Notice of Intended Marriage

	Te	Tari Taiwhenua	where both pa	arties or	dinarily	resident o	utside New Z	Zealand
To the Registrar of Marriages						Notice No.		
Notice is given that the parties named below intend to marry at either or at		Full address of place where m	arriage is to be solemn	nised and any	alternative a	ddress below		
		Date or approximate date of m	narriage					
*A marriage licence is valid for 3 months only. by							Dene	omination or
		Full name of Marriage Celebra	ant (not required if ma	rriage to be p	erformed by	Registrar)		organisation
		D : /			D 17			
Current first or given name(s)		Bride			Bridegroo	m		
	_							
Current surname o								
First or given name(s) at birth (if different from above)								
Surname or family name at birth (if different from above)								
Full date of birth								
Place of birth		day mor	nth year			day n	onth year	
Usual occupation, profession or job								
		Marriage	Civil union		Marr	iage	Civil union	
What was your last relationship (if any)?		Never been married					d or in a civil union	on
If previously married or in a civil union:		By dissolution/	Death of spou	159/	□ By di	ssolution/	Death of s	enouse/
(1) How did that relationship end?		divorce order	partner	ise/		ce order	partner	pouse/
(2) When did that relationship end?		day moi	nth year			day m	onth year	
Usual residential address in full								
 flat number (if applicable) street number and name suburb or rural locality city, town or district country (if not New Zealand) 								
MOTHER: First or	given name(s)							
Surname or family name								
Surname or family name at birth (if different from above)								
FATHER: First or given name(s)								
Surname or family name								
Surname or family name at birth (if different from above)								
I intend to ap	pear in person a	at the office of the Registrar	to whom this notice ollect a marriage lic		dan	month		
		Statutory Declaration	_		day he Registras		year vealth renresenta	tive
I solemnly and sincere	ly declare:	(1) that the information pro	•		ie registrar	or comment	veaint representa	
		(2) that I believe that the m	narriage is not prohi	bited by sec	tion 15 of t	the Marriage	Act 1955;	
**Delete paragraph (where not applicable.	' '	*(3) that						
	and	being under the age of (4) that there is no lawful i	-	_	-	he intended m	arriage have beer	ı given;
***And I make		claration conscientiously be	-		_	the Oaths an	d Declarations Ac	et 1957.
	Declared at				this day of			
***Declaration may be	Deciaied at				uns day of	day	month	year
made either: (a) When notice sent to Registrar of	<u> </u>			D :				
or (b) When party attends	Signature of pa	arty giving notice		Print full n	ame of part	y giving notic	e	
an office of a Registrar of Marriages to collect	Signature of Co.	mmonwealth representative (if	declaration made	Print full no	me of Comm	onwealth repres	entative or	
narriage licence.	before party's ar	mmonwealth representative (if rrival in New Zealand) or Regi ade after party's arrival in New	istrar of Marriages	Registrar of	Marriages (a	onwealth represeross out one).	sentative of	

Office Use Only Licence issued on

BDM10 10A & 45/45A prepared

Index noted

Objection checked

Completed BDM45A returned

Date & Initials

Date & Initials of Registrar Date & Initials

Date & Initials

Date & Initials

Notes

IMPORTANT: one of the parties must deliver the notice personally to the Registrar of Marriages and make the required statutory declaration. Please produce evidence of dissolution of any previous marriages and civil unions.

At least 3 days' notice of intended marriage is required.

Section 15

- (1) Subject to the provisions of this section, a marriage which is forbidden by the provisions of Schedule 2 to this Act shall be void.
- (2) Any persons who are not within the degrees of consanguinity but are within the degrees of affinity prohibited by the said Schedule 2 may apply to the High Court for its consent to their marriage, and the Court, if it is satisfied that neither party to the intended marriage has by his or her conduct caused or contributed to the cause of the termination of any previous marriage of the other party, may make an order dispensing with the prohibition contained in Schedule 2 to this Act so far as it relates to the parties to the application and, if such an order is made, that prohibition shall cease to apply to the parties.
- (3) The Registrar of the Court where any order under this section is made shall send a copy in duplicate of the order to the Registrar-General.
- (4) No marriage not forbidden by the provisions of Schedule 2 to this Act shall be void only on the ground of consanguinity or affinity.

