February 1986 at 10.30 a.m.
G3/893 Brian Frederick Roberts: A new Goods Transport Service Licence with a special condition to permit the carriage of passengers over the route Te Kuiti-Wairoa-Waitangaru-Kiritehere-Marakopa and return via Marakopa Road, Hauturu Road and Oparure Road.

Dated at Auckland this 15th day of January 1986.

J. H. McCARTHY, Secretary.

No. 3 Transport Licensing Authority.

Transport Licensing Authority Sitting

Pursuant to the Transport Act 1962, the No. 4 Transport District Licensing Authority (J. M. Foster), gives notice of the receipt of the following applications and will hold a public sitting in the Conference Room, Ministry of Transport, Old Post Office Building, corner Arawa and Fenton Streets, Rotorua, at the time and date stated to hear evidence for or against granting them.

Monday, 10 February 1986 at 10 a.m.

Dated at Auckland this 15th day of January 1986.

J. H. McCARTHY, Secretary.

No. 4 Transport Licensing Authority.

New Zealand Post Office—Schedule of Building Contracts of $100,000 or More in Value

<table>
<thead>
<tr>
<th>Name of Works</th>
<th>Successful Tenderer</th>
<th>Amount of Tender Accepted</th>
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<tbody>
<tr>
<td>Ranfurly telephone exchange building</td>
<td>Weir and French Ltd.</td>
<td>$101,191</td>
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<tr>
<td>P.O.H.Q. 3/344/4</td>
<td>F. K. McINERNEY, Director-General</td>
<td></td>
</tr>
</tbody>
</table>
Ministry of Works and Development—Schedule of Civil Engineering and Building Contracts of $100,000 or More in Value

Name of Works Successful Tenderer Amount of Tender Accepted

Civil Engineering—

SH 7: Omotomotu Creek bridge: supply of precast PSC deck units West Coast Prestressed Concrete Ltd., 3 tenders ($107,250-$124,375) 107,250.00

Tongariro Prison Farm: 500 000 litre reservoir D. & R. McKinnie Ltd., 6 tenders ($114,918-$235,572) 114,918.37

SH 3: Mangapepeki—inbend shape correction treatment Asphaltic Construction Ltd., 2 tenders ($119,665-$124,751) 119,665.85

SH 2: South of Waiora: shape corrections 1985/86 Bitumen Sprayers Ltd., 3 tenders ($120,958-$144,809) 120,958.38

Ohaaki Power Project: turbine house cladding Delta Roofing & Plumbing (1973 Ltd.) Only tender

SH 72: Geraldine Borough: shape correction and drainage improvements British Pavements Ltd., 2 tenders ($141,197-$163,229) 141,197.55

NZ Post Office: Wiri Line Depot: basecourse pavement and seal Farmer Construction Ltd., 4 tenders ($141,906-$159,987) 141,906.00

SH 3: Ngahape Road to McFalls Quarry: improvements McFall Enterprises Ltd., 3 tenders ($144,733-$158,477) 144,733.82

SH 6: R.D. 18: R.S. 1095: Zwiws Road: shape correction: R.D. 1095/4.50-7.89 Bitumen Distributors (Sthd Ltd.), 2 tenders ($163,802-$166,625) 163,802.50

SH 2 and 35: Supply 2500 m³ of grade 4 and 6 sealing chips: Gisborne area Connolly & Hustler Ltd., 5 tenders ($173,852-$213,903) 173,852.00

SH 3: Mangorei Stream bridge: widening and part replacement McLeod Construction, 7 tenders ($181,719-$379,830) 181,719.13

SH 2 and 35: supply 2650 m³ of grades 2 and 3 sealing chips: Gisborne area Connelly and Hustler Ltd., 5 tenders ($188,115-$259,273) 188,115.70

SH 4: Shape correction with improvements: South of Raetiti: RP 148/0.82-2.16 Hurlestone Earthmoving Ltd., 6 tenders ($190,360-$328,020) 190,360.72

SH 2: Shape corrections: Dannevirke 1985/86 D. Higgins and Sons Ltd., 2 tenders ($222,359-$245,281) 222,359.22

SH 3: shape correction with improvements: South of Neipa Road I. D. Loader Ltd., 3 tenders ($226,700-$268,547) 226,700.00


SH 2 and 35: Supply 6355 m³ of grades 2, 3, 4 and 6 sealing chips: Opotiki area Connelly & Hustler Ltd., 4 tenders ($298,248-$563,290) 298,248.50

SH 14: RD 1: Wheli Valley-Waiotama: shape correction United Carriers Ltd., 3 tenders ($307,804-$405,230) 307,804.00

SH 1: Puketarata to Mangamata and Tearooms to Waihohonu Substation: shape correction treatment Ron Timperley Roading Contractors, 7 tenders ($405,230-$725,400) 408,849.60

SH 25: Coroglen to Whenuakite: shape correction treatment with improvements Stage II Bruce Paton & Sons Ltd., 4 tenders ($482,683-$623,230) 482,683.75

SH 14: RD 1: Mangarama-Maungaru: shape correction by lime stabilisation McBreen Jenkins Construction Ltd., 4 tenders ($553,036-$594,897) 553,036.20

SH 1: RD 1: Longhill-Maramaku: shape correction McBreen Jenkins Construction Ltd., 4 tenders ($557,475-$594,802) 557,475.90

SH 12: RD 1: Proud Road-Aranga: seal extension and shape correction McBreen Jenkins Construction Ltd., 3 tenders ($584,219-$671,179) 584,219.50

SH 26: Hikutaia River bridge Renmar Construction Ltd., 6 tenders ($695,212-$785,580) 695,212.16

SH 8: RD 16: Realignment Sonora Creek to Leaning Rock: earthworks and drainage Doug Hood Ltd. and Baker Construction Ltd. (joint venture), 3 tenders ($6,372,728-$7,655,576) 6,372,728.30

Building—

Transport: Auckland International Airport Main Rescue Fire Station: elevated watchroom Franklin Industries Ltd., 3 tenders ($106,394-$123,644) 106,394.00

Tauranga Boys' College: boiler replacement Industrial Sheetmetals Ltd., 5 tenders ($97,758-$137,036) 105,616.00

Agriculture and Fisheries: Kerikeri Horticultural Research Station: Preparation House Jack Guy Ltd., Only tender 124,254.00

GOAB: Feilding Departmental Building, Block 2

Wellington Airport: rescue fire garage sleeping accommodation R Burne & Son Ltd., 4 tenders ($165,968-$226,625) 165,968.00

Christchurch Polytechnic C Block: heating conversion Robin Schwass Ltd., Only tender 183,703.00

GOAB: Rotorua-Birds Building subdivision Lancaster Engineering Co. Ltd., 3 tenders ($208,636-$247,900) 208,636.00

Defence: Kauri Point, Auckland: joint service proof establishment Rotary Investments Ltd., 3 tenders ($215,182-$235,711) 215,182.00

Ministry of Energy-NZED: Tokaanu Power Station: workshop extension and welding bay Campbell Construction Co. Ltd., 4 tenders ($253,555-$320,198) 253,555.00

Carrrington Technical Institute, Auckland: alterations to level 3 Max McKenzie Ltd., 2 tenders ($259,769-$262,246) 259,769.35

South Canterbury Community College, Timaru: Centennial Block remodelling, Stage 2 A. & T. Burt Mechanical Ltd., 3 tenders ($275,317-$349,836) 275,317.00

Linwood High School, Christchurch: second gymnasium Campbell Construction Ltd., 2 tenders ($346,366-$435,720) 346,366.00

Carrington Technical Institute, Auckland: Workshop Block H mezzanine Hall and Duncan (1971 Ltd.), 5 tenders ($432,155-$498,831) 432,155.96

GOAB: 404 Queen Street, Thames: additional office accommodation Bremner Smith Contracts Ltd., 4 tenders ($445,778-$495,136) 445,778.57

Burnham Military Camp: refurbish Garrison Club D7 and D61 Campbell Construction Ltd., 2 tenders ($497,595-$525,106) 497,595.00

Burnham Camp: additions to Tui Barracks (Building E10) Hawkins Construction Ltd., Only tender ($566,221-$710,759) 566,221.00

Bradford Construction Co. Ltd., 2 tenders ($1,235,080-$1,239,700) 1,235,080.00

T. G. SHADWELL, Commissioner of Works.
STATEMENT OF ASSETS AND LIABILITIES OF THE RESERVE BANK OF NEW ZEALAND AS AT THE CLOSE OF BUSINESS ON WEDNESDAY, 8 JANUARY 1986

<table>
<thead>
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<th>Liabilities</th>
<th>$(000)</th>
<th>Assets</th>
<th>$(000)</th>
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<tr>
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<tr>
<td>Denominated in overseas currencies—</td>
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<tr>
<td>(a) Short term</td>
<td>60,167</td>
<td>(a) Short term</td>
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<tr>
<td>(b) Long term</td>
<td>1,171,371</td>
<td>(b) Long term</td>
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<tr>
<td><strong>Denominated in New Zealand currency—</strong></td>
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<td></td>
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<tr>
<td>(a) Short term</td>
<td>50,371</td>
<td>(c) Holdings of I.M.F. special drawing rights</td>
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<tr>
<td>(b) Long term</td>
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<td><strong>Allocation of special drawing rights by I.M.F.</strong></td>
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<td><strong>Deposits—</strong></td>
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<tr>
<td>(a) State:</td>
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<tr>
<td>Public account</td>
<td>1,230,490</td>
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<tr>
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<td>Other</td>
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<tr>
<td>(b) Marketing organisations</td>
<td>160,987</td>
<td>(c) Stabilisation accounts</td>
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<tr>
<td>(c) Stabilisation accounts</td>
<td>134,880</td>
<td>(d) Trading banks:</td>
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<tr>
<td>(d) Trading banks</td>
<td>6,036</td>
<td>Compensatory deposits</td>
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<tr>
<td>(e) Other</td>
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<td>Other</td>
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<td><strong>Notes in circulation</strong></td>
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<tr>
<td><strong>Other liabilities</strong></td>
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<td><strong>Reserves—</strong></td>
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<tr>
<td>(a) General reserve</td>
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<td>(a) New Zealand Government securities</td>
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<td>(b) Other reserves</td>
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<td>(c) Profit and loss appropriation account</td>
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<td><strong>Other assets</strong></td>
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<td>166,747</td>
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<tr>
<td><strong>Total</strong></td>
<td>$4,367,580</td>
<td><strong>Total</strong></td>
<td>$4,367,580</td>
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</table>

G. K. FROGGATT, Chief Manager, Corporate Services.

Notice Under the Regulations Act 1936

PURSUANT to the Regulations Act 1936, notice is hereby given of the making of regulations as under:

<table>
<thead>
<tr>
<th>Authority for Enactment</th>
<th>Title or Subject-matter</th>
<th>Serial Number</th>
<th>Date of Enactment</th>
<th>Cash Price</th>
<th>Postage and Packaging</th>
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</thead>
<tbody>
<tr>
<td>Nurses Act 1977</td>
<td>Nurses Regulations 1979, Amendment No. 8</td>
<td>1986/4</td>
<td>21/1/86</td>
<td>$0.60</td>
<td>$0.60</td>
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<tr>
<td>Public Trust Office Act 1957</td>
<td>Public Trust Office Regulations 1958, Amendment No. 22</td>
<td>1986/5</td>
<td>21/1/86</td>
<td>$0.80</td>
<td>$0.80</td>
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</tbody>
</table>

POSTAGE AND PACKAGING CHARGE: MAIL ORDERS

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

<table>
<thead>
<tr>
<th>Total Value of Purchases</th>
<th>Maximum Charge</th>
<th>Total Value of Purchases</th>
<th>Maximum Charge</th>
</tr>
</thead>
<tbody>
<tr>
<td>Up to 1.50</td>
<td>0.50</td>
<td>10.01 to 20.00</td>
<td>1.60</td>
</tr>
<tr>
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Copies can be bought or ordered by mail from Government Bookshops. Please quote title and serial number. Prices for quantities supplied on application.

Government Bookshops are located at Hannaford Burton Building, 25 Rutland Street (Private Bag, C.P.O.), Auckland 1; Kings Arcade, (P.O. Box 857), Hamilton; Head Office, Mulgrave Street (Private Bag), Wellington 1; Wellington Trade Centre, Cubacade (Private Bag), Wellington; 159 Hereford Street, (Private Bag), Christchurch 1; Cargill House, Princes Street (P.O. Box 1104), Dunedin.

V. R. WARD, Government Printer.
BANKRUPTCY NOTICES

CORRIGENDUM

In Bankruptcy

NOTICE is hereby given that the following dividends were paid on all proved claims in the estate listed below:

Clarkin, John Frederick of 74 Aotea Crescent, Tokoroa, first and final dividend of 4.336c in the dollar.

The advertisement should have read:

Clarkin, John Frederick of 74 Aotea Crescent, Tokoroa, first and final dividend of 43.36c in the dollar.

G. R. McCARTHY, Deputy Official Assignee.
Commercial Affairs Division, Private Bag, Hamilton.

In Bankruptcy

STEWART, DAVID JOHN of 5 Classic Grove, Glenfield, workman, was adjudicated bankrupt on 6 November 1985. Creditors meeting will be held at my office, Second Floor, Lorne Towers, 10-14 Lorne Street, Auckland on Tuesday, 28 January 1986 at 9 a.m.

R. ON HING, Official Assignee.
Auckland.

In Bankruptcy

THIRGOARANGI REI EDGEcombe of Willoughby Street, Halcombe, was adjudged bankrupt on 4 September 1985. Creditors meeting will be held at the High Court, Main Street, Palmerston North on Wednesday, the 19th day of February 1986 at 1 p.m.

G. C. J. CROTT, Official Assignee.
Commercial Affairs Division, Napier.

In Bankruptcy

ALLAN RICHARD ARNOLD SAYERS of Flat 2, 8 Bonithon Avenue, New Plymouth, unemployed nurse aide, was adjudged bankrupt on 13 January 1986. A creditors meeting will be held at the Registrar's Office, District Court, New Plymouth on Tuesday, the 4th day of February 1986 at 10.30 a.m.

