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Please send your completed to <a href="mailto:covidnotices@mbie.govt.nz">covidnotices@mbie.govt.nz</a>

# Notice of use of electronic means

Section 12, COVID-19 Response (Requirements for Entities—Modifications and Exemptions) Act 2020

IMPORTANT This notice, and the supporting document, will be published on the appropriate public register (section 22).	
Entity name	
Registration number (if any)	NZBN (if any)
Entities—Modifications and Exemptions) A	relying on section 10A of the COVID-19 Response (Requirements for ct 2020 ("the Act") to use electronic means for certain matters because 19, it is not reasonably practicable to do the matter by non-electronic
Please select all that apply	
Having or recording information in wri	ting
Calling or holding meetings, including	or the purpose of establishing a quorum
Voting (subject to requirements of sec	tion 11 of the Act)
Giving or receiving information	
Making or keeping new records	
Providing access to records or informa	tion held by or on behalf of the entity
Signing any instrument	
Retaining any information.	
Attach the following document  Please make sure that the following document to the following document to the referred to in section 10A(1)(b) (and section 10A(1)(b))	reasons for the belief of the majority of its governing officers
Notice given by	
Name	
Position Governing officer	Authorised agent (Accountant/Lawyer etc)
Presenter details	
Name:	Postal address:
Email address:	
Telephone number:	



#### Notes

# These notes don't need to be returned with your completed notice

An entity may decide to use electronic means for certain matters because, due to the effects of an outbreak of COVID-19, it's not reasonably practicable to do the matter by non-electronic means. Such a decision must be agreed on by a majority of the entity's governing officers.

## Entities who may use this notice

The following entity types may complete this notice and send it to the Registrar of Companies if they are relying on section 10A of the Act —

- building societies
- > charitable trust boards
- companies
- > credit unions
- friendly societies
- incorporated societies
- > industrial and provident societies, and
- > limited partnerships.

### Matters that may be covered

- 1. Having or recording information in writing.
- 2. Calling or holding meetings including for the purpose of establishing a quorum.
- 3. Voting (but subject to section 11 that describes when electronic voting may not be used).
- 4. Giving or receiving information.
- 5. Making or keeping new records.
- 6. Providing access to records or information held by or on behalf of the entity.
- 7. Signing any instrument.
- 8. Retaining any information.

### Use of electronic means under section 10A must stop no later than 30 October 2022

An entity may only rely on section 10A to use electronic means for certain matters for the relevant period (until the close of 30 October 2022).

# Records required to be kept by the entity under section 12(1)(b)

Section 12(1)(b) of the Act outlines what records must be kept.

The entity must keep a record of —

- (i) the electronic communications used to do the matter, and
- (ii) the reasons for the belief of the majority of its governing officers referred to in section 10A(1)(b) (and section 10A(1)(a) if relevant).

#### Written notice to be given to the Registrar

Section 12(1)(d) of the Act requires the entity to give a written notice to the Registrar.

That written notice must —

- identify the matter for which section 10A has been, or will be, relied on (e.g. calling or holding meetings, making or keeping new records); and
- contain, or be accompanied by, a copy of the record that outlines the reasons for the belief of the majority of its governing officers referred to in section 10A(1)(b) (and section 10A(1)(a) if relevant).

You should also refer to the legislation:

COVID-19 Response (Requirements For Entities—Modifications and Exemptions) Act 2020