2018 EDITION | Annual Review

FINANCIAL STATEMENTS



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FINANCIAL STATEMENTS

For the year ended 30 June 2018

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GOVERNANCE

"THE BOARD IS ACCOUNTABLE TO SHAREHOLDERS FOR THE PERFORMANCE OF THE COMPANY AND SUCCESS IN MEETING THE OVERALL GOAL OF CREATING LONG TERM VALUE FOR SHAREHOLDERS. THE STRUCTURE OF THIS CORPORATE GOVERNANCE SECTION OF THE ANNUAL REPORT OUTLINES CHRISTCHURCH INTERNATIONAL AIRPORT LIMITED'S POLICIES AND PROCEDURES FOR GOVERNANCE AND HAS BEEN ADOPTED TO MAXIMISE THE TRANSPARENCY OF THE COMPANY'S GOVERNANCE PRACTISES FOR THE BENEFIT OF SHAREHOLDERS AND OTHER STAKEHOLDERS."

DIRECTORS' AND MANAGEMENT COMMITMENT

Directors and management are committed to effective governance. As with safety and quality, governance includes a set of systems and processes, supported by people with the appropriate competencies and principles. This provides shareholders and other stakeholders with the assurance that the company delivers on its promises.

Governance by its very nature is on-going; it does not have a finite end. Changing commercial circumstances require regular review and continually evolving systems that implement newly developed techniques and industry best practice.

Christchurch International Airport Limited (CIAL) aims to make sufficient disclosure so that the reader of the Annual Review will be able to assess the effectiveness of the company's corporate governance.

REGULATORY FRAMEWORK

The company operates solely in New Zealand and is governed by a range of New Zealand legislation and regulation including the Civil Aviation Act 1990 and the Airport Authorities Act 1966. The Civil Aviation Act 1990 establishes the framework for civil aviation safety, security and economic regulation in New Zealand and ensures that New Zealand's obligations under international civil aviation agreements are implemented. The Airport Authorities Act 1966 gives a range of functions and powers to airport authorities to establish and operate airports.

Since 2011, New Zealand's three largest airports including Christchurch have been subject to Information Disclosure regulation under Part 4 of the Commerce Act 1986, administered by the Commerce Commission. Under this framework, the focus is on monitoring airport performance, ensuring there is transparency in pricing decisions, as well as the effectiveness of the information disclosure regime.

BOARD ACCOUNTABILITY

The Board is ultimately responsible for approving CIAL's strategic direction; oversight of the management of the company and achievement of its business strategy, with the aim being to increase shareholder value while sustaining and ensuring the obligations of the company are properly met.

The Board is accountable to shareholders for the performance of the company.

In carrying out its principal function, the Board's specific responsibilities include:

- Working with executive leadership to ensure that the company's strategic goals are clearly established and communicated, and that strategies are in place to achieve them;
- Monitor management performance in strategy implementation;
- Appointing the Chief Executive Officer (CEO), approving his or her contracted terms, monitoring his or her performance and, where necessary, terminating the CEO's employment;
- Approving and monitoring the company's financial statements and other reporting, including reporting to shareholders, and ensuring the company's disclosure obligations are met;
- Adopting appropriate procedures to ensure compliance with all laws, governmental regulations, applicable codes and accounting standards;
- Ensuring that CIAL's internal decision making and compliance policies and procedures are implemented, to ensure that the business of the company is conducted in an open and ethical manner;

- Approving performance criteria for CIAL and monitoring the performance of the CEO and executive leadership team against these;
- Deciding necessary actions to protect CIAL's financial position and the ability to meet its debts and other obligations when they fall due, and ensuring that such actions are taken;
- Ensuring that the company adheres to high ethical and corporate behaviour standards;
- Establishing procedures and systems to ensure the occupational health and safety of the company's people and contractors working for CIAL across the airport campus;
- Promoting a company culture and remuneration practice which facilitates the recruitment, professional development and retention of staff;
- Ensuring that CIAL has appropriate risk management and regulatory compliance policies in place and monitoring the appropriateness and implementation of these policies.

The Board delegates day-to-day operations of the company to management under the control of the CEO. Such day-to-day operations are required to be conducted in accordance with strategies set by the Board.

All directors are required to comply with a formal code of conduct, which is based on the New Zealand Institute of Directors Code of Proper Practice for Directors.

BOARD STRUCTURE

The composition of the Board reflects an appropriate mix of skills required to discharge the duties and responsibilities of the Board and aligns to the interests of the shareholders as a whole, establishing the company's strategy and ensuring that it is effectively implemented.

A fully constituted Board consists of six directors; four appointed by majority shareholder, Christchurch City Holdings Ltd (CCHL), and two appointed by the Minister of Finance and the Minister for State Owned Enterprises (on behalf of the New Zealand Government). From 1 July 2014, CCHL has also been appointing an intern director for a period of twelve to eighteen months in order to enable prospective directors to gain an insight into good governance practice and to observe the dynamics of sitting on a board.

Directors' appointments are for such period as determined by the relevant shareholder, but shall not exceed three years. Retiring directors may be reappointed by the relevant shareholder by way of notice prior to the Annual General Meeting.

The Board has a broad range of commercial, legal, property, and other relevant experience and expertise required to meet its objectives. Fees for the Board are reviewed regularly by the shareholders using independent advice.

The Board has four formally constituted committees; the Risk, Audit and Finance Committee, the People and Culture Committee, the Property and Commercial Committee and the Aeronautical Committee. All committees have Board-approved terms of reference outlining the committee's authority, duties and responsibilities and relationship with the Board. Additional committees may be established on the basis of need. Each committee must include a representative of each shareholder.

INDUCTION OF NEW DIRECTORS

Following appointment, directors undertake an induction programme aimed at deepening their understanding of the company business and the environment and markets in which the company operates. As part of the programme directors receive essential Board and company information and meet key management.

Directors are expected to be familiar with changes and trends in the business and CIAL's environment and markets and trends in the economic, political, social and legal climate generally.

OPERATION OF THE BOARD

The Board met ten times during the year. In addition, a number of Board workshops were also held to consider discrete subject matters. The table on the following page sets out the Board and sub-committee meetings attended by the directors during the course of the year. Directors unable to attend Board or Committee meetings review the relevant papers and provide comments to the Chairman or Committee Chair as appropriate.

The Chairman, CEO, Chief Financial Officer (CFO) and General Manager Legal and Corporate Affairs prepare the agenda for each meeting and board papers are provided to the directors in electronic format prior to the meeting.

At each meeting CIAL's interests register is updated as necessary and the Board considers:

• A report from the CEO focusing on company performance, strategic activations and, as appropriate, progress towards the achievement of company goals and business targets;

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- Specific business cases for capital expenditure and acquisitions;
- Separate reports from management covering matters requiring a Board decision or for more detailed information;
- Health and safety reporting and any proposed preventative measures to be applied;
- Standard items and action items arising from previous meetings.

In addition, based on a predetermined schedule, the Board:

- Reviews and approves the company objectives and strategies, business plan and budgets including the annual profit targets and capital investment programmes;
- Approves the annual and half-yearly financial statements, including the Annual Report to shareholders and public announcements;
- Considers and, if appropriate, declares or recommends the payment of dividends;
- Reviews directors' remuneration following approval from shareholders;
- Reviews the CEO's performance and remuneration;
- Approves remuneration policies and practices for executive leadership on the recommendation of the People and Culture Committee;
- Approves risk management policies and controls, including insurance cover and compliance with legal and regulatory requirements, on the recommendation of the Risk, Audit and Finance committee;
- Reviews the adherence to, and annual public disclosure required by the Information Disclosure regime;
- Reviews the strategy and proposals for the reset of aeronautical charges;
- Reviews the strategy for CIAL's funding needs and approves banking facilities and debt capital markets issuances;
- Reviews CIAL's code of conduct and ethical standards;
- Sets the following year's Board work plan.

The Board annually critically evaluates its own performance, its processes and procedures to ensure that they are not unduly complex and that they assist the Board in effectively fulfilling its role and performing its duties. The Board and Committees and each director have the right to seek independent professional advice at CIAL's expense to assist them to carry out their responsibilities.

The Board and Committees have the authority to secure the attendance at meetings of advisers with relevant experience and expertise.

