

Fairfax Media

Advertising Terms And Conditions For Websites And Publications

Fairfax New Zealand Limited (hereinafter we, or our) shall mean material published on behalf of the customer (you) subject to due care and attention of advertising terms.

These terms apply to all advertising in any of our publications or websites unless we have agreed other terms in writing with you.

In accepting any material, including electronic material or data for publication, and in publishing it we are doing so in consideration of and relying on your express warranty, the truth of which is contained in the following:

The material does not contain anything:

(a) that is misleading or deceptive or likely to mislead or deceive or which offends the Fair Trading Act 1993;

(b) that is defamatory or indecent or which offends the effects against generally accepted community standards;

(c) that infringes a copyright or trademark, or otherwise infringes any intellectual or industrial property rights;

(d) that breaches any provision of any laws, regulations, by-law or other rule or law; and

(e) the editorial content is in every way in accordance with the Advertising Code of Practice issued by the Advertising Standards Authority Inc. (ASA) and with every other code or industry standard relating to advertising in New Zealand.

(f) publication of the material will not give rise to any liability on our part or in a claim being made against us in New Zealand or elsewhere; and

(g) the material does not include any media in stacking or in other stacking device unless we have provided you prior written consent to such inclusion, in which case we consent to you collecting information relating to such "User Information" you may not use such information for the advertiser's internal financial purposes and solely as part of the relevant advertising campaign. For the avoidance of doubt you must not disclose any User Information to any third party without our prior written consent. We do not accept any material which purports to grant you any rights or interests in any of our property or websites if you are a representative of an advertiser, that does not prevent you from disclosing the User Information in summary format only to the advertiser, provided you procure that the advertiser only uses such information in accordance with this paragraph 1(h).

2. You agree to indemnify us against any losses, damages, costs, claims or expenses whatsoever arising directly or indirectly from any breach of the material set out above and from any costs incurred in our making corrections or amendments in accordance with the terms that follow.

3. We must receive all creative materials and information from you in accordance with the timescales specified on the insert order or email confirmation.

4. We may refuse to publish, or withdraw material from publication without giving reason.

5. We may publish the material at a time different from originally booked or change the position of the material unless if there is an error or delay in publishing the advertisement.

6. All creative submissions are subject to reasonable approval by us. We may request that material be corrected or amended to conform to style or for other genuine reasons.

7. We may provide graphics to be followed where you include an internet address in advertising.

8. The positioning or placing of any material in a publication or website is at our discretion except where specifically agreed in writing.

9. You must tell us as soon as possible if there is an error or omission in any material sent by us or by email.

10. Campaign advertising expenditure will be counted and recognised by our advertising agency. A third party advertising agent may also be used. We do not guarantee that we'll be recognised unless we agree otherwise in writing.

11. If you wish to cancel an advertisement or campaign you must communicate this in writing to us. A cancellation fee may apply, please refer to the applicable advertising rates or insertion order for specific details of any cancellation fee.

12. The charge for advertising will be at New Zealand dollars and in accordance with the applicable rates and applying at the time for the publication, unless we agree otherwise in writing.

13. Post and telephone calls will be published as your publication and rates will apply unless you make the rate explicitly referred to writing.

14. If you are not a New Zealand resident the cost of any advertising you place with us will be converted to the GST purpose. If you are a non-resident agent placing advertisements on behalf of a New Zealand resident GST will be applied at the standard rate.

15. Payment is due on the 20th of each following advertising month unless we specify otherwise in an writing. If payment is not made by the due date you will be liable for all costs of recovery, compensation and collection fees at market rates.

16. We exclude all implied conditions and warranties from these terms except to the extent that they cannot be excluded by law. The guarantees contained in the Consumer Protection Act 1992 do not apply to the sale of goods or the supply of services by us.

17. We will not be liable for any loss or damage, be it of revenue or profit and any indirect or consequential loss arising from, or in relation to, any error or omission in publishing, or failure in publication and if we are found to have any liability for any circumstance that liability is limited to the cost of the space of the advertisement.

18. Where you make any part of our creative services in the design or production of an advertisement (including photographic or design work) we acknowledge that we own the copyright in such work and that such work is not work for which a commission fee has been made or agreed. You may not use any such creative work in any other publication without our specific written consent.

19. By placing an advertisement for products you grant us a perpetual, royalty-free licence to reproduce the advertisement in any print or electronic media we offer customers now or in the future.

20. You have given us that you have not relied on any representation made by us or on behalf of Fairfax New Zealand in connection with advertising.

21.1-3.00% of all copy, links and videos, and any other enclosed graphic, artwork, information for sole reuse include as Classification as determined by the New Zealand classification office may be altered only in accordance with the conditions imposed by the Classification Office. We may require written evidence of New Zealand classification ratings and classifications before conditions for such DPA's video or other publications.

