

NOTICE OF MOTION

(For rules see back)

Name Hon Simon Watts



To move—That the Finance and Expenditure Committee conduct an inquiry into climate adaptation, with the following terms of reference:

Inquiry into climate adaptation

- (1) The purpose of the inquiry is to develop and recommend high-level objectives and principles for the design of a climate change adaptation model for New Zealand, to support the development of policy and legislation to address climate adaptation.
- (2) For this purpose, the committee must consider the following topics:
 - (a) the nature of the climate adaptation problem New Zealand faces
 - (b) frameworks for investment and cost-sharing
 - (c) roles and responsibilities
 - (d) climate risk and response information-sharing
- (3) The committee may, as it thinks fit, consider other matters relevant to the purpose of the inquiry.
- (4) The committee must take account of submissions received by the Environment Committee on its recent inquiry into climate adaptation.
- (5) The committee must finally report on the inquiry by 5 September 2024.

| Signed | • • • | • • • | • • • | ••• | • • • | | | | • • | |
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Rules governing notices of motion

The following rules set out in the Standing Orders of the House of Representatives (SO) apply.

Notice necessary before motion moved (SO 98)

A motion may be moved only after notice of it is given and the notice appears on the Order Paper, unless a Standing Order or the practice of the House provides to the contrary.

Giving of notice of motion (SO 99)

- (1) Subject to paragraph (2), notice of a motion a member intends to move may be given by any member by either—
 - (a) delivering a signed hard copy to the Clerk between 9 am and 10 am on any sitting day, or
 - (b) lodging the notice of motion with the Clerk, in electronic form and with an electronic signature, by 10 am on any sitting day.
- (2) Notice of a motion relating to a particular Supplementary Order Paper cannot be given unless that Supplementary Order Paper has been circulated to members.

Examination of notices (SO 100)

The Speaker examines all notices of motion that have been given, and those that are accepted as being in order are made available at the Table when the House meets and are set down as Government or Members' orders of the day according to whether they are Government notices of motion or Members' notices of motion.

Disposal of Members' notices of motion (SO 101)

Subject to Standing Orders 329, 331, and 332, all Members' notices of motion that have not been dealt with within one week of their first appearance on the Order Paper lapse and are struck off the Order Paper.

Form and content of notices (SO 102)

- (1) A notice of motion must be expressed in a form and with content appropriate for a resolution of the House. It must clearly indicate the issue to be raised for debate and include only such material as may be necessary to identify the facts or matter to which the motion relates.
- (2) Notices of motion must not contain—
 - (a) unbecoming or offensive expressions, or expressions or words that would not be permitted in debate:
 - (b) statements of fact or the names of persons unless they are strictly necessary to render the notice intelligible and can be authenticated.