Board and Committee Meeting attendance	Original appointment	Current term expires	Board Meetings	Risk, Audit & Finance Committee Meetings	People & Culture Committee Meetings	Property & Commercial Committee Meetings	Aeronautical Committee Meetings
Total number of meetings held Normal / (Special/teleconferenc	ce)		10 (1)	4 (2)	3 (1)	4 (3)	4 (1)
D. Mackenzie*	August 2008	October 2017	3 (0)	1 (0)	1(0)	1 (1)	1 (1)
C. Drayton*	September 2009	October 2020	10 (1)	4 (2)	3 (1)	4 (3)	4 (0)
C. Paulsen	October 2010	October 2019	8 (1)	1 (1)	3 (1)	O (1)	4 (1)
J. Murray	June 2011	April 2020	10 (1)	1 (2)	-	4 (3)	4 (1)
A. Lovatt**	June 2014	November 2017	3 (0)	-	1 (1)	1 (1)	-
L. Palomino Forbes***	May 2015	May 2018	7 (0)	3 (1)	2 (1)	-	-
K. Morrison****	October 2017	October 2020	7 (1)	3 (2)	-	-	3 (0)
P. Reid****	May 2018	April 2021	2 (1)	1 (1)	1(0)	-	-

* D Mackenzie retired in October 2017. C Drayton (previously Chair RAF) was appointed as Chair to replace him.

** A Lovatt resigned in November 2017

*** L Palomino de Forbes term ceased in May 2018 and she did not seek reappointment

**** K Morrison was appointed in October 2017 and P Reid in May 2018

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COMMUNICATION WITH SHAREHOLDERS

CIAL is committed to keeping its shareholders informed and places a high degree of importance on open communication and transparent reporting.

In achieving this outcome and in accordance with the Local Government Act 2002, CIAL submits a draft Statement of Intent (SoI) in February for the coming financial year to shareholders. The SoI sets out the company's overall objectives, intentions and financial and performance targets. Shareholders make comment on the draft SoI. The Board then considers these comments and delivers a final SoI to shareholders by the end of June.

The Board aims to ensure that shareholders are informed of all major developments affecting the company's state of affairs, while at the same time recognising that commercial sensitivity and the New Zealand Stock Exchange (NZX) continuous disclosure obligations, may preclude certain information from being made public. Within this constraint, information is communicated to the shareholders through quarterly reports and periodic briefings providing financial information and commentary on operational and non-financial performance measures. The company provides half yearly and annual reports to shareholders by the end of February and September respectively.

In addition, CIAL proactively develops positive and productive relationships with stakeholders, to ensure effective communication of the initiatives being undertaken.

ETHICAL AND RESPONSIBLE DECISION MAKING

The company requires the highest standards of honesty and integrity from its directors and employees. This, as a consequence, necessitates responsible and ethical decision making which is supported by the highest standards of corporate behaviour towards our stakeholders.

The Business Plan, incorporating CIAL's values and aspirations is communicated to all staff.

All directors and employees are expected to act honestly in all of their business dealings and to act in the best interests of the company at all times, including:

- Responsibilities to shareholders including protection of confidential information, rules for making public statements on behalf of the company, accounting practises and co-operation with auditors;
- Responsibilities to customers and suppliers of CIAL and other persons using the airport;
- Responsibilities to the community including compliance with statutory and regulatory obligations, use of assets and resources and conflicts of interest.

RECOGNISE AND MANAGE RISK

CIAL has a comprehensive risk management framework to identify and manage all business risks. A risk is defined as any event that may inhibit the company in meeting its objectives. Risk management takes place in the context of CIAL's day-to-day activities and is used to identify;

- The potential consequence (measured in terms of the impact on strategic outcomes, finances, operations and reputation) and probability (measured in terms of likely occurrence) of an event or activity;
- Activities and systems in place to mitigate a risk;
- The residual unmitigated risk.

The Board determines its appetite for risk by considering whether the residual unmitigated risk is acceptable and if necessary plans are put in place for additional controls or systems. The risk management framework is implemented through business processes, such as business planning, investment analysis, project management and operations management. Major initiatives to manage and mitigate business risk will be reflected as activities in the Business Plan.

The Board review CIAL's risk profile periodically, and the Risk, Audit and Finance Committee reviews risk activity on a regular basis.

Health & Safety

At the core of CIAL's Health, Safety and Wellbeing Strategy is the protection of our people. The Board and management's focus is on building a culture of safety leadership, taking a strategic approach to risk assessment, management and our safety assurance program and ensuring consistency in culture across airside and aviation operations.

Business Assurance

The role of Business Assurance, through partnering with external service providers, is to develop a comprehensive continuous assurance program, which supports CIAL's risk management process. Business Assurance is used to verify the company's risk profile and to confirm that risk mitigation is operating as documented.

A comprehensive register of action items arising from Business Assurance reviews is maintained; which includes a description of the action item, records target completion dates, and responsibility for completion. Progress of high and medium-rated action items is reviewed by the Executive Leadership Team and ultimately the Risk, Audit and Finance Committee. A register, as part of the risk management framework, will also be maintained of all incidents and noncompliance events, including near misses.

Chief Executive Officer and Chief Financial Officer Assurance

The CEO and CFO have provided written assurance to the Risk, Audit and Finance Committee regarding the adequacy of:

- Governance, ethics and compliance assurance;
- Financial policies and systems of internal control.

There were no qualifications to the assurances provided by management for the year ended 30 June 2018.

Insurance and Indemnities

CIAL has a comprehensive insurance programme as part of risk mitigation. This programme is reviewed annually to ensure that appropriate cover is in place. The Board has continued its significant consideration of insurance placements as a mitigation of risk in the 2018 financial year to ensure such risk remains adequately protected through both the type and duration of insurance coverage and the level of capacity placed.

Deeds of Indemnity have been given to directors in relation to potential liabilities and costs they may incur for acts or omissions in their capacity as directors. In addition, Deeds of Indemnity have been provided to the Executive Leadership Team in relation to potential liabilities and costs they may incur for acts or omissions in their capacity as employees of CIAL.

During the year, the directors' and officers' liability insurance was renewed to cover risks arising out of acts, omissions or legal defence of directors and employees in their capacity as such. Insurance is not provided for dishonest, fraudulent, malicious or wilful acts or omissions. The insurance cover is provided by QBE Insurance (International) Ltd. The cost of the cover for the year to 30 June 2018 is \$40,000 (2017 \$40,000).

Internal Policies and Procedures

Compliance with the many legal, regulatory and industry requirements is a priority for the Board. CIAL takes its obligations seriously in this regard and continually look for ways to improve the standard of compliance. CIAL employees are responsible for ensuring the company carries out its business in a way that gives consideration to all applicable legal requirements, minimises the cost of legal risk and maximises business opportunities. Managers are responsible for making sure their staff understand what compliance means in their particular areas, by ensuring appropriate training and compliance information is available. Compliance with legal and regulatory risk is monitored twice annually and reported to the subsequent quarterly Risk, Audit and Finance Committee meeting.

INTEGRITY IN FINANCIAL REPORTING

Going Concern

The directors have considered whether it is appropriate to prepare the 2018 financial statements on the basis that CIAL is a going concern. As part of its normal business practices, the company prepares annual budgets and longer term financial and business plans. In reviewing this information, the directors are satisfied that the company has adequate resources to continue in business for the foreseeable future. For this reason, the directors continue to adopt the going concern basis in preparing the company's financial statements.

System of Internal Controls

CIAL has a comprehensive management system, which covers all aspects of its business. The management system incorporating internal financial and operational controls is designed to meet CIAL's particular needs and aims to:

- Facilitate effective and efficient operations;
- Safeguard the company's assets;
- Ensure proper accounting records are maintained;
- Ensure that the financial information used within the business and for publication is reliable.

The system is formally documented and includes performance standards, policies, procedures, instructions and guidance.

The company is committed to maintaining management systems that meet the requirements of Occupational Health and Safety and Environmental Management, with these systems embedding continuous improvement processes. During the year the company carried out periodic reviews to ensure the required standards were being met.

If any incidents occur during the year then an event specific audit review is carried out to ensure full understanding of cause and outcomes and that appropriate remedial actions are undertaken.

Reviews of these systems/controls provide management and the Board with reasonable assurance that the company's management systems are thorough, reliable and comply with the relevant recognised standards.

Such systems of internal control can only be designed to manage, rather than eliminate, risk of failure to achieve business objectives and can provide reasonable, but not absolute, assurance against material misstatement and loss.

THE BOARD'S RELATIONSHIP WITH MANAGEMENT

Position of Chief Executive Officer

The CEO is the primary point of accountability and link between the Board and operational management functions.

All Board authority conferred on management is delegated through the CEO so that the authority and accountability of management is considered to be the authority and accountability of the CEO so far as the Board is concerned.

The Board and CEO agree to meet specific results directed towards the company goals. This will usually take the form of an annual performance programme directed at achieving the company goals.

The Board systematically and rigorously monitors the CEO's performance against the criteria established in the performance objectives and the company goals.

Between Board meetings the Chairman maintains a link between the Board and the CEO. She is kept informed by the CEO on all important matters, and is available to the CEO to provide counsel and advice where appropriate. The Chairman however does not use this link to personally manage the CEO and does not impede the flow of information to the Board necessary for sound governance.