G. B. SHAW, Deputy Official Assignee.
New Plymouth.

In Bankruptcy

MICHAEL CHALKLEN of Raupuha Road, R.D. 22, Stratford, unemployed goat catcher, was adjudged bankrupt on 13 January 1986. A creditors meeting will be held at the Registrar's Office, District Court, Stratford on Wednesday, the 5th day of February 1986 at 10.30 a.m.

G. B. SHAW, Deputy Official Assignee.
New Plymouth.

In Bankruptcy—In the High Court at Hamilton

NOTICE is hereby given that the statement of accounts in respect of the under-mentioned estate, together with the reports of the Audit Office thereon, have duly been filed in the above Court, and I hereby further give notice that at a sitting of the Court to be held on Monday, the 3rd day of February 1986 at 10 a.m. or so soon thereafter as may be heard, I intend to apply for orders releasing me from the administration of the said estates:

Adams, Michael John of Kururu Road, Taumarunui, labourer.
Bratton, Donald George of R.D. 2, Tenfoot Road, Orini.
Brown, Witienu Richard of 22 Bader Street, Hamilton, builder.
Cavanagh, Peter Charles of 2 Torbett Road, Hilcrest, Hamilton, labourer.
Dutton, Mervyn John of 11 Burns Court, Hamilton, labourer.
Evans, Ronald Frederick of State Highway 25, Kopurahi Road, Kopurahi.
Keene, Irene Mataire of 35 Sefon Crescent, Hamilton, widow benefitting.
Llewellyn, Steven James of R.D. 1, Paparoa, driver.
McAllum, Ian Duncan of 173 Peachgrove Road, Hamilton, signwriter.

Neumann, William Keith of 4 Karamu Street, Mangakino, logging contractor.
Park, Kerry, Robert of Station Road, Kiwitatia, Morrinsville, factory loading hand.
Parkes, Cecil Vernon, Short Street, Kawhia, fisherman.
Packwood, Darcy George of 30 Carroll Street, Te Kuiti, baker.
Rushbatch, Colin Neville of 35 MacAndrew Road, South Dunedin, labourer.
Takerei, Herbert Turei of 136 Cambridge Road, Te Awamutu, unemployed.
Wardle, Bernard Keith of R.D. 2, Main Road, Te Aroha, farm hand.
Warren, Carey Denis of Flat F, 264 Grounsell Crescent, Lower Hutt, burger bar proprietor.
Wood, Terry Francis of 127 Carlyle Street, Napier.

G. R. McCARTHY, Deputy Official Assignee.
Hamilton.

In Bankruptcy—Notice of Payment of Dividend

NOTICE is hereby given that dividends have been paid on all proved claims in the following estates:

APS Panel & Spares Ltd., first and final dividend of 22.29c in the dollar.
Carlfico Nominees Ltd., second and final dividend of 33.43c in the dollar making in all a total of 63.43c in the dollar.
Continental Watchmakers Ltd., first and final dividend of 100c in the dollar.
Futuro Enterprises (ChCh) Ltd., first and final dividend of 3.7c in the dollar.
Futuro Homes N.Z. Ltd., first and final dividend of 4.20c in the dollar.
Halswell Dairy Ltd., first and final dividend of 81.2c in the dollar.
J. B. Curnie Ltd., first and final dividend of 16.27c in the dollar.
Shoes Plus Ltd., first and final dividend of 4.27c in the dollar.
Tashi Autocourt Ltd., first and final dividend of 0.05c in the dollar.
Texacote Industries Ltd., first and final dividend of 18.13c in the dollar.
Triggs & Denton Ltd., first and final dividend of 35.93c in the dollar.
Wainoni Garage Ltd., first and final dividend of 100c in the dollar.

L. A. SAUNDERS.
Deputy Official Assignee for Official Liquidator.
Commercial Affairs Division, Private Bag, Christchurch.
1268

In Bankruptcy

GRAHAM LAWRENCE MAYES, trading as Fifth Avenue Foodcentre, address unknown, formerly of 35 Norton Road, Hamilton, was adjudged bankrupt on 21 November 1985. Creditors meeting will be held at my office on Tuesday, 4 February 1986 at 11 a.m.

G. R. McCARTHY, Deputy Official Assignee.
Hamilton.

In Bankruptcy

RAE ETHEL MAYES, trading as Fifth Avenue Foodcentre, labourer of Flat 2, 10 Te Aroha Street, Hamilton formerly of 35 Norton Road, Hamilton, was adjudged bankrupt on 21 November 1985. Creditors meeting will be held at my office on Tuesday, 4 February 1986 at 11 a.m.

G. R. McCARTHY, Deputy Official Assignee.
Hamilton.

In Bankruptcy

JACK POTAE, railway shunter, formerly of 9 Semple Street, Huntly, now 5 Gardiner Place, Hamilton, was adjudged bankrupt on 3 October 1985. Creditors meeting will be held at my office, 16-20 Clarence Street, Hamilton on Tuesday, 4 February 1986 at 2 p.m.

G. R. McCARTHY, Deputy Official Assignee.
Hamilton.
In Bankruptcy

JANE POTAE, married woman, of 9 Semple Street, Huntly, was adjudged bankrupt on 3 October 1985. Creditors meeting will be held at my office, 16-20 Clarence Street, Hamilton on Tuesday, 4 February 1986 at 2 p.m.

G. R. McCARTHY, Deputy Official Assignee.

Hamilton.

In Bankruptcy

DOUGLAS JOHN WESTLAND, chargemaster of 14 Orahiri Terrace, Otorohanga, was adjudged bankrupt on 6 December 1985. Creditors meeting will be held at Commercial Affairs Meeting Room, Third Floor, M.L.C. Building, corner Princess and Manse Streets, Dunedin, on Thursday, 13 February 1986 at 2.30 p.m.

G. R. McCARTHY, Deputy Official Assignee.

Hamilton.

In Bankruptcy

ARNOLD JOHN PORTER, self-employed, formerly trading as A. J. Porter & Son & Minto Street Dairy, of 1 Minto Street, Dunedin, was adjudged bankrupt on 11 December 1985. Creditors meeting will be held at Commercial Affairs Meeting Room, Third Floor, M.L.C. Building, corner Princess and Manse Streets, Dunedin, on Thursday, 13 February 1986 at 2.30 p.m.

D. A. SPENCE, Deputy Official Assignee.

Commercial Affairs Division, Private Bag, Dunedin.

In Bankruptcy

TONY JOSEPH CROCKER, company director of 44 Teder Street, Dunedin, trading as Kandle Light Cafe, 2 Esplanade, St. Clair, Dunedin, and Fishermans Net Coffee Lounge, 336 Moray Place, Dunedin and previously trading as Alpha Wholesale Food Distributors, 29–31 Bath Street, Dunedin, was adjudged bankrupt on 11 December 1985. Creditors meeting will be held at Commercial Affairs Meeting Room, Third Floor, M.L.C. Building, corner Princess & Manse Streets, Dunedin on Wednesday, 12 February 1986 at 2.30 p.m.

D. A. SPENCE, Deputy Official Assignee.

Commercial Affairs Division, Private Bag, Dunedin.

In Bankruptcy

LORRAINE BARBARA TAYLOR and CHRISTOPHER JOHN TAYLOR, were adjudged bankrupt on 17 January 1986. Creditors meeting will be held at the Courthouse, Guiness Street, Greymouth on Thursday, 27 February 1986 at 11 a.m.

M. G. WERNER, Official Assignee.

Greymouth.

In Bankruptcy—Notice of Adjudication and of First Meeting

NOTICE is hereby given that GRANT ORCHARD of 4 Hill Street, Richmond, formerly trading as Grant Orchard Motors now auctioneers assistant, was adjudged bankrupt on the 13th day of January 1986 and I hereby summon a meeting of creditors to be held at the Courthouse, Nelson on the 31st day of January 1986 at 10.30 o'clock in the forenoon.

All proofs of debt must be filed with me as soon as possible after the date of adjudication and if possible before the first meeting of creditors.

Dated this 17th day of January 1986.

J. W. PHILLIPS, Official Assignee.

P.O. Box 649, Nelson.

In Bankruptcy—The Insolvency Act 1967, Notice of Payment of Dividend

NOTICE is hereby given that dividends have been paid on all proved claims in the following estates:

Allen, Daniel Charles, first and final dividend of 8.8c in the dollar.

Anderson, Donald John, first and final dividend of 73.42c in the dollar.

Baldwin, Adrian Richard and Patricia Lorraine, first and final dividend of 14.15c in the dollar.

Barker, Nigel Vernon, first and final dividend of 62.63c in the dollar.

Bates, Colleen Patricia, first and final dividend of 21.36c in the dollar.

Beazley, Alfred William, first and final dividend of 18.68c in the dollar.

Beihler, Richard John, second and final dividend of 1.56c in the dollar making in all a total of 7.7c in the dollar.

Bond, Anne Louise, first and final dividend of 62.5c in the dollar.

Bonney, Keith Sydney, first and final dividend of 13.9c in the dollar.

Booth, Anthony Cavell, first and final dividend of 10.10c in the dollar.

Bradley, Michael Anthony, first and final dividend of 24.78c in the dollar.

Brensell, Barbara Kay (now deceased), second and final dividend of 0.27c in the dollar, making in all a total of 24.67c in the dollar.

Brown, David, first and final dividend of 100c in the dollar.

Byrne, Patrick John, (now deceased), supplementary dividend of 0.08c in the dollar, making in all a total of 26.96c in the dollar.

Casey, Shirley Ann, first and final dividend of 79.39c in the dollar.

Cawkill, John Frederick Thomas, first and final dividend of 48.81c in the dollar.

Chappell, Selwyn James, first and final dividend of 41.24c in the dollar.

Clark, Carolyn Jeanette, first and final dividend of 3.02c in the dollar.

Cody, Patrick David, first and final dividend of 2.3c in the dollar.

Courtney, Bernard Terrance, interim dividend of 25c in the dollar.

Cuthbert, Patricia Ann, first and final dividend of 46c in the dollar.

Davey, Anne Elizabeth, first and final dividend of 9.91c in the dollar.

Davidson, Ronald John, first and final dividend of 19c in the dollar.

Dean, Kevin Harry, first and final dividend of 63.94c in the dollar.

Diver, Frank Richard, first and final dividend of 6.19c in the dollar.

Duff, Kenneth Ray, first and final dividend of 72.88c in the dollar.

Durrant, Colin James, first and final dividend of 100c in the dollar.

Eade, Gary John, supplementary dividend of 9.53c in the dollar, making in all a total of 33.12c in the dollar.

Gebb, Donald John, first and final dividend of 25.82 in the dollar.

Gibson, Malcolm Howard, interim dividend of 10c in the dollar.

Gilfeather, Joan Mary, first and final dividend of 14.35c in the dollar.

Godsall, Mervyn Lloyd, first and final dividend of 25.05c in the dollar.

Green, Alan James, first and final dividend of 10c in the dollar.

Griffith, Clarence Joseph, first and final dividend of 53.78c in the dollar.

Gubb, Bruce Allen, first and final dividend of 100c in the dollar, plus interest.

Heta, Desmond Waiuku, second and final dividend of 27.97c in the dollar, making in all a total of 93.09c in the dollar.

Hill, Bruce Wayne, supplementary dividend of 18.38c in the dollar, making in all a total of 84.07c in the dollar.

Hogue, Alister David, first and final dividend of 9.02c in the dollar.

Jackson, Malcolm Thomas, first and final dividend of 28.73c in the dollar.

Johns, Beaumont Arthur (also known as Sandy), second and final dividend of 10.6c in the dollar, making in all a total of 17.33c in the dollar.

Jones, Michael Arthur Francis, first and final dividend of 89.46c in the dollar.

Kennedy, David Alfred, first and final dividend of 5.45c in the dollar.

Kindelan, John Joseph, first and final dividend of 7.18c in the dollar.

Lee, Bernard Frederick, first and final dividend of 29.72c in the dollar.

Long, Gerald David, first and final dividend of 21.8c in the dollar.

Love, Powhiri (also known as P. Tanerau) (now deceased), first and final dividend of 100c in the dollar, plus interest.

McAlister, Anthony James, first and final dividend of 100c in the dollar plus interest.

Mcintosh, Norman Nicholson, first and final dividend of 100c in the dollar.

McLachlan, Paul Lawrence, interim dividend of 92.26c in the dollar.

Mako, Earl Raymond, first and final dividend of 4.41c in the dollar.

Morris, Paul John, first and final dividend of 75c in the dollar.

Natham, Joseph Stuart, first and final dividend of 100c in the dollar.

Norton, Patrick George, first and final dividend of 11c in the dollar.

Nutsford, Robert, first and final dividend of 0.278c in the dollar.

O'Donnell, Brian Francis, first and final dividend of 10.11c in the dollar.
Pahia, Paul Arthur, first and final dividend of 3.15c in the dollar.  
Panchal, Chunlal, second and final dividend of 16.49c in the dollar, making in all a total of 49.19c in the dollar.  
Pedersen, John, first and final dividend of 76c in the dollar.  
Pinn, Noel Desmond, first and final dividend of 6.04c in the dollar.  
Powell, Leonard Albert, first and final dividend of 0.07c in the dollar, on deferred claims.  
Raukawa, Edward Adrian, first and final dividend of 100c in the dollar.  
Revell, Allan Joseph (now deceased), first and final dividend of 51.10c in the dollar.  
Robens, David (now deceased), first and final dividend of 51.10c in the dollar.  
Robertson, Trevor George, first and final dividend of 100c in the dollar, plus interest.  
Rowberry, Anthony, first and final dividend of 100c in the dollar, plus interest.  
Schlefeld, William Wallace, second and final dividend of 16.04c in the dollar, making in all a total of 46.04c in the dollar.  
Scott, Roger John, first and final dividend of 100c in the dollar.  
Smith, Neil Edwin, first and final dividend of 12.36c in the dollar.  
Snell, Ralph Lindsay (deceased estate), interim dividend of 25c in the dollar.  
Stephens, Charles Ross, first and final dividend of 48.32c in the dollar.  
Stopforth, Michael Francis, first and final dividend of 44.59c in the dollar.  
Taylor, John Reginald, first and second dividends, making in all a total of 100c in the dollar, plus interest.  
Turner, William, first and final dividend of 89.49c in the dollar.  
Verhoef, Johannes Hendricus, first and final dividend of 100c in the dollar, plus interest.  
Walker, Rex Grant, first and final dividend of 17c in the dollar.  
Watts, Murray Paul, first and final dividend of 50c in the dollar.  
Wells, Melville Harold and Jeanette Gertrude, second and final dividend of 75c in the dollar, plus interest making in all a total of 100c in the dollar, plus interest.  
Wells, Jeanette Gertrude, first and final dividend of 100c in the dollar, plus interest.  
Wells, Melville Harold, first and final dividend of 100c in the dollar, plus interest.  
Wright, Terrance John, first and supplementary dividend, making in all a total of 67.47c in the dollar.  
L. A. SAUNDERS, Deputy Official Assignee.  
Christchurch.