Schedule 2 Forbidden marriages

1 and 5. A man may not marry his-

(1) Grandmother: (21) Grandmother's civil union partner:

(2) Grandfather's wife: (22) Grandfather's civil union partner:

(3) Wife's grandmother: (23) Mother's civil union partner:

(4) Father's sister: (24) Father's civil union partner:(5) Mother's sister: (25) Son's civil union partner:

(6) Mother: (26) Daughter's civil union partner:

(8) Wife's mother: (28) Granddaughter's civil union partner:

(27) Grandson's civil union partner:

(9) Daughter: (29) Civil union partner's grandmother:

(10) Wife's daughter: (30) Civil union partner's mother:

(11) Sons' wife: (31) Civil union partner's daughter:

(12) Sister: (32) Civil union partner's granddaughter.

(13) Son's daughter:

(7) Stepmother:

(14) Daughter's daughter:

(15) Son's son's wife:

(16) Daughter's son's wife:

(17) Wife's son's daughter:

(18) Wife's daughter's daughter:

(19) Brother's daughter:

(20) Sister's daughter:

- 3. The foregoing provisions of this Schedule with respect to any relationship shall apply whether the relationship is by the whole blood or by the half blood.
- 4. In this Schedule, unless the context otherwise requires, the term "wife" means a former wife, whether she is alive or deceased, and whether her marriage was terminated by death or divorce or otherwise; and the term "husband" has a corresponding meaning.

2 and 6. A woman may not marry her-

(1) Grandfather: (21) Grandmother's civil union partner:

(2) Grandmother's husband: (22) Grandfather's civil union partner:

(3) Husband's grandfather: (23) Mother's civil union partner:

(4) Father's brother: (24) Father's civil union partner:

(5) Mother's brother: (25) Son's civil union partner:

(6) Father: (26) Daughter's civil union partner:

(7) Stepfather: (27) Granddaughter's civil union partner:

(8) Husband's father: (28) Grandson's civil union partner:

(9) Son: (29) Civil union partner's grandfather:(10) Husband's son: (30) Civil union partner's father:

(11) Daughter's husband: (31) Civil union partner's son:

(12) Brother: (32) Civil union partner's grandson.

(13) Son's son:

(14) Daughter's son:

(15) Son's daughter's husband:

(16) Daughter's daughter's husband:

(17) Husband's son's son:

(18) Husband's daughter's son:

(19) Brother's son:

(20) Sister's son:

- 7. In this schedule, the term civil union partner means a former civil union partner whether he or she is alive or deceased, and whether the civil union was terminated by death or dissolution or otherwise.
- 8. In this schedule, a reference to a stepfather or stepmother is a reference to a relationship established by marriage.

For further information please contact:

Births, Deaths and Marriages PO Box 10526 WELLINGTON Website: www.bdm.govt.nz Free phone: 0800 22 52 52 or E-mail: bdm.nz@dia.govt.nz ++64 4 474 8150

++64 4 474 8150 (from outside New Zealand)

Privacy Statement

The information sought on this form is collected under the Marriage Act 1955 and is required for a Marriage Registrar to process the marriage licence application. Failure to complete the form could result in the application being declined.

A person who makes, or causes to be made, a false declaration on this form will be liable on conviction to a fine or term of imprisonment, or both.

If the marriage takes place, the information contained in this form will be transferred to the marriage registration form (the BDM45s) and form the basis of the registration of the marriage in accordance with the Births, Deaths, and Marriages Registration Act 1995 (the "BDMR Act").

If this information is so registered, it will be held on a public register, and may generally be accessed by any person on application (e.g. as a certificate or printout). Births, Deaths, and Marriages may also release it to certain government agencies, as authorised by law.

The Privacy Act 1993 provides rights of access to, and correction of, personal information collected on this form. However, the BDMR Act governs access to registered marriage information. Information about your rights to access and, where appropriate, correct the information, is available by contacting Births, Deaths and Marriages.