

Statutory Declaration

IN THE MATTER of the Oaths and
Declarations Act 1957

AND

IN THE MATTER of an application to enrol a
student at Balmoral School



I,
(First Name) (Family Name)

of Auckland, do solemnly and sincerely declare as follows:
(Occupation)

1. THAT I have read and understood the Balmoral School document titled “In-Zone Enrolment Policy” and I am aware that a student enrolled at Balmoral School **may** have his or her enrolment annulled should any breach of those requirements be found.

2. THAT I am the parent / guardian / caregiver of
.....
(Student First Name) (Student Family Name)

3. THAT I and the said (student full name) reside permanently at
(Full Address) which is within the official Balmoral School
Zone as described on documentation available through the School, or on the School website.

4. THAT I undertake to be responsible for all behavioural, academic, financial or other issues relating to the schooling of
(student full name)

5. THAT I authorise the school to contact previous pre-schools or schools my child has attended in the last five years.
These schools or pre-schools are

6. THAT I am aware that it is an **offence** under the **Crimes Act 1961** to knowingly make a false declaration.
AND I MAKE THIS SOLEMN DECLARATION conscientiously believing the same to be true and by
virtue of the Oaths and Declarations Act 1957.

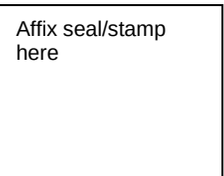
Signed by
(Parent / Caregiver / Guardian) (Please print name)

DECLARED at Auckland this day of20..... before me:

Justice of the Peace / Solicitor (circle) Signature

Name:

Solicitor’s Company & Phone number.....



Note: To make a false declaration is a criminal offence.

The Ministry of Education has advised that parents should be warned of the possible consequences of deliberately attempting to gain unfair priority in enrolment by knowingly giving a false address or making an in-zone living arrangement which they intend to be only temporary. For example:

- renting accommodation in-zone on a short term basis
- arranging temporary board in-zone with a relative or family friend
- using the in-zone address of a relative or friend as an “address of convenience”, with no intention to live there on an ongoing basis.

If the school learns that a student is no longer living at the in-zone address given at the time of application for enrolment and has reasonable grounds to believe that a temporary in-zone residence has been used for the purpose of unfairly gaining priority in enrolment at the school, then the Board of Trustees may review the enrolment. Unless the parents can give a satisfactory explanation within 10 days, the Board may annul the enrolment. This course of action is provided for under section 110A of the Education Act 1989.

The school retains the right to make all inquiries necessary in its opinion to obtain information that may assist it to reach a decision in any particular case.