22. We will not be liable for any loss or damage, be it of revenue or profit and any indirect or consequential loss arising from, or in relation to, any error or omission in publishing, or failure in publication and if we are found to have any liability for any circumstance that liability is limited to the cost of the space of the advertisement.

23. You will be charged an additional fee for 25% including GST when making payments by Visa, MasterCard or American Express cards. This includes all prepaid advertising booked via a Fairfax media, crossmedia, brand, independent or at the point of sale of any of our products.

24. In addition to these Terms and Conditions you acknowledge that all offers, including the conditions of payment, delivery and charges to or cancellation of such advertising, will be in accordance with and subject to the conditions needed to you or generally published by Fairfax from time to time.

25. We are at first able to declare these Terms and Conditions at any time provided that (a) such amended terms will affect your agreed advertising contract, and (b) if you do not agree with a variation then you may cease placing orders with us.

Marlborough Express

www.mex.co.nz

(A division of Fairfax Media NZ, and publisher of the Marlborough Express, Saturday Express, Kaioura Star, Marlborough Midweek, Digger Top of the South, 62 Arbor Street, Blenheim, New Zealand)

PUBLIC NOTICES

COME and smell the roses. Sat, Nov 28. Memorial Hall.

KAIKOURA Rose Show. Sat, 28 Nov. Schedules at Generves, Miln 10 and Kaioura Star.

★★★★★ STAR ROAST COFFEE

FRESHLY roasted 500gm bags available @ New World & 4 Square

(REF: ECAN TGA)

by 19 November 2015.

HARMAC CONCRETE



Certified for normal and special grade Concrete

FOR ALL YOUR CONCRETE REQUIREMENTS

Phone Craig
0274 390 399

Ministry for Primary Industries
Manatū Ahu Matua

PUBLIC MEETING AND CALL FOR SUBMISSIONS

Three mātātai reserve applications at Kaioura

Pursuant to Regulation 17 of the Fisheries (South Island-Customary Fishing) Regulations 1999, Te Runanga o Kaioura Inc have applied for three new mātātai reserves at Kaioura. Proposed Kahurau mātātai reserve.

The fisheries waters in the lower reaches of the Kaioura River catchment, from the river mouth inland to Blunts Road and Island Kaioura Road, including Lake Potoro, Rakiura Stream and Humpus Stream, but excluding an area within the boundaries commencing at 42°25'45.1"S 173°24'44.4"E, then proceeding east to a point at 42°25'45.0"S 173°24'8.8"E, then proceeding in a north-northwest direction to a point at 42°25'35.4"S 173°24'7.9"E, then proceeding due west to a point at 42°25'35.4"S 173°24'7.9"E, and then proceeding in a south-southwest direction to the point of commencement.

Proposed Tūtekaputata mātātai reserve.

The fisheries waters in the lower reaches of the Conway River catchment, from the river mouth inland to the Island Kaioura Road, including the Conway River and its tributaries, the Limestone, Spey, Blackburn, Salt, Goat Hills, Campbell and Waingaro Streams; the Charwell and Gell Rivers; Birthday Creek and Waiau Brook.

Proposed extended to the Oaro Mātātai Reserve.

The fisheries waters in the lower reaches of the Oaro River catchment, commencing at the northwestern and southwestern boundaries of the existing Oaro Mātātai Reserve, and proceeding inland to include the Oaro Lagoon; the Kaka Muku, Mata Moto and Te Kahika Stream; and the lower reaches of the Oaro River up to a point at 42°29'48.0"S 173°19'4.1"E.

A mātātai reserve is an identified traditional fishing ground in fisheries waters established for the purpose of customary food gathering.

Pursuant to Regulation 18, this notice invites written submissions from the local community on the applications. The local community is defined as those persons who own land in the proximity of the proposed mātātai reserves, or have a place of residence in the proximity of the proposed mātātai reserves, and have been in occupation for a cumulative period of no less than three months in the three consecutive years immediately prior to September 2015. Submissions must be made by Friday, 18 December 2015:

Fisheries Management - Spatial Allocations, Ministry for Primary Industries, PO Box 2526, Wellington 6140, or by email to FMSubmissions@mpi.govt.nz

Pursuant to Regulation 19, notice is hereby given that a public meeting with the local community will be held on Thursday, 12 November 2015 at 7pm at Takahanga Marae, Takahanga Terrace, Kaioura.

Pursuant to Regulation 19(1), a further notice will be advertised after the local community consultation period inviting written submissions from persons who take fish, aquatic life, or seaweed or own quota, and whose ability to take such fish, aquatic life, or seaweed or whose ownership interest in quota may be affected by the proposed mātātai reserves. Further information about mātātai reserves, including a map of these proposed mātātai reserves, is available on the MPI website (www.mpi.govt.nz), or by contacting MPI at the above address.