LAND TRANSFER ACT NOTICES

EVIDENCE of the loss of the outstanding duplicate of certificate of title 62/168 (Hawke's Bay Registry) containing 1517 square metres, more or less, situate in the Borough of Napier being part of Suburban Section 39, in the name of Freda Mary O'Connell, wife of William James O'Connell of Napier, county clerk having been lodged with me together with an application No. 421514.3 to issue a new certificate of title in lieu thereof, notice is hereby given of my intention to issue such new certificate of title on the expiration of 14 days from the date of the New Zealand Gazette containing this notice.

DATED at the Land Registry Office, Napier this 16th day of January 1986.

R. I. CROSS, District Land Registrar.

THE instruments of title described in the Schedule hereto having been declared lost, notice is given of my intention to replace the same by the issue of new or provisional instruments upon the expiration of 14 days from the date of the New Zealand Gazette containing this notice.

SCHEDULE

MEMORANDUM of mortgage B. 421514.3 affecting the land in certificate of title 57D/371 in favour of Metropolitan Life Assurance Company of N.Z. Limited.

Certificate of title 15A/1325, in the name of Cecil Raymond Hancock of Otorohanga, farmer and Joyce Gwendoline Hancock, his wife.

Certificate of title 55C/452, in the name of Dennis Hayward Skelton of Auckland, manufacturer's representative and Michelle Myra Grace Skelton, his wife.


Memorandum of lease A88937, affecting the land in certificate of title 7A/186, wherein Rachel Morley of Auckland, widow is the lessee.

Certificate of title 2C/1078, in the name of Erwin Charles Hierer of Auckland, company director.

Certificate of title 6A/1192, in the name of John David Otley Ellis of Auckland, company director and Joan Stewart Ellis, his wife.

Certificate of title 119/53, in the name of Catheline Florence Colleen Cooney of Auckland, married woman.

Applications:  B. 493805, B. 494043, B. 495082, B. 495206, B. 495392, B. 495741, B. 496080.

DATED this 16th day of January 1986 at the Land Registry Office, Auckland.

W. B. GREIG, District Land Registrar.

THE instruments of title described in the Schedule hereto having been declared lost, notice is given of my intention to issue in lieu thereof a new certificate of title upon the expiration of 14 days from the date of the New Zealand Gazette containing this notice.

SCHEDULE

CERTIFICATE of title, Volume 11D, folio 1062, containing 92.098 acres, more or less, situated in Block XII, Matokaku Survey District, being Lot 12 on Deposited Plan 2736, in the name of Mabel Ellen Bennett of Nelson, married woman (now deceased), having been lodged with me together with an application No. 125855.1 for the issue of a new certificate of title in lieu thereof, notice is hereby given of my intention to issue such new certificate of title upon the expiration of 14 days from the date of the New Zealand Gazette containing this notice.

DATED this 20th day of January 1986 at the Land Registry Office, Blenheim.

L. J. MEEHAN, Assistant Land Registrar.

Private Bag, Blenheim.
THE NEW ZEALAND GAZETTE

SCHEDULE


Dated this 20th day of January 1986 at the Land Registry Office, Nelson.

D. G. PHILLIPS, District Land Registrar.

The certificates of title and memoranda of leases described in the Schedule hereto having been declared lost, notice is given of my intention to issue new certificate of title and provisional leases upon the expiration of 14 days from the date of the New Zealand Gazette containing this notice.

SCHEDULE

CERTIFICATE of title 2A/1230, containing 562 square metres, more or less, being Lot 34, D.P. 30456, in the name of Ronald Alfred Haynes of Featherston, farmer manager. Application H. 629707.

Certificate of title 243/201, containing 4580 square metres, more or less, being Pukeni 2D, 3D in the Ootaneke Survey District, in the name of Wikitoria Waretini of Te Kuiti, married woman. Application H. 632703.

Certificate of title 68/1125, containing 4.0924 hectares, more or less, being Lot 5, D.P. S. 10631 in the name of Graham Gilmer McColl of Hamilton, restaurateur. Application H. 634294.

Memoranda of leases H. 152814.1 and H. 152814.2 for Flats 1 and D.P.S. 24662 over the land in certificates of title described in the Schedule hereto having been lodged with me.

Memoranda of leases H. 152814.1 and H. 152814.2 for Flats 1 and D.P.S. 24662 over the land in certificates of title described in the Schedule hereto having been lodged with me.

Certificate of title 12C/687, containing 3053 square metres, more or less, being Allotment 337 and part Allotment 338, Section 1, Town of Tauranga and Lot 2, D.P.S. 7112 and certificate of title of 2011/67, containing 306 square metres, more or less, being Lot 1, D.P.S. 7112, both in the name of Willow Park Motor Hotel Limited at Tauranga. Application H. 634238.

Dated at Hamilton this 20th day of January 1986.

M. J. MILLER, District Land Registrar.

EVIDENCE of the loss of the outstanding duplicate of certificate of title, described in the Schedule below having been lodged with me together with an application for the issue of a new certificate of title in lieu thereof, notice is hereby given of my intention to issue such new certificate of title upon the expiration of 14 days from the date of the New Zealand Gazette containing this notice.

SCHEDULE

CERTIFICATE of title 5A/822, in the name of The Fletcher Trust and Investment Company Limited, containing 27.1139 hectares, more or less, situated in Block XI, Mahinaupia Survey District, being Lot 6, Deposited Plan 1371. Application 72933.

Dated at the Land Registry Office, Hokitika this 17th day of January 1986.

A. J. FOX, Assistant Land Registrar.

This certificate of title described in the Schedule hereto having been declared lost, notice is given of my intention to issue a new certificate of title upon the expiration of 14 days from the date of the New Zealand Gazette containing this notice.

SCHEDULE

CERTIFICATE of title 73/117, containing 723 square metres, being part Lot 38, Block II, Deposited Plan 59, in the name of Graeme Charles Barber of Invercargill, chemical engineer. Application 125759.1.

Certificate of title 60/93, containing 607 square metres, being Lot 14, Plan 201, in the name of Thomas Shearer of Gore, storeman. Application 125812.1.

Certificate of title 119/86, containing 506 square metres, being Lot 2, Deposited Plan 2242, in the name of Leslie Neville Diack of Invercargill, branch manager and Wensley Diack, his wife. Application 125976.1.

Dated at Invercargill this 16th day of January 1986.

J. VAN BOLDEREN, District Land Registrar.

SCHEDULE

CERTIFICATE of title 6B/1125, containing 4.0924 hectares, more or less, being Lot 54, D.P. S. 4580 in the name of John Hay of Christchurch, farmer. Application H. 125759.

Certificate of title 119/86, containing 4.0924 hectares, more or less, being Lot 5, D.P. S. 10631 in the name of Graham Gilmer McColl of Hamilton, restaurateur. Application H. 634294.

Memoranda of leases H. 152814.1 and H. 152814.2 for Flats 1 and D.P.S. 24662 over the land in certificates of title described in the Schedule hereto having been lodged with me.

Certificate of title 12C/687, containing 3053 square metres, more or less, being Allotment 337 and part Allotment 338, Section 1, Town of Tauranga and Lot 2, D.P.S. 7112 and certificate of title of 2011/67, containing 306 square metres, more or less, being Lot 1, D.P.S. 7112, both in the name of Willow Park Motor Hotel Limited at Tauranga. Application H. 634238.

Dated at Hamilton this 20th day of January 1986.

M. J. MILLER, District Land Registrar.

ADVERTISEMENTS

INCORPORATED SOCIETIES ACT 1908

DECLARATION BY THE ASSISTANT REGISTRAR DISSOLVING SOCIETIES

I, Karen Lee Amer, Assistant Registrar of Incorporated Societies hereby declare that as it has been made to appear to me that the Whangarei Retailers' Association Incorporated is no longer carrying on its operations, it is hereby dissolved in pursuance of section 28 of the Incorporated Societies Act 1908.

Dated at Auckland this 18th day of December 1985.

K. L. AMER,

Assistant Registrar of Incorporated Societies.

CREDIT UNION REGISTERED

PURSUANT to section 104 of the Friendly Societies and Credit Unions Act 1982, the Druids Friendly Society of Canterbury (NZ) Credit Union with registered office at Christchurch is registered as a credit union under the Friendly Societies and Credit Unions Act 1982.

Dated at Wellington this 18th day of December 1985.

K. M. DOODY,

Deputy Registrar of Friendly Societies and Credit Unions.

THE COMPANIES ACT 1955, SECTION 336 (3)

NOTICE is hereby given that at the expiration of 3 months from the date hereof, the names of the under-mentioned companies will, unless cause is shown to the contrary, be struck off the Register and the companies dissolved:

D. & M. Kapoor Ltd. NA. 164819.

Dennis Billman Ltd. NA. 165307.

Doug. London (Contractors) Ltd. NA. 165510.

E.M.S. Reid & Co. Ltd. NA. 162563.

Ensign Finance Ltd. NA. 161081.

Kingswood Developments Ltd. NA. 163279.

Monahan's Hospital Store Ltd. NA. 165927.

Napier Tropical and Cold Water Fish Supplies Ltd. NA. 164535.

Paul McEvoy Joinery Ltd. NA. 165271.

Publishers and Promoters Ltd. NA. 165770.

Te Aute Hotels Ltd. NA. 166278.

Te Mata Times Ltd. NA. 164556.

Vernwill Ltd. NA. 159627.

W. W. Bateman Ltd. NA. 162367.

Given under my hand at Napier this 15th day of January 1986.

G. C. J. CROTT,

District Registrar of Companies.

THE COMPANIES ACT 1955, SECTION 336 (6)

NOTICE is hereby given that the names of the under-mentioned companies have been struck off the Register and the companies dissolved:

Bofa Ltd. NA. 160034.

Christian Education Services Ltd. NA. 165330.

D. H. & R. Wairepo Ltd. NA. 165388.

Don Row Ltd. NA. 161617.

D. Rugman Catering Ltd. NA. 236219.

Fontana Flats Ltd. NA. 161702.

Gama Hotel Ltd. NA. 165889.

Hononga Station Ltd. NA. 159544.

Instant Station N.Z. Ltd. NA. 164438.

Marshall & Co. Ltd. NA. 159857.

Miles & Sons Ltd. NA. 158888.

People's Mart Ltd. NA. 160268.

Thompson Black Motors Ltd. NA. 161388.

Wrightson Holdings Ltd. NA. 162057.

Given under my hand at Napier this 17th day of January 1986.

G. C. J. CROTT, District Registrar of Companies.

THE COMPANIES ACT 1955, SECTION 336 (3)

NOTICE is hereby given that at the expiration of 3 months from the date hereof, the names of the under-mentioned companies will,
THE COMPANIES ACT 1955, SECTION 336 (3)
NOTICE is hereby given that at the expiration of 3 months from the date hereof, the names of the under-mentioned companies will, unless cause is shown to the contrary, be struck off the Register and the companies dissolved:

- Poly-Vynil Coatings (N.Z.) Ltd. NL. 168667.
- R. L. & B. J. Lomas Ltd. NL. 245671.
- 23 Janis | THE NEW ZEALAND GAZETTE 233

THE COMPANIES ACT 1955, SECTION 336 (6)
NOTICE is hereby given that the names of the under-mentioned companies have been struck off the Register and the companies dissolved:

- A and N Wooller Ltd. WN. 004902.
- Adrian & Ann Hughes Ltd. WN. 035386.
- Ajay Dairy Ltd. WN. 030655.
- Art Aid Exports (NZ) Ltd. WN. 024329.
- Arthur Lloyd Holdings Ltd. WN. 027967.
- Ava Properties Ltd. WN. 016712.
- Ava Stores Ltd. WN. 005220.
- Bacchus Investments Ltd. WN. 021169.
- Brian Fleming Ltd. WN. 016950.
- Bugle Publishing Company Ltd. WN. 038426.
- Carey's Buildings (Petone) Ltd. WN. 007383.
- Cartage Developments Ltd. WN. 017773.
- Charles Francis Associates Ltd. WN. 039162.
- City Pies Ltd. WN. 017631.
- Clean Sweep Ltd. WN. 038612.

Given under my hand at Wellington this 17th day of January 1986.

S. J. BELL, Assistant Registrar of Companies.

THE COMPANIES ACT 1955, SECTION 336 (6)
NOTICE is hereby given that the names of the under-mentioned companies have been struck off the Register and the companies dissolved:

- Almora Estate Ltd. WN. 034947.
- C. H. Motors Ltd. WN. 008266.
- Heath Dobson Tiling Ltd. WN. 027876.
- Image Workshop Ltd. WN. 038047.
- Joseph McDonald Holding Company Ltd. WN. 007644.
- Naslai Properties Ltd. WN. 030350.
- Partex Engineering Company Ltd. WN. 023201.
- Pineglen Forestry Company Ltd. WN. 032736.
- Rangirotu Garage (1977) Ltd. WN. 033466.
- R. V. Mimmack Ltd. WN. 035566.
- Sequence (New Zealand) Ltd. WN. 035126.
- Solvent Farms Ltd. WN. 014491.
- Te Marua Ltd. WN. 007449.
- W. D. Pringle Ltd. WN. 007716.
- W. H. Money Ltd. WN. 009866.
- Ziffel Distributors Ltd. WN. 040321.