Only decisions of the Board acting as a body are binding on the CEO. Decisions or instructions of individual directors, officers or committees cannot be given to the CEO and are not binding in any event except in those instances where specific authorisation is given by the Board.

The Board instructs the CEO through written policies that prescribe the shareholder benefit to be achieved (company goals) and the organisational circumstances to be avoided, allowing the CEO any reasonable interpretation of those policies. The Board is the final arbiter of "reasonableness" based on a "reasonable person" test.

Delegation of Responsibilities

The Board delegates management of the day-to-day affairs and management responsibilities of the company to the CEO and executive leadership to deliver the strategic direction and goals determined by the Board. This delegation includes:

- Operating CIAL's business within the parameters set by the Board from time to time and, where a proposed transaction, commitment or arrangement exceeds these parameters, referring the matter to the Board for its consideration and approval;
- Developing business plans, budgets and company strategies for the Board's consideration and, to the extent that they are approved by the Board, implementing these plans, budgets and strategies;
- Identifying and managing business risks, and if those risks could materially affect the company or its business, formulating strategies to manage those risks;
- Managing CIAL's current financial and other reporting mechanisms to ensure that they are functioning effectively to capture all relevant material information on a timely basis;
- Implementing CIAL's internal controls, policies and procedures and monitoring these controls, policies and procedures to ensure that they are appropriate and effective.

BOARD SUB-COMMITTEES

Risk, Audit and Finance Committee

The Risk, Audit and Finance Committee consists of three board members who have appropriate financial experience and understanding of the company's industry. The Board requires that at least one member of the Audit Committee be a "financial expert".

The role of the Risk, Audit and Finance Committee is to act as an advisor to the Board to assist the Board of Directors to discharge its responsibility to exercise due care, diligence and skill in relation to:

- Risk management and systems of internal control;
- Business policies and practices;
- Protection of the company's assets;
- Compliance with applicable laws and regulations;
- Reporting of financial information and regulatory disclosure requirements;
- Financial management.

The Board authorises and empowers the Risk, Audit and Finance Committee to:

- Review and approve accounting policies and practices as they apply to the company;
- Review the current risk management framework, and associated procedures for effective identification and management of the company's financial and business risks;
- Review management's approach to maintaining an effective internal control environment, including implementation of relevant policies and procedures;
- Review the adequacy of insurance cover at each insurance renewal and recommend to the Board any significant changes to insurance cover;
- Review and approve the annual business assurance plan, and regularly monitor business assurance findings;
- Recommend to the Board the appointment of the external auditor and business assurance advisor and approve their fee;
- Provide advice on and review the company's Annual Report and Financial Statements prior to consideration and approval by the Board;
- Provide advice on and review the company's regulatory Annual Information Disclosure prior to consideration and approval by the Board;
- Review, on an on-going basis, the company's capital structure and optimal funding portfolio;
- Establish procedures and systems to ensure the occupational health and safety of the company's employees and contractors working for CIAL across the Christchurch Airport campus;
- Seek any outside external advice it may require.

In order to fulfil this role the Committee meets independently with both the business assurance and external auditors to provide a forum for open discussion regarding management's integrity and performance. The external auditors are only permitted to engage on assurance work.

The members of the Risk, Audit and Finance Committee as at 30 June 2018 were Kate Morrison (Chair), Justin Murray and Paul Reid. The Chairman, Catherine Drayton, is a member ex officio, and also attended meetings of the committee.

Particular areas of focus for the Committee during 2018 were:

- Review the annual and half-yearly financial statements, to ensure adherence to accounting standards;
- Review the robustness and integrity of the adherence to, and public disclosure of, the Information Disclosure regime as regulated by the Commerce Commission, covering both annual and pricing reset disclosures;
- The integrity and effectiveness of the Business Assurance programme and internal control processes;
- Due Diligence and documentation requirements in respect to relevant Offer Documents required for a listed bond issue;
- Risk management and the progressive development of enterprise wide risk management;
- On-going review of CIAL capital structure, Treasury Policy and optimal funding portfolio in the future;

- Continue to assist with the development of our leadership, culture and capability in our safety eco-system, involving critical risk assessment and risk management via best practice policies and mitigation procedures;
- Valuation of assets and consideration of the commercial valuation of the business;
- Renewal of insurance policies, including assessment of alternate risk financing options to reduce the increasing exposure, and cost, to the insurance market;
- Review overall tax risk profile of CIAL with focus on adherence to tax governance policy.

People and Culture Committee

The People and Culture Committee's role is to oversee the relationship of company values to the People and Culture strategy and ensure that they are designed to support and deliver the Company's overall strategy and business plans. The responsibilities of the Committee are:

- Provide oversight and review annually the People and Culture strategy, implementation plan. Key sub-strategies and policies to ensure they are aligned with and support the delivery of the overall company strategy;
- To provide oversight and review annually the People and Culture Strategy and policies;
- To oversee CIAL's recruitment, retention and termination policies and procedures for senior leadership, and the succession planning for senior leadership and the CEO;
- To review the performance of the CEO, the engagement agreement and benefit structure for the CEO and Executive Leadership Team, and recommend to the Board senior executive incentive remuneration plans, other employee benefits, and key performance objectives.

The members of the People and Culture Committee as at 30 June 2018 were Catherine Drayton (Chairman), Chris Paulsen and Paul Reid.

Property and Commercial Committee

The Property and Commercial Committee's role is to assist the Board in ensuring that the company maximises the level of returns received (and wider economic value to the business as a whole) from investments made in property development, on-going property management and other commercial opportunities.

The responsibilities of the Committee are:

- To regularly review, test and recommend for approval the company's property and commercial development and management strategy (including its priorities) to ensure that it remains appropriate having regard to all relevant matters. Such matters shall include the company's financial position, maintenance of a balanced property portfolio, property market conditions, regulatory planning issues, strategic focus and priorities, timetabling of investments, and any other matters considered relevant by the Committee;
- To review and recommend for approval the principles and standards with respect to the company's property and commercial investment strategy, in respect of the type of property investment, and rates of return parameters to be achieved;
- Review and recommend to the Board approval of significant property and commercial investment and development proposals;
- Review and recommend to the Board the long term property investment and commercial development path to be pursued.

The members of the Property Committee as at 30 June 2018 were Justin Murray (Chairman) and Paul Reid. The Chairman, Catherine Drayton, is a member ex officio, and also attended meetings of the committee.

Particular areas of focus for the Committee during 2018 were:

- Review of the company's property strategy;
- Planning and consenting to enable development of the wider property portfolio;
- Approval of investment cases for specific property development initiatives;
- Review of commercial arrangements with terminal tenants;
- Identification and understanding of exponential technologies and how digital change will disrupt and shape CIAL's business in the future.

Aeronautical Committee

The Aeronautical Committee's role is to assist the Board in overseeing aeronautical activity to ensure that CIAL obtains the best level of return the aeronautical segment of the business is reasonably able to produce, while ensuring its aeronautical operations are safe and efficient, and represent best aviation practice.

The responsibilities of the Committee are:

- To review and recommend to the Board strategies in respect of the provision of aeronautical facilities, general aviation and aeronautical business development (including marketing and pricing issues);
- To review specific proposals, and subsequent post project reviews, relating to aeronautical charging, commercial arrangements to support route development initiatives, and airline incentives or promotions;
- To review the returns and aeronautical market position being achieved by CIAL's aeronautical business to ensure it is in line with the overall objectives of CIAL's business strategy;
- To report to the Board annually, or as required, on; the safety, effectiveness and operational bench-marking of CIAL's aeronautical operations; the market position of its aeronautical business; the returns being achieved on individual aeronautical initiatives; and, the effectiveness and the implementation of CIAL's aeronautical strategies.

The members of the Aeronautical Committee as at 30 June 2018 were Chris Paulsen (Chairman), Kate Morrison and Justin Murray. The Chairman, Catherine Drayton, is a member ex officio, and also attended meetings of the committee.

Particular areas of focus for the Committee during 2018 were:

- The continued evolution of CIAL's Aeronautical Strategy to support the growth targets encompassed within CIAL's Real Growth 2025
 Strategy;
- Consider and approve new business development initiatives to grow existing market share and overall passenger numbers, with a focus on connectivity to key hubs, along with lifting regional feed into those hubs over Christchurch;
- Consider implications and opportunities following the most recent reset of aeronautical charges which became effective from 1 July 2017;
- To review and support the progressive development of "South", the strategy implemented by CIAL for the stimulation and resurgence of growth of the South Island tourism sector, in conjunction with regional tourism organisations and other industry stakeholders.