Note: All submissions are subject to the Official Information Act 1992 ("the OIA") and can be released (along with the personal details of the submitter) under the OIA. If you have specific reasons for wanting to have your submission or personal details withheld, please set out your reasons in the submission. MPI will consider those reasons when making any assessment for the release of submissions if requested under the OIA.

New Zealand Government

PUBLIC NOTICES

Have your say

on the Environment Canterbury (Transitional Governance Arrangements) Bill. Send your questions/ submission to:

igo@environment.govt.nz

PUBLIC NOTICES

OJ's CONTRACTING

Digger & Truck Hire
Foundations
Landscaping
Auger &
Screening Bucket
Suppliers of
gravel, soil & rocks
FREE QUOTES



Phone Owen Jelleyman
027 688 1554 or
03 739 7575

RUBBISH COLLECTION

For all your general requirements

- Rubbish • Recycling
- Scrap metal
- Commercial & Residential



Kaioura Waste Services
Call Head Garbologist Trev
Ph/Fax: 03 739 7474

PUBLIC NOTICES

GARAGE sales. Check out where and when in the Kaioura Star.

LOOKING for a bargain? Check out the garage sales in the Kaioura Star.

Get Your
Kaioura Star
home delivered
phone 319 5021

PUBLIC NOTICES

Servicing
All makes of
Vehicles, not
Just Fords

Book online at
mckendryford.co.nz
or phone 03 578 6359

McKendry Ford
Blenheim

PUBLIC NOTICES

Kundalini Yoga Workshop
November 14/15
Phone Kathy
021 850 766



William Cooke Scholarship

The William Cooke Scholarship Committee is calling for applications for the above Scholarship. The Scholarship, valued at \$500, is awarded each year to a full time student from the Kaioura area who is registered at a University, School of Education, or Polytechnic undertaking a technical course in 2016.

Application forms and further information can be obtained from Kaioura High School, 1 Romsons Road, Kaioura 7340, phone 03 319 5138 or williamscholarship@kaioura.school.nz. Applications close on Monday 15 November 2015.

Clive Rennie
Principal

Public Notice On, Off & Club Licences/Renewals Sale & Supply of Alcohol, Act 2012

Kevin & Adrienne McQuillan
Rocky Café & Bar
1800 State Highway 1, Caro, proprietor has made application to the Kaioura district licensing committee for the issue of an on licence in respect of the premises situated at 1800 State Highway 1, Caro, Kaioura.

The general nature of the business conducted (or to be conducted) under the licence is a restaurant-café. The days on which and the hours during which liquor is (or intended to be) sold under the licence are 7.30am to 9pm, seven days per week (as per existing operation hours). The application may be inspected during ordinary office hours at the office of the Kaioura District Licensing Committee, c/- Council Offices, 34 Esplanade, Kaioura. Any person who is entitled to object and who wishes to object to the grant of the licence may, not later than 10 working days after the date of the first publication of this notice, file a notice of objection in writing of the application with the secretary of the Kaioura District Licensing Committee at P.O. Box 6, Kaioura.

No objection to the issue of a licence may be made in relation to a matter other than a matter specified in section 105 (1) of the Sale and Supply of Alcohol Act 2012.

This is the only publication of this letter.

PUBLIC NOTICES

TOP SHOP

Went fishing & chipping 4 our final crew member & hooked:

- Deep fried ice cream W caramel sauce
- Home baking
- Famous smoked fish & cheese pies
- Daily rolls & sam's

BEST of all we hooked "Colleen Guthrie" welcome to our crew

Trading Hours:

Mon – Thur 10am – 7pm
Fri & Sat 10am – 8pm
Sun 10am – 2pm.
Phone: 319 7040

YOUR DISCOUNT WAREHOUSE

Christmas Stock Arriving Soon
A bargain for all
(located in the ITB Building)

NON URGENT PHONE NUMBERS

The Kaioura Star 319 5021

Kaioura Star News Desk 0272 281 851

Kaioura Community Vehicle Trust 027 346 3751

Reporer Direct Dial 319 5392

Alcoholics Anonymous 0800 229 6757

AL-ANON 0908 423 2666

Ambulance 319 6199

DOC General (03) 572 9100

DOC Hotline 0800 362 466 (emergencies only)

Dog Control Officer 0274 339 095

Fw Station 319 5008

Gambling Helpline 0800 554 655

Hospital 319 5900

District Nurse 319 3500

Healthline 0800 611 116

Kaioura Coastguard 319 5038

Lifeline (Toll free) 0800 363 353

Kaioura Healthcare 319 3500

Ministry of Fisheries 0800 476 224

Nobie Control Officer 021 419 063

Police 319 5028

Vet 319 5003

AH 027 240 1404

Wildlife Recovery Kaioura 0274 570 101

Women's Refuge 319 5569