Given under my hand at Wellington this 17th day of January 1986.

S. J. BELL, Assistant Registrar of Companies.

THE COMPANIES ACT 1955
NOTICE OF DISSOLUTION

Pursuant to section 335A (7) of the Companies Act 1955, I hereby declare that the following companies are dissolved:

- Bridge Street Food Centre Ltd. IN. 157626.
- Central Timber Company (Tuatape) Ltd. IN. 154849.
- Dackers Drapery Ltd. IN. 157414.
- J. G. & J. L. Caird Ltd. IN. 158420.
- Marshall & Sons Ltd. IN. 155319.
- Perkins Furniture Ltd. IN. 154945.
- Q. S. Stores Ltd. IN. 154497.
- Templer Concrete Ltd. IN. 156961.
- Tisbury Enterprises Ltd. IN. 156549.
- W. E. Elder Ltd. IN. 155618.

Dated at Invercargill this 14th day of January 1986.

H. E. FRISBY, Assistant Registrar of Companies.
THE COMPANIES ACT 1955

NOTICE is hereby given that statements of account and balance sheets in respect of the under-mentioned companies in liquidation, together with the report of the Audit Office thereon have been duly filed in the High Court at Christchurch and I hereby further give notice that at the sitting of Court to be held on Wednesday, the 5th day of February 1986, I intend to apply for orders releasing me from administration of the said liquidations and for orders of dissolution of the said companies and for orders that the company records be destroyed forthwith:

- Brueck Furniture Ltd. (in liquidation).
- Halswell Dairy Ltd. (in liquidation).

Dated at Christchurch this 15th day of January 1986.

L. A. SAUNDERS,
Deputy Official Assignee for Official Liquidator.
Commercial Affairs, Private Bag, Christchurch.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that “East Linwood Tavern Limited” has changed its name to “Milford Marina Hotel (W.N.) Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. DN. 150424.

Dated at Dunedin this 2nd day of December 1985.

D. A. SPENCE, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that “Toko Engineering Limited” has changed its name to “Toko Engineering & Marine Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. DN. 150584.

Dated at Dunedin this 3rd day of December 1985.

D. A. SPENCE, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that “M. & T. Repair Company Limited” has changed its name to “Deejaes Service Centre Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. DN. 145644.

Dated at Dunedin this 9th day of December 1985.

D. A. SPENCE, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that “Safe Buy Car Sales Limited” has changed its name to “Chalet Motors Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. NL. 168901.

Dated at Nelson this 20th day of December 1985.

D. G. PHILLIPS, District Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that “Field Enge Contracts Limited” has changed its name to “Waikare Management Services Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. HN. 187431.

Dated at Hamilton this 9th day of January 1986.

L. J. DIWELL, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that “Hamilton Thoroughbred Services Limited” has changed its name to “Highview Stud Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. HN. 201356.

Dated at Hamilton this 11th day of December 1985.

L. J. DIWELL, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that “Donna Cherie Limited” has changed its name to “Nova Management Services Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. HN. 184159.

Dated at Hamilton this 18th day of December 1985.

L. J. DIWELL, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that “Cee & Bee Tours Limited” has changed its name to “Oceanside Hotel (1985) Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. HN. 201044.

Dated at Hamilton this 24th day of December 1985.

L. J. DIWELL, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that “Derek Neil Limited” has changed its name to “Waikato Powder Coating Services Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. HN. 198707.

Dated at Hamilton this 4th day of December 1985.

L. J. DIWELL, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that “Davies Construction Limited” has changed its name to “Zenmac Agencies Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. HN. 193964.

Dated at Hamilton this 11th day of December 1985.

L. J. DIWELL, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that “Tauranga Fashions Limited” has changed its name to “Gardner Options Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. HN. 188912.

Dated at Hamilton this 11th day of December 1985.

L. J. DIWELL, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY

NOTICE is hereby given that “Hillcountry Consultants Limited” has changed its name to “Decision Software (NZ) Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. HN. 252918.

Dated at Hamilton this 20th day of December 1985.

L. J. DIWELL, Assistant Registrar of Companies.
CHANGE OF NAME OF COMPANY
Notice is hereby given that “Colyton Rabbit Breeders Limited” has changed its name to “Meadowbank Rabbit Breeders Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. WN. 039391.
Dated at Wellington this 8th day of May 1985.
S. J. BELL, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that “Del Technology Limited” has changed its name to “Delec New Zealand Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. WN. 024548.
Dated at Wellington this 6th day of January 1986.
S. J. BELL, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that “D. W. Dentice Distributors Limited” has changed its name to “D. W. Dentice Services Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. WN. 018716.
Dated at Wellington this 13th day of January 1986.
S. J. BELL, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that “Smith Metal Limited” has changed its name to “Sanson Metal Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. WN. 009863.
Dated at Wellington this 3rd day of October 1985.
S. J. BELL, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that “ACI Holdings (N.Z.) Limited” has changed its name to “ACI New Zealand Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. WN. 258991.
Dated at Wellington this 5th day of November 1985.
S. J. BELL, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that “Bob Shewry Aviation Limited” has changed its name to “Henstev Investments Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. NP. 172853.
Dated at New Plymouth this 16th day of January 1986.
G. D. O’BYRNE, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that “Rustauk Twelve Limited” has changed its name to “Tijuana Holdings Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. AK. 278039.
Dated at Auckland this 21st day of November 1985.
A. C. V. NELSON, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that “ACI Holdings (N.Z.) Limited” has changed its name to “ACI New Zealand Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. WN. 009863.
Dated at Wellington this 13th day of January 1986.
S. J. BELL, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that “Del Technology Limited” has changed its name to “Delec New Zealand Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. WN. 024548.
Dated at Wellington this 6th day of January 1986.
S. J. BELL, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that “Smith Metal Limited” has changed its name to “Sanson Metal Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. WN. 009863.
Dated at Wellington this 3rd day of October 1985.
S. J. BELL, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that “Bob Shewry Aviation Limited” has changed its name to “Henstev Investments Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. NP. 172853.
Dated at New Plymouth this 16th day of January 1986.
G. D. O’BYRNE, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that “Rustauk Twelve Limited” has changed its name to “Tijuana Holdings Limited”, and that the new name was this day entered on my Register of Companies in place of the former name. AK. 278039.
CHANGE OF NAME OF COMPANY
Notice is hereby given that "Sierra Management Services Limited" has changed its name to "Teamcorp Holdings Limited", and that the new name was this day entered on my Register of Companies in place of the former name. AK. 255713.
Dated at Auckland this 18th day of December 1985.
A. C. V. NELSON, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that "Security Centre Limited" has changed its name to "Security Screens (1985) Limited", and that the new name was this day entered on my Register of Companies in place of the former name. AK. 107534.
Dated at Auckland this 20th day of December 1985.
A. C. V. NELSON, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that "R. G. Newton & Co. Limited" has changed its name to "Advanced Technology Distributors Limited", and that the new name was this day entered on my Register of Companies in place of the former name. AK. 070638.
Dated at Auckland this 19th day of December 1985.
A. C. V. NELSON, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that "Scam Holdings Limited" has changed its name to "Albert Appliance Servicing Limited", and that the new name was this day entered on my Register of Companies in place of the former name. AK. 097335.
Dated at Auckland this 23rd day of December 1985.
A. C. V. NELSON, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that "Topline Caterers Limited" has changed its name to "Madame Korner Limited", and that the new name was this day entered on my Register of Companies in place of the former name. AK. 264311.
Dated at Auckland this 20th day of December 1985.
A. C. V. NELSON, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that "P. M. & K. J. Shirley Food Market Limited" has changed its name to "Jeffmar Engineering Limited", and that the new name was this day entered on my Register of Companies in place of the former name. AK. 107934.
Dated at Auckland this 16th day of December 1985.
S. HARK, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that "Timber Touch Swimming Pool Limited" has changed its name to "Pool Surfacing Limited", and that the new name was this day entered on my Register of Companies in place of the former name. AK. 105722.
Dated at Auckland this 1st day of November 1985.
A. C. V. NELSON, Assistant Registrar of Companies.
CHANGE OF NAME OF COMPANY

Notice is hereby given that "Alvick Bros. Limited" has changed its name to "Country Traders Limited"; and that the new name was this day entered on my Register of Companies in place of the former name. AK. 054970.

Dated at Auckland this 6th day of January 1986.

K. A. WILSON, Assistant Registrar of Companies.

1353

CHANGE OF NAME OF COMPANY

Notice is hereby given that "Blue Shelling Company Limited" has changed its name to "Off-Sider Staff Services Limited"; and that the new name was this day entered on my Register of Companies in place of the former name. AK. 275318.

Dated at Auckland this 17th day of December 1985.

K. A. WILSON, Assistant Registrar of Companies.

1354

CHANGE OF NAME OF COMPANY

Notice is hereby given that "Bayswater Service Centre Limited" has changed its name to "Markline Canopies Limited"; and that the new name was this day entered on my Register of Companies in place of the former name. AK. 256891.

Dated at Auckland this 12th day of November 1985.

K. A. WILSON, Assistant Registrar of Companies.

1355

CHANGE OF NAME OF COMPANY

Notice is hereby given that "David Reid Data Products Limited" has changed its name to "North Harbour Products Limited"; and that the new name was this day entered on my Register of Companies in place of the former name. AK. 097611.

Dated at Auckland this 23rd day of December 1985.

K. A. WILSON, Assistant Registrar of Companies.

1356

CHANGE OF NAME OF COMPANY

Notice is hereby given that "Associated Independent Dealers Limited" has changed its name to "Home Team Limited"; and that the new name was this day entered on my Register of Companies in place of the former name. AK. 111951.

Dated at Auckland this 19th day of December 1985.

K. A. WILSON, Assistant Registrar of Companies.

1357

CHANGE OF NAME OF COMPANY

Notice is hereby given that "Denis Lindesay Limited" has changed its name to "Denis Lindesay & Associates Limited"; and that the new name was this day entered on my Register of Companies in place of the former name. AK. 090505.

Dated at Auckland this 17th day of December 1985.

K. A. WILSON, Assistant Registrar of Companies.

1358

CHANGE OF NAME OF COMPANY

Notice is hereby given that "Fenestration Fabrics Limited" has changed its name to "Amcorp Leasing Limited"; and that the new name was this day entered on my Register of Companies in place of the former name. AK. 102442.

Dated at Auckland this 18th day of December 1985.

K. A. WILSON, Assistant Registrar of Companies.

1359

CHANGE OF NAME OF COMPANY

Notice is hereby given that "Cavallerio Home Video Pty. Limited" has changed its name to "Underground Inspections Limited", and that the new name was this day entered on my Register of Companies in place of the former name. AK. 280417.

Dated at Auckland this 18th day of December 1985.

K. A. WILSON, Assistant Registrar of Companies.

1360

CHANGE OF NAME OF COMPANY

Notice is hereby given that "Behemoth Encompassing Limited" has changed its name to "Slush Puppie (N.Z.) Limited"; and that the new name was this day entered on my Register of Companies in place of the former name. AK. 277677.

Dated at Auckland this 16th day of December 1985.

K. A. WILSON, Assistant Registrar of Companies.

1361

CHANGE OF NAME OF COMPANY

Notice is hereby given that "Avenue Engineering Limited" has changed its name to "Avenue Distributors Limited"; and that the new name was this day entered on my Register of Companies in place of the former name. AK. 243301.

Dated at Auckland this 17th day of December 1985.

K. A. WILSON, Assistant Registrar of Companies.

1362

CHANGE OF NAME OF COMPANY

Notice is hereby given that "The Auckland Young Men's Christian Association Incorporated" has changed its name to "Metropolitan Young Men's Christian Association of Auckland" and the new name was this day entered on my Register of Companies in place of the former name. AK. 292670.

Dated at Auckland this 13th day of December 1985.

A. G. O'BYRNE, Assistant Registrar of Companies.

1363

CHANGE OF NAME OF COMPANY

Notice is hereby given that "LifeCare Retirement Development Limited" has changed its name to "Paynter Developments Limited", and that the new name was this day entered on my Register of Companies in place of the former name. CH. 238842.

Dated at Christchurch this 17th day of December 1985.

L. A. SAUNDERS, Assistant Registrar of Companies.

1364

CHANGE OF NAME OF COMPANY

Notice is hereby given that "Seymour Greengrocers (1974) Limited" has changed its name to "Sunvale Holdings Limited", and that the new name was this day entered on my Register of Companies in place of the former name. CH. 136301.

Dated at Auckland this 13th day of November 1985.

L. A. SAUNDERS, Assistant Registrar of Companies.

1364

CHANGE OF NAME OF COMPANY

Notice is hereby given that "Paynter & Hamilton Limited" has changed its name to "Paynter & Hamilton Construction Limited", and that the new name was this day entered on my Register of Companies in place of the former name. CH. 120528.

Dated at Christchurch this 17th day of December 1985.

L. A. SAUNDERS, Assistant Registrar of Companies.

1364
CHANGE OF NAME OF COMPANY
Notice is hereby given that "Southern Alps Equipment Limited" has changed its name to "M. D. Clemes & Associates Limited" and that the new name was this day entered on my Register of Companies in place of the former name. CH. 138483.

Dated at Christchurch this 20th day of December 1985.
L. A. SAUNDERS, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that "Dowell Office Supplies Limited" has changed its name to "D. R. Dowell Limited" and that the new name was this day entered on my Register of Companies in place of the former name. CH. 129705.

Dated at Christchurch this 3rd day of January 1986.
L. A. SAUNDERS, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that "Gregory's Bookshop Limited" has changed its name to "Zinnias Designer Store Limited" and that the new name was this day entered on my Register of Companies in place of the former name. CH. 123897.

Dated at Christchurch this 3rd day of January 1986.
L. A. SAUNDERS, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that "Bluff Processing Limited" has changed its name to "Canterbury Juice Co. Limited" and that the new name was this day entered on my Register of Companies in place of the former name. CH. 123885.

Dated at Christchurch this 3rd day of January 1986.
L. A. SAUNDERS, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that "Snowline Marketing (NZ) Limited" has changed its name to "Snowline Venison Limited" and that the new name was this day entered on my Register of Companies in place of the former name. CH. 231621.

