

House of Representatives  
**Supplementary Order Paper**

**Tuesday, 19 June 2012**

**Mixed Ownership Model Bill**

---

*Proposed amendment*

Dr Russel Norman, in Committee, to move the following amendment:

*Clause 2*

In clause 2, before *subclause (1)* (before line 5 on page 3), insert:

(1AA) This Act is not eligible to receive the Royal assent until:

- (a) after a referendum has been held an indicative referendum is held on the question “Do you support the Government selling up to 49% of Meridian Energy, Mighty River Power, Genesis Power, Solid Energy, and Air New Zealand” and the writ is returned pursuant to the Citizens Initiated Referenda Act 1993; or
  - (b) the indicative referendum petition for the question referred to in paragraph (a) and gazetted on 3 May 2012 lapses pursuant to the Citizens Initiated Referenda Act 1993.
- 

**Explanatory note**

This Supplementary Order Paper would prevent the Bill from receiving the Royal assent until a referendum has been held on the Government’s asset sales policy, also known as the mixed ownership model.

---