REMUNERATION

Directors

The total remuneration paid to directors for the year ended 30 June 2018 is:

Name	Remuneration
C Drayton (appointed Chair in October 2017)	\$75,397
D Mackenzie (retired as Chair in October 2017)	\$28,285
A Lovatt (resigned in November 2017)	\$18,804
K Morrison (appointed in October 2017)	\$26,500
J Murray	\$52,000
L Palomino Forbes (term ceased in May 2018)	\$40,000
C Paulsen	\$54,035
P Reid (appointed in May 2018)	\$8,000
Total Fees	\$303,021

No other remuneration or benefits other than reimbursement of expenses has been paid or given to directors. CIAL has made no loans to any director, nor has the company guaranteed any debts incurred by a director.

CIAL Employees

Framework for Remuneration

The People and Culture Committee is responsible for reviewing remuneration policy and human resources strategy, structure, policy and practices. It seeks external expert advice on best practice remuneration structures and market trends to ensure that the remuneration strategy for CIAL contributes to effective performance and value creation. To grow and be successful, CIAL must be able to attract, retain and motivate capable individuals.

The key principles determined by the People and Culture Committee that underpin CIAL's remuneration policies are that rewards are market-competitive and that remuneration is linked to performance to attract and retain talented individuals.

The overall cost of remuneration is managed and linked to the ability of the company to pay. The People and Culture Committee reviews the CEO's performance evaluation of his direct reports and approves the remuneration and other variations to the terms and conditions of employment of his direct reports.

Remuneration ranges	Number of current a	nd former employees
\$'000	2018	2017
\$100 - \$110	17	15
\$110 - \$120	7	11
\$120 - \$130	3	6
\$130 - \$140	5	5
\$140 - \$150	4	7
\$150 - \$160	7	3
\$160 - \$170	4	5
\$170 - \$180	4	1
\$190 - \$200	1	1
\$200 - \$210	-	1
\$230 - \$240	2	1
\$250 - \$260	-	1
\$260 - \$270	-	1
\$270 - \$280	-	1
\$280 - \$290	3	1
\$340 - \$350	-	1
\$350 - \$360	-	1
\$360 - \$370	1	1
\$410 - \$420	1	-
\$420 - \$430	1	-
\$430 - \$440	-	1
\$720 - \$730	-	1*
\$830 - \$840	1*	-

* This is the remuneration to the CEO.

The CEO's salary for financial year 2018 consisted of a base salary of \$612,000 (2017: \$600,000), a short-term incentive of \$200,000 (2017: \$100,000), and Kiwisaver contributions of \$24,360 (2017: \$21,000). Total remuneration of \$836,360 (2017: \$721,000).

The short-term incentive of \$200,000 is made up of two elements:

- \$100,000 (2017: \$100,000) relating to annual performance, including commercial outcomes, safety outcomes and environmental outcomes.
- \$100,000 (2017: nil, introduced in 2018) relating to forward looking, long-term strategic matters, including technology based innovation, leadership and succession planning and support to South Island tourism.

The objective of the short-term incentive may change from year to year.

The determination of the performance relating to the short-term incentives is to be made by the Board after year end.

CORPORATE RESPONSIBILITY AND SUSTAINABILITY

CIAL seeks to operate the business in a sustainable manner. As such, it is committed to run the business in a way that minimises its environmental and social impact, whilst at the same time maximising its economic contribution to Canterbury and the South Island as a whole.

The CIAL purpose and values statements guide the behaviour of all CIAL staff and how they conduct CIAL's business. The purpose defines what CIAL does and CIAL's values state how CIAL people choose to interact with each other, customers, suppliers and communities.

The CEO is required to ensure that managers act in a manner that is consistent with corporate policy and direction.

The Board has established governance principles that provide a broad description of the way in which the Board expects the company to be managed for shareholders' benefit.

These are:

- CIAL exists to grow shareholder value, with business strategies being customer and market focused;
- Overarching strategy and policy will be decided at corporate level, with the development of strategic relationships being pursued to create a source of competitive advantage;
- Accountability will be clear and measurable, and systems and processes will support strategy;
- The organisational model will enable flexibility for change.

DIRECTORS' RESPONSIBILITY **STATEMENT**

The directors are responsible for ensuring that the financial statements give a true and fair view of the financial position of the company as at 30 June 2018, and the financial performance and cash flows for the year ended on that date.

The directors consider that the financial statements of the company have been prepared using appropriate accounting policies, consistently applied and supported by reasonable judgments and estimates, and that all relevant financial reporting and accounting standards have been followed.

The directors consider that proper accounting records have been kept, which enable, with reasonable accuracy, the determination of the financial position of the company and facilitate compliance of the financial statements with the Financial Reporting Act 2013 and Financial Markets Conduct Act 2013.

The directors consider they have taken adequate steps to safeguard the assets of the company and to prevent and detect fraud and other irregularities.

The directors have the pleasure in presenting the financial statements, set out on pages 13-47, of Christchurch International Airport Limited for the year ended 30 June 2018.

The Board of Directors of Christchurch International Airport Limited authorise these financial statements for issue on 27 August 2018.

For and on behalf of the Board

Catherine Drayton CHAIRMAN

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Kate Morrison DIRECTOR

STATEMENT OF **FINANCIAL PERFORMANCE**

For the year ended 30 June 2018

	Note	2018	2017
		\$000	\$000
INCOME			
Operating revenue	2	182,630	177,272
Fair value gain on investment properties	13	53,701	35,926
Interest income		246	272
Total income		236,577	213,470
EXPENSES			
Operating costs	2	67,200	68,762
Financing and interest costs	2	23,401	21,481
Depreciation, amortisation and impairment	2	35,128	36,525
Investment property expenditure		-	1,000
Total expenses		125,729	127,768
Surplus before tax		110,848	85,702
Total taxation expense	3b	22,111	21,112
Net operating surplus after income tax		88,737	64,590

COMPREHENSIVE INCOME

For the year ended 30 June 2018

	Note	2018	2017
		\$000	\$000
Surplus after income tax		88,737	64,590
Other comprehensive income Items that will not be reclassified to the statement of financial performance			
Fair value gain/(loss) on revaluation of assets	7a	169,015	(3,714)
Deferred tax on revaluation of assets	4	(21,282)	116
		147,733	(3,598)
Items that may be reclassified subsequently to the statement of financial performance of the statement of financial performance of the statement of the stateme			5.407
Fair value (losses)/gains recognised in the cash flow hedge reserve	7a	(7,173)	5,197
Realised losses transferred to the statement of financial performance	7a	5,701	5,486
Deferred tax on revaluation of cash flow hedges	4	640	(2,991)
		(832)	7,692
Other comprehensive income for year, net of tax		146,901	4,094
Total comprehensive income for year		235,638	68,684

The income tax relating to each component of other comprehensive income is disclosed in note 7.

STATEMENT OF CHANGES IN EQUITY

For the year ended 30 June 2018

	Note	Share Capital	Reserves	Retained Earnings	Total Equity
		\$000	\$000	\$000	\$000
Balance at 1 July 2016		57,600	454,280	279,295	791,175
Transfer of Asset revaluation	7	-	(415)	415	-
Dividends paid to shareholders	6	-	-	(32,957)	(32,957)
Total comprehensive income for the year	7	-	4,094	64,590	68,684
Balance at 30 June 2017		57,600	457,959	311,343	826,902
Dividends paid to shareholders	6	-	-	(39,260)	(39,260)
Total comprehensive income for the year	7	-	146,901	88,737	235,638
Balance at 30 June 2018		57,600	604,860	360,820	1,023,280

STATEMENT OF

As at 30 June 2018

	Note	2018	2017
		\$000	\$000
EQUITY			
Share capital		57,600	57,600
Reserves	7a	604,860	457,959
Retained earnings	7b	360,820	311,343
Total equity		1,023,280	826,902
NON-CURRENT LIABILITIES			
	8	411,062	340.151
Term borrowings Derivative financial instruments	8	12,958	12,988
Deferred taxation	9	137,535	12,988
Trade and other payables	10	884	985
Total non-current liabilities		562,439	466,798
CURRENT LIABILITIES			
Trade and other payables	10	23,701	19,120
Current portion of borrowings	8	-	29,000
Taxation payable	3с	2,800	3,650
Derivative financial instruments	9	2,082	1,577
Total current liabilities		28,583	53,347
Total liabilities		591,022	520,145
Total equity and liabilities		1,614,302	1,347,047
		1,014,302	1,347,047
NON-CURRENT ASSETS			
Property, plant and equipment	11	1,158,952	948,707
Investment properties	13	428,848	370,523
Intangible assets	12	4,715	3,774
Trade and other receivables	14	5,369	5,878
Total non-current assets		1,597,884	1,328,882
CURRENT ASSETS		0.450	7000
Cash and cash equivalents	A A	2,156	3,268
Trade and other receivables	14	13,802	14,164
Inventories		460	733
Total current assets		16,418	18,165
Total assets		1,614,302	1,347,047