Dated at Christchurch this 18th day of December 1985.
L. A. SAUNDERS, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that "McCreanor Park Limited" has changed its name to "Wigram Park Limited" and that the new name was this day entered on my Register of Companies in place of the former name. CH. 275147.

Dated at Christchurch this 23rd day of December 1985.
L. A. SAUNDERS, Assistant Registrar of Companies.

THE NEW ZEALAND GAZETTE  NO. 7

CHANGE OF NAME OF COMPANY
Notice is hereby given that "Snowline Venison Limited" has changed its name to "Bensan Developments Limited" and that the new name was this day entered on my Register of Companies in place of the former name. CH. 288835.

Dated at Christchurch this 3rd day of January 1986.
L. A. SAUNDERS, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that "Fittings & Fixtures Limited" has changed its name to "Silver Fern Holdings Limited" and that the new name was this day entered on my Register of Companies in place of the former name. CH. 140186.

Dated at Christchurch this 3rd day of January 1986.
L. A. SAUNDERS, Assistant Registrar of Companies.

CHANGE OF NAME OF COMPANY
Notice is hereby given that "Elsted Holdings Limited" has changed its name to "Red Lion Productions Limited" and that the new name was this day entered on my Register of Companies in place of the former name. CH. 238147.

Dated at Christchurch this 23rd day of December 1985.
L. A. SAUNDERS, Assistant Registrar of Companies.

THE COMPANIES ACT 1955

NOTICE OF WINDING-UP ORDER AND FIRST MEETINGS

Name of Company: "Mee~ of the former name. CH. 140186.

Dated at Christchurch this 3rd day of January 1986.
L. A. SAUNDERS, Assistant Registrar of Companies.
THE COMPANIES ACT 1955
NOTICE OF LAST DAY FOR RECEIVING PROOFS OF DEBT
Name of Company: Underwoods (Wellington) Ltd. (in liquidation).
Address of Registered Office: Care of Official Assignee, First Floor, Databank House, 175 The Terrace, Wellington.
Registry of High Court: Wellington.
Number of Matter: M. 76/83 (Whangarei).
P. T. C. GALLAGHER, Official Assignee.
Wellington.

NOTICE OF LAST DAY FOR RECEIVING PROOFS
Name of Company: Ohakune Coach Services Ltd. (in liquidation).
Address of Registered Office: Care of Official Assignee, First Floor, Databank House, 175 The Terrace, Wellington.
Registry of High Court: Wanganui.
Number of Matter: M. 74/84
P. T. C. GALLAGHER, Official Assignee.
Wellington.

THE COMPANIES ACT 1955
NOTICE OF LAST DAY FOR RECEIVING PROOFS OF DEBT
Name of Company: Michael Fast Ltd (in liquidation).
Address of Registered Office: Care of Official Assignee, Auckland.
Registry of High Court: Auckland.
Number of Matter: M. 727/80.
R. ON HING, Official Assignee, Official Liquidator.
Second Floor, Lorne Towers, Lorne Street, Auckland 1.

THE COMPANIES ACT 1955
NOTICE OF LAST DAY FOR RECEIVING PROOFS OF DEBT
Name of Company: Michael Fast Ltd (in liquidation).
Address of Registered Office: Care of Official Assignee, Auckland.
Registry of High Court: Auckland.
Number of Matter: M. 727/80.
R. ON HING, Official Assignee, Official Liquidator.
Second Floor, Lorne Towers, Lorne Street, Auckland 1.

THE COMPANIES ACT 1955
NOTICE OF LAST DAY FOR RECEIVING PROOFS OF DEBT
Name of Company: Clues Apparel Ltd. (in liquidation).
Address of Registered Office: Care of Official Assignee, Auckland.
Registry of High Court: Auckland.
Number of Matter: M. 1756/83.
R. ON HING, Official Assignee, Official Liquidator.
Second Floor, Lorne Towers, Lorne Street, Auckland 1.

THE COMPANIES ACT 1955
NOTICE OF LAST DAY FOR RECEIVING PROOFS OF DEBT
Name of Company: Hansen Contractors Ltd. (in liquidation).
Address of Registered Office: Care of Official Assignee, Auckland.
Registry of High Court: Auckland.
Number of Matter: M. 934/83.
R. ON HING, Official Assignee, Official Liquidator.
Second Floor, Lorne Towers, Lorne Street, Auckland 1.

THE COMPANIES ACT 1955
NOTICE OF LAST DAY FOR RECEIVING PROOFS OF DEBT
Address of Registered Office: Care of Official Assignee, Auckland.
Registry of High Court: Auckland.
Number of Matter: M. 76/83 (Whangarei).
R. ON HING, Official Assignee, Official Liquidator.
Second Floor, Lorne Towers, Lorne Street, Auckland 1.

THE COMPANIES ACT 1955
NOTICE OF LAST DAY FOR RECEIVING PROOFS OF DEBT
Name of Company: Clues Apparel Ltd. (in liquidation).
Address of Registered Office: Care of Official Assignee, Auckland.
Registry of High Court: Auckland.
Number of Matter: M. 1756/83.
R. ON HING, Official Assignee, Official Liquidator.
Second Floor, Lorne Towers, Lorne Street, Auckland 1.

THE COMPANIES ACT 1955
NOTICE OF LAST DAY FOR RECEIVING PROOFS OF DEBT
Name of Company: Hansen Contractors Ltd. (in liquidation).
Address of Registered Office: Care of Official Assignee, Auckland.
Registry of High Court: Auckland.
Number of Matter: M. 934/83.
R. ON HING, Official Assignee, Official Liquidator.
Second Floor, Lorne Towers, Lorne Street, Auckland 1.

THE COMPANIES ACT 1955
NOTICE OF LAST DAY FOR RECEIVING PROOFS OF DEBT
Name of Company: Clues Apparel Ltd. (in liquidation).
Address of Registered Office: Care of Official Assignee, Auckland.
Registry of High Court: Auckland.
Number of Matter: M. 1756/83.
R. ON HING, Official Assignee, Official Liquidator.
Second Floor, Lorne Towers, Lorne Street, Auckland 1.

THE COMPANIES ACT 1955
NOTICE OF LAST DAY FOR RECEIVING PROOFS OF DEBT
Name of Company: Hansen Contractors Ltd. (in liquidation).
Address of Registered Office: Care of Official Assignee, Auckland.
Registry of High Court: Auckland.
Number of Matter: M. 934/83.
R. ON HING, Official Assignee, Official Liquidator.
Second Floor, Lorne Towers, Lorne Street, Auckland 1.

THE COMPANIES ACT 1955
NOTICE OF LAST DAY FOR RECEIVING PROOFS OF DEBT
Name of Company: Hansen Contractors Ltd. (in liquidation).
Address of Registered Office: Care of Official Assignee, Auckland.
Registry of High Court: Auckland.
Number of Matter: M. 934/83.
R. ON HING, Official Assignee, Official Liquidator.
Second Floor, Lorne Towers, Lorne Street, Auckland 1.

THE COMPANIES ACT 1955
NOTICE OF LAST DAY FOR RECEIVING PROOFS OF DEBT
Name of Company: Hansen Contractors Ltd. (in liquidation).
Address of Registered Office: Care of Official Assignee, Auckland.
Registry of High Court: Auckland.
Number of Matter: M. 934/83.
R. ON HING, Official Assignee, Official Liquidator.
Second Floor, Lorne Towers, Lorne Street, Auckland 1.
NOTICE OF RESOLUTION FOR VOLUNTARY WINDING UP

In the matter of the Companies Act 1955, and in the matter of EAST COAST WHOLESALE MEATS LTD:

NOTICE is hereby given that by duly signed entry in the minute book of the above-named company dated the 6th day of January 1986 the following extraordinary resolution was passed by the company namely:

"That the company cannot by reason of its liabilities continue its business and that it is advisable to wind up and that accordingly the company be wound-up voluntarily."

Dated the 14th day of January 1986.

M. A. ROACHE, Secretary.

DMBA COMPANY LTD.

NOTICE OF INTENTION TO APPLY FOR DISSOLUTION OF THE COMPANY

Pursuant to Section 335A of the Companies Act 1955

NOTICE is hereby given that in accordance with the provisions of section 335A of the Companies Act 1955, I, Stewart James Collins, propose to apply to the Registrar of Companies at Dunedin for a declaration of dissolution of the company.

Unless written objection is made to the Registrar with 30 days after the date of this notice or such later date as the section may require, the Registrar may dissolve the company.

Dated this 10th day of January 1986.

S. J. COLLINS, Applicant.

TAUPO DECOR LTD.

NOTICE is hereby given that in accordance with the provisions of section 335A of the Companies Act 1955, Taupo Decor Ltd., propose to apply to the Registrar of Companies at Hamilton for a declaration of dissolution of the company.

Unless written objection is made to the Registrar within 30 days after the date of this notice or such date as the section may require, the Registrar may dissolve the company.

Dated this 23rd day of January 1986.

S. B. BLACKBURN, Secretary.

NOTICE TO CREDITORS TO PROVE DEBTS OR CLAIMS

In the matter of the Companies Act 1955, and in the matter of THE PARKER GALLERY LTD. (in liquidation):

NOTICE is hereby given that the undersigned, the liquidators of The Parker Gallery Ltd., (in liquidation), which is being wound-up voluntarily, do hereby fix the 14th day of February 1986, the day on or before which the creditors of the company are to prove their debts or claims, and to establish any title that they may have to priority under section 308 of the Companies Act 1955, 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 15th day of January 1986.

PARKER COLLINS & PETERS, Liquidators.

59 High Street, P.O. Box 240, Blenheim.

In the matter of the Companies Act 1955, and in the matter of RANSOM AND RANSOM LTD.: 

NOTICE is hereby given pursuant to section 335A of the Companies Act 1955, that the above company proposes to apply to the Registrar of Companies for a declaration of dissolution of the company and that unless written objection is received by the Registrar within 30 days of the date this notice is published the Registrar may dissolve the company.

Dated at Auckland this 13th day of January 1986.

C. E. RANSOM, Secretary.

In the matter of the Companies Act 1955, and in the matter of J. G. PRESCOTT LTD.: 

NOTICE is hereby given that J. G. Prescott Ltd. has ceased to operate and has discharged all its debts and liabilities. The company is making application to the Registrar of Companies to be dissolved under section 335A of the Companies Act 1955. Any written objections should be made to the Registrar of Companies within 30 days of this notice.

Dated at Hamilton this 28th day of January 1986.

ARTHUR YOUNG, Chartered Accountants.

P.O. Box 329, Hamilton.

In the matter of the Companies Act 1955, and in the matter of ATTRILL PHARMACY LTD.: 

NOTICE is hereby given that Attrill Pharmacy Ltd. has ceased to operate and has discharged all its debts and liabilities. The company is making application to the Registrar of Companies to be dissolved under section 335A of the Companies Act 1955. Any written objections should be made to the Registrar of Companies within 30 days of this notice.

Dated at Hamilton this 28th day of January 1986.

ARTHUR YOUNG, Chartered Accountants.

P.O. Box 329, Hamilton.

In the matter of the Companies Act 1955, and in the matter of JOE McBRIDE LTD.: 

NOTICE is hereby given that Joe McBride Ltd. has ceased to operate and has discharged all its debts and liabilities. The company is making application to the Registrar of Companies to be dissolved under section 335A of the Companies Act 1955. Any written objections should be made to the Registrar of Companies within 30 days of this notice.

Dated at Turangi this 28th day of January 1986.

ARTHUR YOUNG, Chartered Accountants.

P.O. Box 329, Hamilton.

In the matter of the Companies Act 1955, and in the matter of BURCO ENTERPRISES LTD.: 

NOTICE is hereby given that I, Malcolm Holland Robinson, company secretary of Opunake, propose to apply to the Registrar of Companies for a declaration of dissolution of the above-named company and that, unless written objection is made to the Registrar within 30 days of the date of this advertisement, the Registrar may dissolve the company.

Dated this 13th day of January 1986.

M. H. ROBINSON, Secretary.

P.O. Box 21, Opunake.
**Agenda:**

1. Consideration of a statement of the position of the company's affairs together with a list of creditors and the estimated amount of their claims, which will be laid before the meeting.

**R. C. BISDEE LTD.**

**NOTICE OF INTENTION TO APPLY FOR DISSOLUTION OF THE COMPANY**

**Pursuant to Section 335A of the Companies Act 1955**

R. C. Bisdee Ltd. hereby gives notice that it proposes to apply to the Registrar of Companies for a declaration of dissolution of the company and that unless written objection is made to the Registrar by the 10th day of March 1986, the Registrar may proceed to dissolve the company.

R. C. Bisdee Ltd. by its solicitors: PETRIE MAYMAN TIMPANY & MORE.

**TALISMAN MAINTENANCE SERVICES LTD.**

**NOTICE OF INTENTION TO APPLY FOR DISSOLUTION OF THE COMPANY**

**Pursuant to Section 335A of the Companies Act 1955**

NOTICE is hereby given that in accordance with the provisions of section 335A of the Companies Act 1955, I propose to apply to the Registrar of Companies at Hamilton for a declaration of dissolution of D. R. Thomas Ltd. pursuant to section 362 (1) of the Companies Act 1955, the Registrar may dissolve the company.

Dated this 20th day of January 1986.

C. M. WILSON, Secretary.

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**THE COMPANIES ACT 1955**

**NOTICE OF APPOINTMENT OF RECEIVER AND MANAGER**

**Pursuant to Section 346 (1)**

We, Russell John Mann and Pamela Linda Mann, both of Auckland, hereby give notice that on the 10th day of January 1986, we appointed Frederick Nelson Watson and Graeme George McDonald, both of Auckland, chartered accountants, as joint receivers and managers of the property of Avondale Dairy (1983) Ltd. under the powers contained in a debenture dated the 22nd day of July 1985, which property consists of all freehold and leasehold land, fixed plant and machinery, patents, trade names, unpaid and uncalled capital and goodwill and all other assets.

The office of the joint receivers and managers is care of Peat, Marwick, Mitchell & Co., Tenth Floor, National Mutual Centre, 41 Shortland Street, Auckland.

Dated this 14th day of January 1986.