The accompanying notes and policies form part of these financial statements

STATEMENT OF

	Note	2018	2017
		\$000	\$000
CASH FLOWS FROM OPERATING ACTIVITIES Cash was provided from:			
Receipts from customers		186,561	179,123
Interest received		246	272
Net goods and services tax received		640	328
		187,447	179,723
Cash was applied to:			
Payments to suppliers and employees		(63,494)	(69,011)
Financing and interest costs		(24,234)	(20,086)
Net income tax paid		(15,150)	(12,800)
Subvention payments		(3,594)	(2,812)
		(106,472)	(104,709)
Net cash flows from operating activities	15	80,975	75,014
	10		
CASH FLOWS FROM INVESTING ACTIVITIES Cash was provided from:			
Proceeds from sale of property, plant and equipment		1,108	103
Cash was applied to:			
Purchase of property, plant and equipment		(78,311)	(54,175)
Purchase of investment properties		(4,624)	(30,905)
Purchase of intangible assets		(2,000)	(575)
		(84,935)	(85,655)
Net cash flows from investing activities		(83,827)	(85,552)
CASH FLOWS FROM FINANCING ACTIVITIES			
Cash was provided from: Borrowings		107,000	125,000
Donowings		107,000	120,000
Cash was applied to:			
Dividends paid	6	(39,260)	(32,957)
Borrowings		(66,000)	(79,000)
		(105,260)	(111,957)
Not each flows from financing activities		1 740	17 047
Net cash flows from financing activities Net (decrease)/increase in cash held		1,740 (1,112)	13,043 2,505
Add cash and cash equivalents at beginning of the year		3,268	2,303 763
Cash and cash equivalents at the end of the year		2,156	3,268

The accompanying notes and policies form part of these financial statements

ACCOUNTING POLICIES

GENERAL INFORMATION

Christchurch International Airport Limited (the company) owns and operates Christchurch International Airport. The company is owned 75% by Christchurch City Holdings Limited, a wholly owned subsidiary of Christchurch City Council, and 25% owned by the New Zealand Government.

The company is a limited liability company incorporated and domiciled in New Zealand. The address of its registered office is Level 4 Car Park Building, Christchurch International Airport, Christchurch.

The company operates predominantly in the business of providing airport facilities and services to airline and airport users. All operations are based at Christchurch International Airport.

These financial statements have been approved for issue by the Board of Directors on 27th August 2018.

The Board of Directors has the power to amend the financial statements after issue.

SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The principal accounting policies adopted in the preparation of the financial statements are set out below. These policies have been consistently applied to all the periods presented, unless otherwise stated.

A. BASIS OF PREPARATION

These financial statements have been prepared in accordance with Generally Accepted Accounting Practice in New Zealand. They comply with the New Zealand Equivalents to International Financial Reporting Standards (NZ IFRS), the International Financial Reporting Standards and other applicable Financial Reporting Standards, as appropriate for profit entities.

Entity reporting

The financial statements are for Christchurch International Airport Limited and its wholly owned subsidiaries:

CIAL Holdings Number 1 Limited CIAL Holdings Number 2 Limited CIAL Holdings Number 3 Limited CIAL Holdings Number 4 Limited CIAL Holdings Number 5 Limited

As the wholly owned subsidiaries were not trading and held no assets and liabilities during and at the end of the period of review, the financial statements for the group are the same as that of the parent.

The company is designated as a for profit entity for financial reporting purposes.

Statutory base

Christchurch International Airport Limited is a company registered under the Companies Act 1993.

The financial statements have been prepared in accordance with the requirements of the Local Government Act 2002, the Financial Reporting Act 2013, the Companies Act 1993 and the Financial Markets Conduct Act 2013.

Functional and presentation currency

These financial statements are presented in New Zealand dollars (NZD) and all values are rounded to the nearest thousand dollars (\$1,000). The functional currency of the company is New Zealand dollars.

Historical cost convention

These financial statements have been prepared under the historical cost convention, as modified by the revaluation of certain assets and liabilities as identified in specific accounting policies.

Critical accounting estimates and assumptions

The preparation of financial statements requires the use of certain critical accounting estimates and assumptions. It also requires the company to exercise its judgement in the process of applying the accounting policies. The resulting accounting estimates will,

by definition, seldom equal the related actual results. The estimates and assumptions that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are set out below.

i. Identification of Property, Plant and Equipment to be reclassified to Investment Property

The company makes a decision on the assets to be included in Investment Properties based on their "interim use" as outlined in accounting policy (m). A key factor of this classification is that the "interim use" of such property is not for aircraft related activities. The classification of property between categories gives rise to different accounting treatments which can impact the Statement of Financial Performance.

ii. Determining the fair value of Property, Plant and Equipment and Investment Property

The company uses independent valuers to determine the fair value of certain assets within the business. The valuation process requires the use of assumptions and estimates which are based on market conditions at the time. Any changes in market conditions subsequent to balance date will impact future valuations. A movement in the fair value of an asset is subsequently recorded within the Statement of Financial Performance or Statement of Comprehensive Income, depending on the asset classification.

Impairment assessments are completed annually on various asset classes. An impairment assessment measures the recoverable amount of an asset based on projections and estimates of future cash flows specifically related to the asset. An impairment charge is recognised for any asset with a carrying value in excess of its recoverable amount.

For further information on the estimates and assumptions used in measuring these assets to fair value see accounting policies (I) and (m) and notes to the financial statements 11 and 13.

New and amended standards adopted by the company

No new accounting standards or interpretations that became effective for the period had a material impact on the company.

Those NZ IFRS Standards and Interpretations that have been issued or amended and which may have a significant impact on the company, but are not yet effective and have not been adopted by the company for year ended 30 June 2018 are:

- NZ IFRS 15 Revenue from Contracts with Customers will replace NZ IAS 11 Construction Contracts and NZ IAS 18 Revenue on 1
 January 2018. The core principle of NZ IFRS 15 is that an entity recognises revenue to reflect the transfer of promised goods or
 services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those
 goods or services. Management have reviewed the impact of the new standard. Based on preliminary work performed the company
 believes it is unlikely it will have a material impact on the existing revenue recognition process. The company will apply this standard
 from 1 July 2018.
- NZ IFRS 9 Financial Instruments is effective for annual periods beginning on or after 1 January 2018. NZ IFRS 9 addresses the
 classification, measurement and recognition of financial assets and financial liabilities and relaxes the current NZ IAS 39 requirements
 for hedge accounting. The likely impact of this standard is currently being assessed. The company believes it is unlikely to have a
 material impact on the company's financial statements. The company will apply the standard from 1 July 2018.
- NZ IFRS 16 Leases is effective for annual periods beginning on or after 1 January 2019. NZ IFRS 16 sets out the principles for the
 recognition, measurement, presentation and disclosure of leases. The accounting requirements for lessors are substantially the same
 as those in NZ IAS 17. The company is yet to assess NZ IFRS 16's full impact. Based on preliminary work performed the company
 believes it is unlikely to have a material impact on the company's financial statements. The company will apply this standard from 1
 July 2019.
- Amendments to NZ IAS 40 Transfers of Investment Property clarifies the criteria for transfers to or from investment property. The company is yet to assess NZ IAS 40's full impact. The company believes it is unlikely to have a material impact on the company's financial statements. The company will apply the amendments to this standard from 1 July 2018.

B. FOREIGN CURRENCY TRANSLATION

Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transactions. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation at year end exchange rates of monetary assets and liabilities denominated in foreign currencies are recognised in the Statement of Financial Performance, except when deferred in equity as qualifying cash flow hedges.

C. REVENUE RECOGNITION

Revenue comprises the fair value of the sale of goods and services, excluding Goods and Services Tax, rebates and discounts. Revenue is recognised as follows:

i. Sales of goods

Sales of goods are recognised when the company has delivered a product to the customer.

ii. Sales of services

Sales of services are recognised in the accounting period in which the services are rendered, by reference to completion of the specific transaction assessed on the basis of the actual service provided as a proportion of the total services to be provided.

iii. Interest income

Interest income is recognised on a time proportion basis using the effective interest method.

iv. Rental income

Rental income is recognised on a straight line basis in accordance with the substance of the relevant agreements.

D. INCOME TAX

Income tax expense in relation to the surplus or deficit for the period comprises current tax and deferred tax.

Current tax is the amount of income tax payable based on the taxable profit for the current year, plus any adjustments to income tax payable in respect of prior years. Current tax is calculated using the rates that have been enacted or substantively enacted by balance date.

Deferred tax is the amount of income tax payable or recoverable in future periods in respect of temporary differences and unused tax losses. Temporary differences are differences between the carrying amount of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of taxable profit.

Deferred tax liabilities are generally recognised for all taxable temporary differences. Deferred tax assets are recognised to the extent that it is probable that taxable profits will be available against which the deductible temporary differences or tax losses can be utilised.

Deferred tax is calculated at the tax rates that are expected to apply in the period when the liability is settled or the asset is realised, using tax rates that have been enacted or substantively enacted by balance date.

Current tax and deferred tax is charged or credited to the Statement of Financial Performance, except when it relates to items charged or credited directly to other comprehensive income, in which case the tax is dealt with in the Statement of Comprehensive Income.

E. GOODS AND SERVICES TAX (GST)

The Statement of Financial Performance and the Statement of Cash Flows have been prepared so that all components are stated exclusive of GST.

All items in the Statement of Financial Position are stated exclusive of GST, with the exception of receivables and payables, which include GST invoiced. Commitments and contingencies are stated exclusive of GST.

F. IMPAIRMENT

Non-financial assets

Non-financial assets are assessed for indicators of impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount.

The recoverable amount is the higher of an asset's fair value less costs to sell and value in use. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows.

Financial assets

Assets are reviewed for impairment at the end of each reporting period and any possible loss is recognised when the carrying amount exceeds its recoverable amount.

G. CASH AND CASH EQUIVALENTS

Cash and cash equivalents includes cash on hand, deposits held on call with financial institutions, other short term, highly liquid investments with original maturities of three months or less that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value, and bank overdrafts.

H. TRADE AND OTHER RECEIVABLES

Trade and other receivables are recognised at fair value and subsequently measured at amortised cost, using the effective interest method, less provision for doubtful debts.

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Collectability of trade and other receivables is reviewed on an on-going basis. Debts which are known to be uncollectible are written off. A provision for doubtful receivables is established when there is objective evidence that the company will not be able to collect all amounts due according to the original terms of receivables. The amount of the provision is the difference between the asset's carrying amount and the present value of estimated future cash flows, discounted at the original effective interest rate. The amount of the provision is recognised in Note 14.

I. INVENTORIES

Inventories are stated at the lower of cost and net realisable value. Cost is determined on a weighted average basis, and includes cost of materials. Net realisable value is the estimated selling price in the ordinary course of business. Any write-down is recognised in the Statement of Financial Performance.

J. DERIVATIVES

Derivatives are initially recognised at fair value on the date a derivative contract is entered into and are subsequently re-measured to their fair value at balance date. The method of recognising the resulting gain or loss depends on whether the derivative is designated as a hedging instrument, and if so, the nature of the item being hedged. The company designates certain derivatives as either:

i. Hedges of the fair value of recognised assets or liabilities or a firm commitment (fair value hedge); or

ii. Hedges of highly probable forecast transactions (cash flow hedges).

The company documents, at the inception of the transaction, the relationship between hedging instruments and hedged items, as well as its risk management objective and strategy for undertaking various hedge transactions. The company also documents its assessment, both at hedge inception and on an on-going basis, of whether the derivatives that are used in hedging transactions have been and will continue to be highly effective in offsetting changes in fair values or cash flows of hedged items.

iii. Fair value hedge

Changes in the fair value of derivatives that are designated and qualify as fair value hedges are recorded in the Statement of Financial Performance, together with any changes in the fair value of the hedged asset or liability that are attributable to the hedged risk. The company only applies fair value hedge accounting for hedging fixed interest risk on borrowings. The gain or loss relating to the effective portion of interest rate swaps hedging fixed rate borrowings is recognised in the Statement of Financial Performance within "Financing and Interest Costs".

Changes in the fair value of the hedged fixed rate borrowings attributable to interest rate movements are also recognised in the Statement of Financial Performance within "Financing and Interest Costs".

iv. Cash flow hedge

The effective portion of changes in the fair value of derivatives that are designated and qualify as cash flow hedges is recognised in other comprehensive income. The gain or loss relating to the ineffective portion is recognised immediately in the Statement of Financial Performance. Amounts accumulated in other comprehensive income are recycled in the Statement of Financial Performance in the periods when the hedged item will affect profit or loss (for instance when the forecast transaction that is hedged takes place). However, when the forecast transaction that is hedged results in the recognition of a non financial asset (for example, asset purchase) or a non financial liability, the gains and losses previously deferred in other comprehensive income are transferred from other comprehensive income and included in the measurement of the initial cost or carrying amount of the asset or liability.

When a hedging instrument expires or is sold or terminated, or when a hedge no longer meets the criteria for hedge accounting, any cumulative gain or loss existing in other comprehensive income at that time remains in other comprehensive income and is recognised when the forecast transaction is ultimately recognised in the Statement of Financial Performance or is capitalised on the recognition of a non-financial asset. When a forecast transaction is no longer expected to occur, the cumulative gain or loss that was reported in other comprehensive income is immediately transferred to the Statement of Financial Performance.

v. Derivatives that do not qualify for hedge accounting

Where derivative instruments do not qualify for hedge accounting or for which hedge accounting has not been adopted, changes in the fair value of these derivative instruments will be recognised immediately in the Statement of Financial Performance.

K. FAIR VALUE MEASUREMENT

The company measures financial instruments, such as, derivatives, and non-financial assets such as investment properties, at fair value at each balance sheet date. Also, fair values of financial instruments measured at amortised cost are disclosed in Note 22.

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either:

- In the principal market for the asset or liability, or
- In the absence of a principal market, in the most advantageous market for the asset or liability.

The principal or the most advantageous market must be accessible to the company.

The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest. A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

The company uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs.

All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorised within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

- Level 1 Quoted (unadjusted) market prices in active markets for identical assets or liabilities
- Level 2 Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable
- Level 3 Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable

For assets and liabilities that are recognised in the financial statements on a recurring basis, the company determines whether transfers have occurred between levels in the hierarchy by re-assessing categorisation (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting period. External valuers are involved for valuation of significant assets, such as properties and investment properties and significant liabilities.

For the purpose of fair value disclosures, the company has determined classes of assets and liabilities on the basis of the nature, characteristics and risks of the asset or liability and the level of the fair value hierarchy as explained above.

L. PROPERTY, PLANT AND EQUIPMENT

The following assets are shown at fair value, based on periodic valuations (at minimum every five years), by external independent valuers, less subsequent depreciation:

- Land
- Buildings
- Terminal facilities
- Airport sealed surfaces
- Infrastructure assets
- Car park.

Any accumulated depreciation at the date of revaluation is eliminated against the gross carrying amount of the asset and the net amount is restated to the revalued amount of the asset. All other property, plant and equipment is stated at historical cost less accumulated depreciation and any accumulated impairment losses. Historical cost includes expenditure that is directly attributable to the acquisition of the assets.

Costs subsequent to revaluation are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the company and the cost of the item can be measured reliably. Repairs and maintenance is charged to the Statement of Financial Performance during the financial year in which they are incurred.

Increases in the carrying amounts arising on revaluation are credited to reserves in shareholders' equity through the Statement of Comprehensive Income. To the extent that the increase reverses a decrease previously recognised in the Statement of Financial Performance, the increase is first recognised in the Statement of Financial Performance. Decreases that reverse previous increases of the same asset are first charged against revaluation reserves directly in equity to the extent of the remaining reserve attributable to the asset; all other decreases are charged to the Statement of Financial Performance.

Depreciation

Land is not depreciated. Depreciation of property, plant and equipment is calculated on a straight line basis so as to expense the cost of the assets over their estimated useful lives. The useful lives are as follows:

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•	Terminal	40 years
•	Other buildings	10 to 40 years
•	Sealed surfaces	15 to 120 years (some components non-depreciable)
•	Plant and equipment	3 to 25 years
•	Motor vehicles	5 to 16 years
•	Office and computer equipment	3 to 9 years
•	Car park assets (excluding land)	7 to 30 years
•	Infrastructure	15 to 70 years

An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount.

Gains and losses on disposals are determined by comparing the proceeds with the carrying amount of the asset. These are included in the Statement of Financial Performance. If disposal is made of an asset that has been revalued, any surplus included in equity is transferred directly to retained earnings when the asset is derecognised.

Work in progress is measured at cost and reviewed for impairment. No depreciation is charged, or revaluation made, prior to work in progress being capitalised to the appropriate asset category.

M. INVESTMENT PROPERTY

Land is held by the company for long term and strategic purposes and is not held for resale. Investment properties are land and buildings where the building is built to maximise the return on land and buildings as an "interim use", are held for long term rental yield and are not occupied by the company. Investment property also includes property that is being constructed or developed for future use as investment property.

Properties leased to third parties under operating leases are generally classified as investment property unless:

- The occupants provide services that are integral to the operation of the company's business;
- The property is being held for future delivery of services.