Signed by Russell John Mann and Pamela Linda Mann by their solicitor and duly authorised agent:

J. C. URLICH.

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**D. R. THOMAS LTD.** (in liquidation)

**NOTICE OF MEETING OF CREDITORS**

**Pursuant to Section 362 (8)**

NOTICE is hereby given that by an entry in its minute book, signed in accordance with section 362 (1) of the Companies Act 1955, the above-named company on the 13th day of January 1986 passed a resolution for voluntary winding up, and that a meeting of the creditors of the above-named company will accordingly be held pursuant to section 362 (8) of the Companies Act 1955, on Friday, the 24th day of January 1986 at 11 o'clock in the forenoon, in the Boardroom of Arthur Young, Fourth Level, State Insurance Building, Rangitikei Street, Palmerston North.

**Agenda:**

1. Consideration of a statement of the position of the company's affairs together with a list of creditors and the estimated amount of their claims, which will be laid before the meeting.


3. Appointment of Committee of Inspection pursuant to section 286 of the Companies Act 1955, if thought fit.

Dated this 15th day of January 1986.

By order of the Directors:

N. A. THOMAS, Director.

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In the matter of the Companies Act 1955, and in the matter of **ALEXANDER GRAHAM ENTERPRISES LTD.** (in liquidation):

TAKE note that Kevin Francis Garty, chartered accountant, Hamilton, was appointed liquidator of the above company at a creditors' meeting held on the 20th day of December 1983.

The liquidator of Alexander Graham Enterprises Ltd., which is being wound up voluntarily, doth hereby fix the 31st day of January 1986, 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 308 of the Act, or to be excluded from the benefit of any distribution made before such debts are proved, or, as the case may be, from objecting to such distribution.

K. F. GARTY, Liquidator.

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**THE COMPANIES ACT 1955**

**NOTICE OF APPOINTMENT OF RECEIVER**

**Pursuant to Section 346 (1)**

BUDDY'S DAIRY LTD. a duly incorporated company having its registered office at Hamilton, hereby gives notice that on the 20th day of January 1986 the company appointed Gregory David Thomas, chartered accountant, whose office and address for service is at the office of G. D. Thomas, Medford House, 174 Collingwood Street, Hamilton as receiver and manager of the assets and undertakings of H MCCULLOUGH DAIRY LTD. under the powers and provisions contained in a debenture dated the 28th day of September 1984, a copy of which was registered in the companies office at Hamilton on the 12th day of October 1984.

The receiver has been appointed in respect of all the company's undertakings and all its real and personal property and all its assets and effects whatsoever and wheresoever of both present and future including its uncalled and unpaid capital.

C. FLETCHER, Solicitor.

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In the matter of the Companies Act 1955, and in the matter of **GOUGH & BACCHUS LTD.**:

**NOTICE is given that by duly signed entry in the minute book of this company on the 14th day of January 1986 an extraordinary resolution was passed by the company:**

"The company cannot by reason of its liabilities continue its business and it is advisable to wind up, and accordingly the company be wound up."

Dated this 15th day of January 1986.

C. BACCHUS & P. GOUGH, Directors.

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In the matter of the Companies Act 1955, and in the matter of **GOUGH & BACCHUS LTD.**:

**NOTICE is given that by an entry in its minute book, signed in accordance with section 362 (1) of the Companies Act 1955, this company on the 14th day of January 1986 passed a resolution for voluntary winding up, and that a meeting of the creditors of the company will accordingly be held at the office of Coopers & Lybrand, 202–204N Warren Street, Hastings on the 27th day of January 1986 at 2 p.m.**

**Business to:**

1. Consider a statement of the position of the company's affairs and lists of creditors.

2. Nominate liquidator and fix the basis of his remuneration.

3. Appoint, if thought fit, a committee of inspection.

4. If a committee of inspection is not appointed sanction, if thought fit, the exercise by liquidator of the powers set out in section 294 (1) (a).

Dated this 15th day of January 1986.

C. BACCHUS & P. GOUGH, Directors.
THE COMPANIES ACT 1955
NOTICE OF APPOINTMENT OF RECEIVER
Pursuant to Section 346 (1)
AMALGAMATED FINANCE LTD. a duly incorporated company at Auckland, hereby gives notice that on the 15th day of January 1986 it appointed Paul Edward Young, chartered accountant of Auckland as receiver and manager of the property of HADLLOW'S TRADING COMPANY LTD. under the powers contained in a debenture dated the 15th day of June 1984 which property consists of all the assets and undertaking of the business carried on by the said Hadlow's Trading Company Ltd.

Further particulars can be obtained from the receiver whose address is care of Ace Management Consultants Ltd., Khyber House, 477 Khyber Pass Road, Auckland.

Dated this 16th day of January 1986.

Amalgamated Finance Ltd. by its solicitors and duly authorised agent:

K. WALLACE, Solicitor.

DISSOLUTION OF SOLVENT COMPANY
In the matter of the Companies Act 1955, and in the matter of MURPHYLL PROPERTIES LTD. HN. 188121:

TAKE notice that the directors of Murphyll Properties Ltd. propose to apply to the Registrar of Companies for a declaration of dissolution of that company and that unless written objection is made to the Registrar within 30 days of the date of this notice, the Registrar may make a declaration to dissolve the company.

Dated this 27th day of January 1986.

R. C. TIMMS, Director.

NOTICE OF MEETING OF CREDITORS WHERE WINDING-UP RESOLUTION PASSED BY ENTRY IN MINUTE BOOK UNDER SECTION 362
In the matter of the Companies Act 1955, and in the matter of EAST AIR LTD.: Notice is hereby given that by an entry in its minute book signed in accordance with section 362 (1) of the Companies Act 1955, the above-named company on the 17th day of January 1986 passed a resolution for voluntary winding up, and that a meeting of the creditors of the above-named company will accordingly be held at the Red Cross Hall, Tennyson Street, Napier, on the 7th day of February 1986 at 10 o'clock in the forenoon.

Business:
Consideration of a statement of the position of the company's affairs and list of creditors, etc.

Nomination of liquidator.

Appointment of committee of inspection if thought fit.
Dated this 17th day of January 1986.
By order of the directors:

A. KLENNER and J. HOCKEY, Directors.

THE COMPANIES ACT 1955
WAVECRAFT INDUSTRIES (N.Z.) LTD.
NOTICE OF APPOINTMENT OF RECEIVERS AND/OR MANAGERS
BROADLANDS FINANCE LTD. at Auckland hereby gives notice that on the 16th day of January 1986 it appointed Laurence George Chilcott and Peter Charles Chatfield, both of Auckland, chartered accountants, as receivers and/or managers of the property of Wavecraft Industries (N.Z.) Ltd. under the provisions contained in a debenture dated the 20th day of October 1981 which property consists of all the assets and undertaking of the business operated by the said Wavecraft Industries (N.Z.) Ltd. at Auckland and elsewhere.

The address of the said Laurence George Chilcott and Peter Charles Chatfield is at the office of Smith Chilcott & Co., Chartered Accountants, General Building, corner Shortland and O'Connell Streets, Auckland 1.

BROADLANDS FINANCE LTD.

NOTICE CALLING FINAL MEETING
In the matter of the Companies Act 1955, and in the matter of ATKINSON MARINE INTERNATIONAL LTD. (in liquidation):

Notice is hereby given in pursuance to section 291 of the Companies Act 1955, that a meeting of creditors of the above-named company will be held at the offices of Toplis Fletcher & Co., Clifford Street, Kaikohe on Monday, the 17th day of February 1986, at 2 o'clock in the afternoon for the purpose of having an account laid before it showing how the winding up has been conducted and the property of the company has been disposed of, and to receive any explanation thereof by the liquidator.

C. S. WHITELAW, Receiver and Liquidator.

The Companies Act 1955
PARSONS AND SON LTD.

Notice is hereby given that by a duly signed entry in the minute book of the above-named company on the 10th day of January 1986 the following ordinary resolutions were passed by the company.

(1) It is hereby resolved that, the directors having made a statutory declaration as to the solvency of the company, the company be wound-up voluntarily.

(2) It is hereby resolved that Anthony Peter Southwick of Rotorua, chartered accountant be and is hereby appointed liquidator of the company.

Dated this 13th day of January 1986.

A. P. SOUTHWICK, Liquidator.

NOTICE OF RESOLUTION FOR VOLUNTARY WINDING UP
Pursuant to Section 269
In the matter of the Companies Act 1955, and in the matter of GAISFORD FLATS LTD.: Notice is hereby given that at an extraordinary general meeting of the above-named company held on the 17th day of January 1986 the following special resolution was passed by the company, namely:

That the company having sold its land and buildings and no longer in the business of renting property has ceased to be a trading enterprise and that it is advisable to wind up and that accordingly the company be wound-up voluntarily.

Dated this 17th day of January 1986.

R. N. WATSON, Liquidator.

The Companies Act 1955
AUTOMATIC GOLF DEVELOPMENTS LTD.

IN LIQUIDATION
A meeting of creditors of the above company will be held at the office of Messrs Inder Lynch & Partners, Solicitors, 30 Broadway, Papakura on Friday, the 28th day of February 1986 at 10. a.m.

AUTOMATIC GOLF DEVELOPMENTS LTD., Directors.

1314

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MACFARLANE & COMPANY LTD.
NOTICE OF INTENTION TO APPLY FOR DISSOLUTION OF THE COMPANY
Pursuant to Section 335A of the Companies Act 1955 Notice is hereby given that in accordance with the provision of section 335A of the Companies Act 1955, I propose to apply to the Registrar of Companies at Christchurch for a declaration of dissolution of the above-named company.

Unless written objection is made to the Registrar within 30 days of the 15th day of January 1986, being the date of the last publication of this notice, the Registrar may make a declaration to dissolve the company.

Dated this 27th day of January 1986.

R. C. TIMMS, Director.

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NOTICE OF MEETING OF CREDITORS WHERE WINDING-UP RESOLUTION PASSED BY ENTRY IN MINUTE BOOK UNDER SECTION 362
In the matter of the Companies Act 1955, and in the matter of EAST AIR LTD.: Notice is hereby given that by an entry in its minute book signed in accordance with section 362 (1) of the Companies Act 1955, the above-named company on the 17th day of January 1986 passed a resolution for voluntary winding up, and that a meeting of the creditors of the above-named company will accordingly be held at the Red Cross Hall, Tennyson Street, Napier, on the 7th day of February 1986 at 10 o'clock in the forenoon.

Business:
Consideration of a statement of the position of the company's affairs and list of creditors, etc.

Nomination of liquidator.

Appointment of committee of inspection if thought fit.
Dated this 17th day of January 1986.
By order of the directors:

A. KLENNER and J. HOCKEY, Directors.

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NOTICE CALLING FINAL MEETING
In the matter of the Companies Act 1955, and in the matter of SHIPBroKERS AND AGENCIES LTD. (in liquidation):
Notice is hereby given in pursuance of section 291 of the Companies Act 1955, that a meeting of the creditors of the above-named company will be held at Touche Ross & Co. Boardroom, Eleventh Floor, Investment Centre, corner Featherston and Ballance Streets, Wellington, on the 10th day of February 1986 at 9 a.m. for the purpose of having an account laid before it showing how the winding up has been conducted and the property of the company has been disposed of, and to receive any explanations thereof by the liquidator.

Further Business:
To consider and if thought fit to pass the following resolution, namely:
That the liquidator be authorised to dispose of the books of the company and of the liquidator as he thinks fit.

Dated this 22nd day of January 1986.
R. J. COWLEY, Liquidator.

1327

MCKENZIE DRILLING LTD.
NOTICE OF PROPOSAL TO APPLY TO THE REGISTRAR FOR DECLARATION OF DISSOLUTION OF A COMPANY
Pursuant to Section 335a (3)
I, Raynor Janice McKenzie being secretary of McKenzie Drilling Ltd., hereby give notice that we 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 20th day of January 1986.
R. J. MCKENZIE, Secretary.

P. O. Box 28, Milton.

1326 1c

NOTICE TO CREDITORS TO PROVE DEBTS OR CLAIMS
In the matter of the Companies Act 1955, and in the matter of P. & B. A. ALLEN LTD. (in liquidation):
Notice is hereby given that the undersigned, the liquidator of P. & B. A. Allen Ltd, which is being wound-up voluntarily, does hereby fix the 20th day of February 1986, 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 308 of the Companies Act 1955, 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 25th day of January 1986.
M. G. S. EARL, Liquidator.
Chambers Nicholls, P. O. Box 2099, Christchurch.

1325
In the High Court of New Zealand
Whangarei Registry

M. No. 136/85

IN THE MATTER of section 218 of the Companies Act 1955, and in the matter of Glenervie Developments Limited, a duly incorporated company having its registered office at 29 Commerce Street, Whangarei and carrying on business as contractors—A Debtor:

EX PARTE—THE COMMISSIONER OF INLAND REVENUE—A Creditor:

NOTE—Any person who intends to appear on the hearing of the above-named company requiring a copy on payment of the regulated charge for the same.

In the High Court of New Zealand

M. No. 1459/85

Address for Service: Care of P. J. Smith, crown solicitor, whose address for service is at the offices of Messrs Marsden Woods, Inskip & Smith, Phoenix House, 122 Bank Street, Whangarei.

NOTE—Any person who intends to appear on the hearing of the above-named company requiring a copy on payment of the regulated charge for the same.

In the High Court of New Zealand

M. No. 1515/85

Address for Service: Care of P. J. Smith, crown solicitor, whose address for service is at the offices of Messrs Marsden Woods, Inskip & Smith, Phoenix House, 122 Bank Street, Whangarei.

NOTE—Any person who intends to appear on the hearing of the above-named company requiring a copy on payment of the regulated charge for the same.

In the High Court of New Zealand

Auckland Registry

M. No. 1534/85

IN THE MATTER of the Companies Act 1955, and in the matter of John Stone Limited, a duly incorporated company having its registered office at 96 Hillside Road, Glenfield—A Debtor:

EX PARTE—THE COMMISSIONER OF INLAND REVENUE—A Creditor:

ADVERTISEMENT OF PETITION

NOTE—Any person who intends to appear on the hearing of the above-named company requiring a copy on payment of the regulated charge for the same.