Land where there are infrastructure services in place up to its boundary or there is a firm commitment to provide such infrastructure **and** the further development of that land is signalled within the next 3 years (being the current business planning cycle) is classified as investment property. Buildings that are held for a currently undetermined future use, or that are vacant but held to be leased out under one or more operating leases, are classified as investment properties.

The classification of properties is done at the lowest possible level. Thus, where part of a property is occupied by a party other than the company, consideration is given to whether that portion of the building could be classified as an investment property. Classification as an investment property will be indicated if the section of the building could be separately sold or leased under a finance lease. If the section of the property occupied by a party other than the company is unable to be sold or leased separately from the rest of the building, the building is assessed as a whole and will usually only be classified as investment property if the company occupies an insignificant portion of the total building.

Investment property is carried at fair value, based on discounted cash flow projections, as determined annually by external valuers. Gains or losses arising from a change in fair value are recorded in the Statement of Financial Performance.

Crighton Anderson Property and Infrastructure Ltd, trading as Colliers International Ltd prepared the 2018 and 2017 investment property valuations.

Fair value measurement on property under construction is only applied if the fair value is considered to be reliably measurable.

If it is determined that the fair value of an investment property under construction is not reliably determinable but the company has an expectation that the fair value of the property will be reliably determinable when construction is complete, the investment property under construction will be measured at cost until either its fair value becomes reliably determinable or construction is completed (whichever is earlier).

N. FINITE LIFE INTANGIBLE ASSETS

Acquired computer software licences are capitalised on the basis of the costs incurred to acquire and bring to use the specific software. These have a finite useful life and are amortised on a straight line basis over the useful economic life of 2 to 6 years. Computer software licences are carried at cost less accumulated amortisation and any accumulated impairment losses. Costs associated with maintaining computer software programmes are recognised as an expense as incurred.

O. TRADE AND OTHER PAYABLES

Trade payables are recognised initially at fair value and subsequently measured at amortised cost using the effective interest method. These amounts represent liabilities for goods and services provided to the company prior to the end of financial year which are unpaid. The amounts are unsecured and are usually paid within 30 days of recognition.

P. BORROWINGS

Borrowings are recognised initially at fair value, net of directly attributable transaction costs incurred. Borrowings (other than those subject to a fair value hedge relationship – see accounting policy j(i)) are subsequently carried at amortised cost. Any difference between the proceeds (net of transaction costs) and the redemption value is recognised in the Statement of Financial Performance over the period of the borrowings using the effective interest method.

Borrowings are classified as current liabilities, unless the company has an unconditional right to defer settlement of the liability for at least 12 months after the balance sheet date.

Borrowing costs that are directly attributable to the acquisition or construction of an item of property, plant and equipment, investment properties or a qualifying asset (an asset that takes a substantial period of time to get ready for intended sale or use and is of significant cost), have been capitalised as part of the cost of the asset. All other borrowing costs are expensed in the period in which they occur.

Q. SHARE CAPITAL

Ordinary shares are fully paid and classified as equity. All 57,600,000 shares have equal voting rights and share equally as to dividends and surplus on winding up.

R. PROVISIONS

The company recognises a provision for future expenditure of an uncertain amount or timing when there is a legal or constructive obligation as a result of a past event; it is probable that an outflow of resources will be required to settle the obligation; and the amount can been reliably estimated.

Provisions are measured at the present value of the expenditure expected to be required to settle the obligation.

S. EMPLOYEE BENEFITS

Liabilities for wages and salaries, including non monetary benefits, annual leave, long service leave and accumulating sick leave and other contractual payments are recognised in other payables in respect of employees' services up to the reporting date and are measured at the amounts expected to be paid when the liabilities are settled.

T. DIVIDENDS

Dividend distribution to the company shareholders is recognised as a liability in the company's financial statements in the period in which the dividends are authorised by the directors and notified to the company's shareholders.

U. LEASE INDUCEMENTS

Lease inducements are incentives provided for the agreement of a new or renewed operating lease with a lessee. Lease inducements are recognised as an integral part of the net consideration agreed for the use of the leased asset and are recognised over the lease term, on a straight line basis unless another systematic basis is representative of the time pattern over which the benefit of the leased asset is diminished.

V. FINANCIAL INSTRUMENTS

Financial assets

The company classifies its financial assets in the following categories: financial assets at fair value through profit or loss and loans and receivables. The classification depends on the purpose for which the financial assets were acquired. Management determines the classification of its financial assets at initial recognition.

Financial assets are initially recognised at fair value plus transaction costs for all financial assets not carried at fair value through profit or loss. Financial assets are derecognised when the rights to receive cash flows from the financial assets have expired or have been transferred and the company has transferred substantially all risks and rewards of ownership. Investments are recognised and derecognised on trade date where purchase or sale of an investment is under a contract whose terms require delivery of the investment within the timeframe established by the market concerned.

Financial assets at fair value through profit or loss

This category comprises financial assets held for trading which have been acquired principally for the purpose of selling in the short term. Derivatives also fall within this category unless they are designated as hedges and the hedge is effective for accounting purposes.

Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market and with no intention of trading. They are included in current assets, except for maturities greater than 12 months after the balance sheet date, which are classified as non-current assets.

Financial liabilities

The company classifies its financial liabilities in the following categories: financial liabilities at fair value through the profit and loss and financial liabilities at amortised cost. The classification depends on the purpose for which the financial liabilities were incurred. Management determines the classification of its financial liabilities at initial recognition.

The company's financial liabilities include trade and other payables, borrowings and derivative financial instruments.

Financial liabilities at fair value through profit and loss

Financial liabilities at fair value through profit or loss include financial liabilities held for trading and financial liabilities designated upon initial recognition as at fair value through profit and loss. Financial liabilities are classified as held for trading if they are acquired for the purpose of selling in the near term. Gains or losses on liabilities held for trading are recognised in the Statement of Financial Performance.

Financial liabilities at amortised cost

After initial recognition, financial liabilities are measured at amortised cost using the effective interest rate method. Any amortisation from the effective interest rate method is included in financing and interest costs in the Statement of Financial Performance.

Financial liabilities designated at fair value through profit and loss are designated at the initial date of recognition.

W. GOODWILL

All business combinations are accounted for by the acquisition method. Goodwill represents the difference between the cost of the acquisition and the fair value of the net identifiable assets acquired.

Goodwill is stated at cost less any accumulated impairment losses. Goodwill is allocated to cash-generating units and is tested annually for impairment, by comparing the carrying value (including goodwill) with the recoverable value of the cash-generating unit. The recoverable value is determined by assessing the future cash flows directly associated with the asset

Negative goodwill arising on acquisition is recognised directly in the Statement of Financial Performance.

X. CAPITAL MANAGEMENT

The company's capital includes share capital, reserves and retained earnings. The company's policy is to maintain a strong capital base so as to maintain investor, creditor and market confidence and to sustain future development of the business. The company recognises the need to maintain a balance between the higher returns that might be possible with greater gearing and the advantages and security afforded by a sound capital position.

The company is not subject to any externally imposed capital requirements, other than the covenants required under our borrowing agreements. These covenants cover Guaranteeing Group coverage, Gearing, Interest Cover, Joint Ventures and EBITDA to Senior Debt and are reported to lenders every six months. During the year, there were no breaches of these covenants.

There have been no material changes to the company's management of capital during the period.

NOTES TO THE FINANCIAL STATEMENTS

For the year ended 30 June 2018

1. SEGMENT INFORMATION

Reportable segments

The company's reportable operating segments have been based on the monthly internal reporting that is received by the Chief Executive, as the chief operating decision maker. This information is used to assess performance and determine the allocation of resources.

The operating segments are based on the type of services rendered. Discrete financial information is presented to the Chief Executive to a Net Profit Before Tax level, which is used to assess segment performance. An allocation of all corporate revenues and expenses (except tax), is included within each operating segment.

Operating segments - Services provided

Planes

This area of the business offers services that facilitate the movement of aircraft, cargo and passengers on the airfield.

Passengers

The passenger operating segment provides services to the terminal retailers, provides ground transport solutions to staff and the public and includes the terminal portion of the aeronautical charge.

Property

The property operating segment earns revenues from the provision of investment properties to landside airport campus tenants.

Major customers

The company has a number of customers that it provides services to. The most significant customer in the current year accounted for 24% (2017: 23%) of total segmented income. Revenue associated with this customer was included in the Planes, Passenger and Property operating segments.

Geographical spread

All revenue generated by the company is initiated in New Zealand. All company assets are located in New Zealand.