In the High Court of New Zealand

M. No. 1300

NOTE—Any person who intends to appear on the hearing of the above-named company requiring a copy on payment of the regulated charge for the same.
In the High Court of New Zealand
Auckland Registry

IN THE MATTER of the Companies Act 1955, and in the matter of INTERNATIONAL CREDIT SERVICES (BAY OF PLENTY) LIMITED, a duly incorporated company having its registered office at care of A. K. Turley & Co., 22 Emily Place, Auckland, and carrying on business there as a debt collection agency;

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 18th day of November 1985, presented to the said Court by BREEZEMERE BUILDINGS LIMITED, a duly incorporated company having its registered office at Tauranga; and the said petition is directed to be heard before the Court sitting at Auckland on the 12th day of February 1986 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.

P. G. MABEY, Solicitor for the Petitioner.

This notice was filed by Paul Gerard Mabey, solicitor for the petitioner. The petitioner's address for service is at the offices of Messrs Thom Sexton & MacDonald, Fourth Floor, Quay Tower, corner Customs and Albert Street, Auckland.

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 11th day of February 1986.

P. B. MABEY, Solicitor for the Petitioner.

This notice was filed by Paul Gerard Mabey, solicitor for the petitioner. The petitioner's address for service is at the offices of Messrs Dennet Olphert Sandford & Dowthwaite, Amohia Street, Otumoetai, Tauranga, and carrying on business there as a contractor.

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 18th day of November 1985, presented to the said Court by B.P. Oil New Zealand Limited, a duly incorporated company having its registered office at 27 Landscape Road, Otmootai, Tauranga, and carrying on business there as a contractor.

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 18th day of November 1985, presented to the said Court by B.P. Oil New Zealand Limited, a duly incorporated company having its registered office at 27 Landscape Road, Otmootai, Tauranga, and carrying on business there as a contractor.

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 18th day of November 1985, presented to the said Court by B.P. Oil New Zealand Limited, a duly incorporated company having its registered office at 27 Landscape Road, Otmootai, Tauranga, and carrying on business there as a contractor.

In the High Court of New Zealand
Rotorua Registry

IN THE MATTER of the Companies Act 1955, and in the matter of ALLAN PEDDIE EARTHMOVES LIMITED, a duly incorporated company having its registered office at 27 Landscape Road, Otumoetai, Tauranga, and carrying on business there as a debt collection agency:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 18th day of November 1985, presented to the said Court by B.P. Oil New Zealand Limited, a duly incorporated company having its registered office at 27 Landscape Road, Otmootai, Tauranga, and carrying on business there as a contractor.

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 18th day of November 1985, presented to the said Court by B.P. Oil New Zealand Limited, a duly incorporated company having its registered office at 27 Landscape Road, Otmootai, Tauranga, and carrying on business there as a contractor.

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 18th day of November 1985, presented to the said Court by B.P. Oil New Zealand Limited, a duly incorporated company having its registered office at 27 Landscape Road, Otmootai, Tauranga, and carrying on business there as a contractor.

In the High Court of New Zealand
Hamilton Registry

IN THE MATTER of the Companies Act 1955, and in the matter of MORRINSVILLE MOTOR CYCLE SERVICES LIMITED, a duly incorporated company having its registered office at 45 Studholme Street, Morrinsville, and carrying on business at motor vehicle dealer—Debtor.

EX PARTE—MOORE PARAGON (N.Z.) LIMITED, a duly incorporated company having its registered office at Auckland and carrying on business as stationer—Creditor.

NOTICE is hereby given that a petition for the winding up of the above-mentioned company by the High Court was, on the 17th day of December 1985, presented to the said High Court by MOORE PARAGON (N.Z.) LIMITED of Auckland, stationer; and that the said petition is directed to be heard before the Court sitting at Hamilton on the 3rd day of February 1986 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.

C. A. JOHNSTON, Solicitor for the Petitioner.

The petitioner's address for service is at the offices of Messrs Tanner Fitzgerald Getty, Solicitors, NZI Building, Garden Place, Hamilton.

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 Hamilton, 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 31st day of January 1986.

In the High Court of New Zealand
Rotorua Registry

IN THE MATTER of the Companies Act 1955, and in the matter of ALLAN PEDDIE EARTHMOVES LIMITED, a duly incorporated company having its registered office at 27 Landscape Road, Otmootai, Tauranga, and carrying on business there as a debt collection agency:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 18th day of November 1985, presented to the said Court by B.P. Oil New Zealand Limited, a duly incorporated company having its registered office at 27 Landscape Road, Otmootai, Tauranga, and carrying on business there as a contractor.

In the High Court of New Zealand
Hamilton Registry

IN THE MATTER of the Companies Act 1955, and in the matter of AGRICULTURAL STOCK BROKERS (N.Z.) LIMITED, a duly incorporated company having its registered office at Great South Road, Ngaraupahia and carrying on business as retailer of agricultural equipment:

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 1985, presented to the said Court by DEUTZ AUSTRALIA PTY. LIMITED, a duly incorporated company having its registered office at 1374 Centre Road, Clayton, Melbourne, Victoria, Australia, and carrying on business as supplier of tractors and agricultural equipment; and that the said petition is directed to be heard before the Court sitting at Hamilton on the 3rd day of February 1986 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.

J. MILNE, Solicitor for the Petitioner.

The petitioner's address for service is at the offices of Messrs Tompkins Wake & Co., Westpac House, corner Victoria and Alma Streets, Hamilton.

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 Hamilton, 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 31st day of January 1986.
NOTICE OF ADVERTISEMENT

In the High Court of New Zealand

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of MAEROA EQUIPMENT LEASING COMPANY LIMITED, a duly incorporated company having its registered office at Percio Place, Hamilton:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 10th day of December 1985, presented to the said Court by CHRISTOPHER JAMES ROYSTON CANT of Hamilton, plumber; and that the said petition is directed to be heard before the Court sitting at Hamilton on the Monday, the 3rd day of February 1986 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.

D. J. TAYLOR, Solicitor for the Petitioner.

This notice is filed by David James Taylor, solicitor for the petitioner, whose address for service is at the offices of Messrs Swarbrick Dixon & Partners, Solicitors, Seventh Floor, NZI Building, Garden Place, Hamilton.

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 Hamilton, 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 Friday, the 31st day of January 1986.

1275 1c

In the High Court of New Zealand

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of HAWKE’S BAY DEVELOPMENT COMPANY LIMITED, a duly incorporated company having its registered office at Hastings, night club operator:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 28th day of November 1985, presented to the High Court by R. A. VAN VLERKEN LIMITED, a duly incorporated company having its registered office at Hastings; and that the said petition is directed to be heard before the Court sitting at Napier on the 19th day of February 1986 at 9.30 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.

G. A. BRUMMER, Solicitor for the Petitioner.

Address for Service: The offices of Messrs Bisson, Moss Robertshawe & Co., Solicitors, Tennyson Chambers, Napier, as agents for Messrs McDonald Brummer & Co., Solicitors, P.O. Box 35, Hastings.

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 Napier, 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 18th day of February 1986.

1293 1c
In the High Court of New Zealand
Whangarei Registry
M. No. 140/85

In the matter of the Charitable Trusts Act 1957, and in the matter of certain trusts established by ROBERT DRUCKI LUBECKI DUFFUS, late of Russel, deceased, and his wife ANNA DUFFUS, for the founding, maintaining and managing of a convalescent home or hospital at Russell, and in the matter of an application by the NORTHLAND AREA HEALTH BOARD and the BAY OF ISLANDS COUNTY COUNCIL for approval of a scheme for variation of such trusts:

Notice is hereby given that the NORTHLAND AREA HEALTH BOARD and THE BAY OF ISLANDS COUNTY COUNCIL have prepared a scheme under paragraph 5 of the Charitable Trusts Act 1957 for the purposes of founding, maintaining and managing a convalescent home and hospital or either of such institutions to be called "The Duffus Convalescent Home". The scheme provides:

"1. That all that parcel of land containing 7 acres, more or less, being Section 7, Block 1 of the Russell Survey District and being the whole of the land comprised and described in Certificate of Title Vol. 79, Folio 237 (North Auckland Registry) (hereinafter referred to as "the said land") together with all other assets of the trusts established on the 1st day of March 1905 by Robert Drucki Lubecki Duffus and Lucy Anna Duffus for the purposes of founding and maintaining and managing a convalescent home and hospital or either of such institutions to be called "The Duffus Convalescent Home" (hereinafter referred to as "the Trustee") shall thereupon seek the further direction of this Court.

"2. In lieu of the trusts for the purposes of founding and maintaining a convalescent home and hospital or either of such institutions to be called "The Duffus Convalescent Home" the Bay of Islands County Council (hereinafter referred to as "the Trustee") shall hold the said assets upon trust for the purpose of erecting up and maintaining after maintaining, managing and administering such number as the Trustee may from time to time determine of self-contained dwelling units (whether in the style of flats, apartments or otherwise) and whether detached or not or furnished or not including such other improvements and amenities as may from time to time be determined by the Trustee for occupation by needy elderly persons, and for persons who are handicapped, disabled or invalids (providing they are fit enough to live in such accommodation).

"3. Without limiting the generality of paragraph 2 hereof the Trustee shall proceed forthwith with the erection of 4 dwelling units and as soon as possible thereafter with the erection of 2 further dwelling units, provided that if the Trustee is unable to comply strictly with these obligations and in particular if appropriate Government grants and loans therefore shall not be available the Trustee shall upon seeking the further direction of this Court.

"4. The trust shall be administered and managed by the Trustee under the title of "The Duffus Trusts" or such other name as the Trustee may from time to time determine provided that the words "Duffus Trusts" are part thereof.

"S. In relation to the occupation of the dwelling units the Trustee shall have regard to the following:
(a) A rental may be charged in respect of each dwelling unit but such rental shall be less than would be in the opinion of the Trustee the full rental obtainable for that dwelling unit on the open market and in fixing such rental (if any) the Trustee shall take the following factors into account:
(i) The total revenue required from all dwelling units in order that outgoings may be provided for and the dwelling units maintained in sound condition and a fund for their ultimate replacement may be created.
(ii) The possibility that dwelling units may be vacant at times or that some of the rentals due may not be recovered.
(iii) The maximum rental (if any) approved by the Housing Corporation of New Zealand or any Government Department under any scheme for providing housing units or flats for such persons.
(iv) The desirability of charging rentals which should not cause financial hardship to persons having no income apart from Government finance or any income granted under any Social Welfare Legislation or National Superannuation or similar schemes.
(b) No preference shall be given to the members or adherents of any particular denomination religion or creed and there shall be no discrimination on the grounds of race.
(c) The occupants generally shall be of the class of persons who are considered by the Trustee to be of good character and appropriate, and are eligible within any guidelines which may have been stipulated as a condition of obtaining Government finance for the erection of the dwelling units.

"6. Subject to the provisions of paragraph 5 hereof, it is hereby declared that the terms and conditions for occupation of the dwelling units shall be in the discretion of the Trustee who may enter into such legal arrangements by way of tenancy agreement or licence to occupy or otherwise as to the Trustee seems appropriate in any case.

"7. The costs and disbursements of Her Majesty's Attorney-General shall be paid by the Trustee out of the cash portion of the said proceeds.

The application by the NORTHLAND AREA HEALTH BOARD and THE BAY OF ISLANDS COUNTY COUNCIL ("the applicants") for approval of the Scheme is to be heard in the High Court at Whangarei on the 12th day of March 1986 at 10 o'clock in the forenoon. Any person desiring to oppose the Scheme is required to give written notice of his intention to do so to (1) The Registrar of the High Court at Whangarei (2) The applicants (3) Her Majesty's Attorney-General, not less than 7 clear days before the said 12th day of March 1986.

The address for service of the applicants is at the offices of Messieurs Rishworths, Legal House, 9 Hunt Street, Whangarei.

In the High Court of New Zealand
Whangarei Registry
M. No. 368/85

In the matter of the Companies Act 1955, and in the matter of ROLLESTON CONTRACTING LIMITED, a duly incorporated company having its registered office at Messrs. Hock, Hoskins & Co., Chartered Accountants, 564 Victoria Street, Hamilton.—Debtor:

Ex parte—The Commissioner of Inland Revenue.—Creditor:

Notice is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 6th day of December 1985, presented to the said Court by the DISTRICT ATTORNEY-GENERAL, at Hamilton; and that the said petition is directed to be heard before the Court sitting at Hamilton on the 3rd day of February 1986 at 10 o'clock in the forenoon. Any person desiring to 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.

C. Q. M. ALMAO, Solicitor for the Petitioner.

This advertisement is filed by Charles Quentin Martin Almalo, Crown Solicitor, Hamilton, solicitor for the petitioner whose address for service is at the offices of Messrs Almalo McAllen & Kellaway, Barristers and Solicitors, National Mutual Building, Victoria Street, Hamilton.

NOTE.—Any person who intends to appear on the hearing of the said petition must serve, or send by post, to the above-named, 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 and address, and description of the firm, and an address within 3 miles of the office of the High Court at Hamilton, 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 31st day of January 1986.

In the High Court of New Zealand
Auckland Registry
M. No. 1542/85

In the matter of the Companies Act 1955, and in the matter of HADLOW'S TRADING COMPANY LIMITED, a duly incorporated company having its registered office at the Fifth Floor, Reserve Bank Building, 67 Customs Street East, Auckland.

Notice is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 27th day of November 1985, presented to the said Court by AUTOCRAT SANYO 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 9th day of February 1986 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. W. DIVERS, Solicitor for the Petitioner.
This notice was filed by Leslie Wilfred Divers, solicitor for the petitioner whose address for service is at the offices of Messrs Churton Hart Divers & Wong, Third Floor, General Buildings, Shortland 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 18th day of February 1986.

In the High Court of New Zealand Hamilton Registry
In the matter of the Companies Act 1955, and in the matter of the said company requiring a copy on payment of the regulated charge for the same.

B. W. F. BROWN, Solicitor for the Petitioner.

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 11th day of February 1986.

In the High Court of New Zealand Wellington Registry
In the matter of the Companies Act 1955, and in the matter of the said company requiring a copy on payment of the regulated charge for the same.

B. W. F. BROWN, Solicitor for the Petitioner.

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 5th day of March 1986.

In the High Court of New Zealand Wellington Registry
In the matter of the Companies Act 1955, and in the matter of the said company requiring a copy on payment of the regulated charge for the same.

B. W. F. BROWN, Solicitor for the Petitioner.

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 27th day of February 1986.

In the High Court of New Zealand Wellington Registry
In the matter of the Companies Act 1955, and in the matter of the said company requiring a copy on payment of the regulated charge for the same.

B. W. F. BROWN, Solicitor for the Petitioner.

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 18th day of February 1986.

In the High Court of New Zealand Hamilton Registry
In the matter of the Companies Act 1955, and in the matter of the said company requiring a copy on payment of the regulated charge for the same.

J. P. DOOQUE, Solicitor for the Petitioner.

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 18th day of February 1986.
IN THE MATTER of a special partnership known as KERJANDY ANGORAS LIMITED and COMPANY;

We, the persons described in the Schedule hereto and KERJANDY ANGORAS LIMITED, a duly incorporated company having its registered office at 162 Ellice Street, Christchurch; hereby certify that by registration of this certificate we do hereby form and constitute this special partnership under the provisions of Part II of the Partnership Act 1908, and do hereby further certify pursuant to the provisions of section 51 of the said Act as follows:

(a) The style of the firm under which the partnership is to be conducted is KERJANDY ANGORAS LIMITED and COMPANY;

(b) The names and places of residence of all the partners are as follows:

General Partner: KERJANDY ANGORAS LIMITED.

Special Partners: The persons whose names and addresses are set forth in the Schedule hereto;

(c) The aforesaid special partners' contribution to the common stock of the partnership are the amounts listed against their respective names in the Schedule hereto. The general partner has not contributed to the common stock of the partnership;

(d) The general nature of the business to be transacted by the partnership is that of goat farming;

(e) The principal place at which the business is to be transacted is at New Zealand and elsewhere;

(f) The partnership is to commence on the date of the registration of this certificate and is to terminate 7 years from the date of filing of the certificate of registration.

SCHEDULE

<table>
<thead>
<tr>
<th>Contribution to Common Stock</th>
<th>$</th>
</tr>
</thead>
<tbody>
<tr>
<td>John Robertson Wood, farmer of Wiltsgown Road, R.D. 2, Putaruru</td>
<td>1</td>
</tr>
<tr>
<td>John Robertson Wood, farmer of Wiltsgown Road, R.D. 2, Putaruru and William Charles Crump, chartered accountant of 53 Lake View Road, Takapuna, as trustees for the Woodstock Trust</td>
<td>249</td>
</tr>
<tr>
<td>Edward Thomas Ward, veterinary surgeon of 2 View Street, Putaruru</td>
<td>1</td>
</tr>
<tr>
<td>Edward Thomas Ward, veterinary surgeon of 2 View Street, Putaruru and Charles Barry Broadbent, solicitor of Putaruru, as trustees for the Ward Family Trust</td>
<td>249</td>
</tr>
<tr>
<td>Brian Thomas Fielder, farmer of Wiltsgown Road, R.D. 2, Putaruru</td>
<td>249</td>
</tr>
<tr>
<td>Brian Thomas Fielder, farmer of Wiltsgown Road, R.D. 2, Putaruru and Bruce Stewart Thomas, farmer of Te Awamatu, as trustees for the Fieldstock Trust</td>
<td>249</td>
</tr>
<tr>
<td>Ronald James Smith, farmer of Oraka Farm, Scriveners Road, R.D. 2, Putaruru</td>
<td>1</td>
</tr>
<tr>
<td>Ronald James Smith, farmer of Oraka Farm, Scriveners Road, R.D. 2, Putaruru and Simon Redding Makill, solicitor of Cambridge, as trustees for the Smithstock Trust</td>
<td>249</td>
</tr>
</tbody>
</table>

Dated at Auckland this 9th day of December 1985.

The Common Seal of KERJANDY ANGORAS LIMITED was hereunto affixed in the presence of:

R. J. SMITH, Director.

W. CRUMP, Director/Secretary.

Signed by the said John Robertson Wood and William Charles Crump, as trustees for the Woodstock Trust; Edward Thomas Ward, and Charles Barry Broadbent, as trustees for the Ward Family Trust; Brian Thomas Fielder and Bruce Stewart Thomas, as trustees for the Fieldstock Trust in the presence of:

N. B. COLE, Justice of the Peace.

Signed by the said Ronald James Smith and Simon Redding Makill, as trustees for the Smithstock Trust in the presence of:

R. R. WRIGHT, Justice of the Peace.
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 Christchurch, and must be signed by the person or firm, or his or her 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 4th day of February 1986.

In the High Court of New Zealand
Greytown Registry

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of ADDISONS FLAT GOLD MINING CO. LIMITED, a duly incorporated company having its registered office at 41 Putanihi Street, Greytown and carrying on business as a goldminer:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 21st day of October 1985, presented to the said Court by DOMTRAC EQUIPMENT LIMITED; and that the said petition is directed to be heard before the Court sitting at Greytown on the 5th day of March 1986. Any creditor or contributor of the said company requiring a copy on payment of the regulated charge for the same.

C. S. CHAPMAN, Solicitor for the Petitioner.

This notice was filed by Christopher Scott Chapman, solicitor for the petitioner. The petitioner’s address for service is at the offices of Messrs Carruthers & Wetherall, Guinness Street, Greytown.

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 Christchurch, and must be signed by the person or firm, or his or her 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 10th day of March 1986.

In the High Court of New Zealand
Christchurch Registry

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of L. M. WALKER BILLIARDS AND FURNITURE LIMITED, a duly incorporated company having its registered office at 41 Putanihi Street, Christchurch and carrying on business there as billiard and pool table manufacturers:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 18th day of November 1985, presented to the said Court by DOMINION MIRROR AND GLASS COMPANY LIMITED; and that the said petition is directed to be heard before the Court sitting at Christchurch on the 5th day of March 1986 at 10 o’clock in the forenoon; and any creditor or contributor 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 contributor of the said company requiring a copy on payment of the regulated charge for the same.

K. R. AYERS, Solicitor for the Petitioner.

The address for service of the petitioner is at the offices of Messrs Helmore MacDonald & Stanley, Solicitors, 137 Hereford Street, Christchurch.

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 Christchurch, and must be signed by the person or firm, or his or her 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 4th day of March 1986.

In the High Court of New Zealand
M. No. 25/85

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of ADDISONS FLAT GOLD MINING CO. LIMITED, a duly incorporated company having its registered office at 41 Putanihi Street, Greytown and carrying on business as a goldminer:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 21st day of March 1986 at 10 o’clock in the forenoon; and any creditor or contributor 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 contributor of the said company requiring a copy on payment of the regulated charge for the same.

C. S. CHAPMAN, Solicitor for the Petitioner.

This notice was filed by Christopher Scott Chapman, solicitor for the petitioner. The petitioner’s address for service is at the offices of Messrs Carruthers & Wetherall, Guinness Street, Greytown.

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 Christchurch, and must be signed by the person or firm, or his or her 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 10th day of March 1986.

In the High Court of New Zealand
M. No. 565/85

IN THE MATTER of the Companies Act 1955, and IN THE MATTER of L. M. WALKER BILLIARDS AND FURNITURE LIMITED, a duly incorporated company having its registered office at 41 Putanihi Street, Christchurch and carrying on business there as billiard and pool table manufacturers:

NOTICE is hereby given that a petition for the winding up of the above-named company by the High Court was, on the 18th day of November 1985, presented to the said Court by DOMINION MIRROR & GLASS COMPANY LIMITED; and that the said petition is directed to be heard before the Court sitting at Christchurch on the 5th day of March 1986 at 10 o’clock in the forenoon; and any creditor or contributor 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 contributor of the said company requiring a copy on payment of the regulated charge for the same.

K. R. AYERS, Solicitor for the Petitioner.

The address for service of the petitioner is at the offices of Messrs Helmore MacDonald & Stanley, Solicitors, 137 Hereford Street, Christchurch.

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 Christchurch, and must be signed by the person or firm, or his or her 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 4th day of March 1986.
As this price is below the ruling trigger price of 500 cents per kilogram (greasy basis) no retention levy is payable in terms of section 42 of the Wool Industry Act 1977, until further notice.

Dated at Wellington this 16th day of January 1986.

S. D. NEWRICK, Levies Administration Manager.

Raw Wool Services.

1297

NEW ZEALAND WOOL BOARD

Pursuant to regulation 15 of the Wool Industry Regulations 1978, notice is hereby given that the Adjusted Weighted Average Sale Price for the sale held on the 20th day of December 1985 at Wellington and Christchurch was 361.15 cents per kilogram (greasy basis).

As this price is below the ruling trigger price of 500 cents per kilogram (greasy basis) no retention levy is payable in terms of section 42 of the Wool Industry Act 1977, until further notice.

Dated at Wellington this 16th day of January 1986.

S. D. NEWRICK, Levies Administration Manager.

Raw Wool Services.

1298

GENERAL PUBLICATIONS

INTRODUCING MANAGEMENT SERVICES IN THE PUBLIC SERVICE

STATE SERVICES COMMISSION

34 p. 1982 reprinted. $2.75 plus 55c p & p

Management Services is one means by which managers may obtain objective advice on their methods of carrying out their management role. This booklet is designed to explain to Public Service Managers how Management Services may help them to fulfil their management task.

OPEN JUSTICE

A Guide to Information Within the Department of Justice

DEPARTMENT OF JUSTICE

88 p. 1982. $3.50 plus 55c p & p

Produced jointly by Brian Priestley and the Department of Justice, this publication is intended to capture and hold the reader's attention and facility to ready referencing of the subject covered. It does this admirably in being a guide to the information available to the public within one of New Zealand's most important and complex Government departments, as well as a booklet which is likely to be read and considered by many people interested in the campaign for more openness in government.

WHO MAKES SOCIAL POLICY?

N.Z. PLANNING COUNCIL


This report is largely descriptive and interpretive. It reaches conclusions, but stops short of making recommendations for improvement. It is believed that its analysis and conclusions will be useful to many people concerned with social policy, inside and outside the Government system.

THE BOAT OWNER'S GUIDE TO CORROSION

by L. H. Bolton

DEPARTMENT OF SCIENTIFIC AND INDUSTRIAL RESEARCH


Much has been written about marine corrosion and its mitigation and yet the same problems and many old misconceptions still seem to persist. This booklet aims to assist the boat owner to identify the basic types of metallic corrosion, to understand their causes and the procedures that should be followed to avoid corrosion situations from developing in the first instance.

THE PATH TO REFORM

Edited by C. Burns

219 p. 1982. $15.75 plus $1.50 p & p

The Path to Reform, derived from the 1981 Convention of the New Zealand Institute of Public Administration is about the path to administrative reform in the State Services in New Zealand. It continues the exploration of the States Services begun in "States and the Public in the 1980's" and continued in the "Accountability of Executive." Like its predecessors, "The Path to Reform" reads like a Who's Who of New Zealand public administrators.


By Mervyne J. Pope


Mervyne Pope presents and discusses some new data series designed to give a broad overview of the nature and extent of public sector involvement in the New Zealand economy. Subjects include Government as a Tax Collector; As a Spender; As a Producer; As a Provider of Household Incomes; Composition of Government Non-Market Sector Expenditure; What Government Provides; Organisational Form; Funding-Current Activity; Capital Formation, and Capital Funding.

NEW ZEALAND ATLAS OF COASTAL RESOURCES

Edited by Philip Tortell

28 p. 1981. Illustrated. Coastal Maps. $29.50 plus $3.00 p & p

Encased in its own sturdy and attractive cylinder, the Atlas will be of interest to all those who use the coast to work and play, and is of particular value to students and teachers, engineers, planners, scientists, fishermen, boat owners, divers, marine farmers, and many other people interested in coastal resources.

MANPOWER PLANNING IN PUBLIC ADMINISTRATION

STATE SERVICES COMMISSION


'Manpower planning' is a term which has a wide and rather ill-defined meaning. This report, addressed to the central question: "What is manpower planning?", opens with the philosophy of manpower planning, what it is, its aims and objectives. This is followed by a discussion of what is involved in forecasting the supply and demand for people and skills in the public service. The essentials of departmental manpower is then discussed followed by a chapter devoted to the practice of career development and concluding with a statement on the future development of manpower planning in the public service.

AFTER WORK

STATE SERVICES COMMISSION

36 p. 1982 reprinted. $3.50 plus 55c p & p

Written and produced in the Training and Development Branch Office, of the State Services Commission, this booklet asks "Have you made preparations or plans for retirement?" It includes information on Public Service Retirement Policy; Finance: where to live; health and adjustment; names of organisations which may be of interest and a list of books and articles written about retirement.

THE SURRENDER AND OCCUPATION OF JAPAN

Edited by Robin Kay

DEPARTMENT OF INTERNAL AFFAIRS

1782 p. 1982. $75.00 plus $4.80 p & p

This is the second of a series of three volumes of documents on New Zealand's external relations: the first, "The Australian - New Zealand Agreement 1944", this volume "The Surrender and Occupation of Japan" which covers six divisions of the period, selected by topic but dealt with chronologically within topics, and reveals the growing awareness amongst those responsible for a New Zealand policy of what New Zealand's interest actually were; the third volume, "The ANZUS Pact and the Treaty of Peace With Japan", not yet published, will show something of the new order of things in the Pacific and the difficulties in the role of a small, though articulate, power in the formation of what in fact were Great Power policies.
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STATE SERVICES COMMISSION
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THE NEW ZEALAND GAZETTE DEADLINES
(Waitangi Day)
The New Zealand Gazette will be published on Wednesday, 5 February 1986 in the week including Waitangi Day. Notices from Government departments must be received by the Gazette Clerk, Department of Internal Affairs, Wellington by noon on Monday, February 1986.

CANCELED NOTICES
Advertisements cancelled after being accepted for printing in the Gazette will be subject to a charge of $8.00 for setting up and deleting costs.

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PROCLAMATIONS, ORDERS IN COUNCIL, AND WARRANTS