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	Planes	Passengers	Property	Total
	\$000	\$000	\$000	\$000
As at 30 June 2018				
SEGMENT INCOME				
Landing and Terminal Charges	36,091	45,197	-	81,288
Rent and Lease Income	-	39,512	28,661	68,173
Ground Transport and other trading activities	41	20,307	5,754	26,102
Other Revenue	133	2,129	4,805	7,067
Fair Value gain on investment properties	-	-	53,701	53,701
Interest	32	162	52	246
Total segment income	36,297	107,307	92,973	236,577*
SEGMENT EXPENSES				
Staff	8,038	12,696	4,897	25,631
Asset management, maintenance and airport ops	2,085	8,976	2,061	13,122
Rates and Insurance	1,222	4,132	4,282	9,636
Marketing and Promotions	2,694	6,277	269	9,240
Professional fees and levies	629	1,571	883	3,083
Commercial entity running costs	-	-	593	593
Other	1,299	3,451	1,145	5,895
Financing and Interest Costs	6,066	8,616	8,719	23,401
Depreciation, Amortisation and Impairment	8,443	24,816	1,869	35,128
Total segment expenses	30,476	70,535	24,718	125,729*
Segment Net Profit before Tax	5,821	36,772	68,255	110,848*

	Planes	Passengers	Property	Total
	\$000	\$000	\$000	\$000
As at 30 June 2017				
SEGMENT INCOME				
Landing and Terminal Charges	42,208	43,454	-	85,662
Rent and Lease Income	-	38,775	25,166	63,941
Ground Transport and other trading activities	53	19,175	1,897	21,125
Gain on disposal of assets	-	-	73	73
Other Revenue	139	2,128	4,204	6,471
Fair Value gain on investment properties	-	-	35,926	35,926
Interest	35	180	57	272
Total segment income	42,435	103,712	67,323	213,470*
SEGMENT EXPENSES				
Staff	7,560	13,914	5,496	26,970
Asset management, maintenance and airport ops	1,575	8,338	1,381	11,294
Rates and Insurance	1,266	3,553	3,954	8,773
Marketing and Promotions	4,398	7,031	357	11,786
Professional fees and levies	495	1,395	1,063	2,953
Commercial entity running costs	-	1	84	85
Other	1,099	4,457	1,345	6,901
Financing and Interest Costs	5,125	7,548	8,808	21,481
Depreciation, Amortisation and Impairment	8,136	26,640	1,749	36,525
Investment Property expenditure	-	-	1,000	1,000
Total segment expenses	29,654	72,877	25,237	127,768*
Segment Net Profit before Tax	12,781	30,835	42,086	85,702*

*Agrees to total income, total expenses and surplus before tax in the Statement of Financial Performance.

2. OPERATING REVENUE AND EXPENSES

	2018	2017
	\$000	\$000
OPERATING REVENUE		
Landing and Terminal charges	81,288	85,662
Rent and Lease income	68,173	63,941
Ground transport and other trading activities	26,102	21,125
Gain on disposal of assets	-	73
Other revenue	7,067	6,471
Total operating revenue	182,630	177,272
EXPENSES		
Operating costs		26.070
Staff Asset Management, maintenance and airport ons	25,631 13,122	26,970 11,294
Asset Management, maintenance and airport ops Rates and insurance	9,636	8,773
Marketing and promotions	9,240	11,786
Professional services and levies	3,083	2,953
Commercial entity running costs	593	85
Other	5,895	6,901
	67,200	68,762
Other includes:		
Doubtful debts written off	22	29
Due for existence in a stand low does in a burdley		
Professional services and levies include:	11.0	100
Audit of financial statements Fees paid to the Auditor for other assurance services:	110	102
- Audit of disclosure regulations	40	40
- Review of compliance with bond conditions	4	4
		·
Staff costs comprise:		
Wages and Salaries	22,787	24,372
Payroll related expenses	2,520	2,225
Contributions to defined contribution schemes	21	37
Directors' fees	303	336
	25,631	26,970
Financing and interest costs		
Interest costs	23,442	21,412
Fair value hedge ineffectiveness	(41)	69
Total finance costs	23,401	21,481
Depreciation, amortisation and impairment		
Depreciation (note 11)	34,069	35,739
Amortisation of intangibles (note 12)	1,059	786
Total Depreciation, amortisation and impairment	35,128	36,525

During the year terminal assets were tested for impairment by independent valuers. No impairment has been determined on the company's assets as at 30 June 2018 (2017: NIL).

3. INCOME TAX

	2018	2017
	\$000	\$000
a) Income tax expense		
Operating surplus before income tax	110,848	85,702
Prima facie taxation at 28%	31,037	23,997
Plus/(less) taxation effect of:		
Revenue not assessible for tax purposes	(9,695)	(2,313)
Expenses not deductible for tax purposes	371	671
Income tax attributable to operating surplus	21,713	22,355
Under provision in prior years	8	(2)
Income tax attributable to operations	21,721	22,353
Deferred tax adjustments from prior periods	390	(1,241)
Total taxation expense	22,111	21,112
b) Components of tax expense		
Current tax expense	17,883	16,386
Adjustments to current tax of prior years	8	(2)
Deferred tax expense – current year	3,830	5,969
Deferred tax adjustments from prior periods	390	(1,241)
Total tax expense	22,111	21,112
c) Taxation payable		
Balance at beginning of the year	3,650	2,878
Prior year adjustment	11	(2)
	3.661	2,876
Current tax expense	17,883	16,386
	21,544	19.262
Payments to:	/• · ·	
Inland Revenue Department	(15,150)	(12,800)
Subvention payments to members of the CCC tax group	(3,594)	(2,812)
Taxation (receivable)/payable	2,800	3,650

Christchurch International Airport Ltd is a member of the Christchurch City Council (CCC) Tax group. The company pays subvention payments to other members of the CCC tax group. The amount paid in 2018 was \$3,594,000 (2017 \$2,812,000). These payments are treated as if they were payments of income tax and are reflected as part of the taxation payable amount.

4. DEFERRED TAXATION

	Opening balance	Charged to income	Charged to Equity	Closing balance
	\$000	\$000	\$000	\$000
2018	20.407		24.000	400.075
Property, plant and equipment	89,107	(1,314)	21,282	109,075
Intangible assets	375	(53)	-	322
Investment properties	28,170	6,610	-	34,780
Provisions and payments	(671)	(1,024)	-	(1,695)
Derivatives	(4,307)	-	(640)	(4,947)
	112,674	4,219	20,642	137,535
2017				
Property, plant and equipment	89,190	33	(116)	89,107
Intangible assets	340	35	-	375
Investment properties	23,323	4,847	-	28,170
Provisions and payments	(485)	(186)	-	(671)
Derivatives	(7,298)	-	2,991	(4,307)
	105,070	4,729	2,875	112,674
		Note	2018	2017
			\$000	\$000

5. IMPUTATION CREDIT MEMORANDUM ACCOUNT

Balance at beginning of the year	138	155
Income tax payments made	15,150	12,800
Imputation credits attached to dividends paid	(15,268)	(12,817)
Balance available for use in subsequent reporting periods	20	138

Imputation credits are not earned on subvention payments made to other members of the CCC tax group.

No adjustments have been made for credits/debits associated with tax payable/receivable due to uncertainty regarding the utilisation of group losses.

6. DIVIDENDS

2016 Final dividend paid (\$0.29 per share)		-	16,514
2017 Interim dividend paid (\$0.29 per share)		-	16,443
2017 Final dividend paid (\$0.32 per share)		18,361	-
2017 Special dividend paid (\$0.06 per share)		3,500	-
2018 Interim dividend paid (\$0.30 per share)		17,399	-
	7b :	39,260	32,957

7. RESERVES AND RETAINED EARNINGS

a) Reserves

Balance at end of the year	604.860	457,959
Asset revaluation reserve	617,350	469,617
Cash flow hedges reserve	(12,490)	(11,658)
Balances		

	Note	2018	2017
		\$000	\$000
Cash flow hedges reserve			
Movements:			
Balance at the beginning of the year		(11,658)	(19,350)
Revaluation to fair value		(7,173)	5,197
Transfer to statement of financial performance		5,701	5,486
Deferred tax on revaluation		640	(2,991)
Balance at end of the year		(12,490)	(11,658)

The cash flow hedge reserve is used to record gains and losses on the value of hedging instruments. The fair value is determined by reference to the market value of equivalent instruments at the reporting date and will fluctuate each period as the market variables change and the future cash flows resulting from the instrument reduce. The movement in the fair value from prior year reflects the impact of a change in market interest rates, compared to the underlying fixed hedging instruments currently held by CIAL. Amounts transferred to the statement of financial performance are included in financing and interest costs.

Asset revaluation reserve		
Balance at beginning of the year	469,617	473,630
Revaluation of assets	169,015	(3,714)
Deferred tax on revaluation	(21,282)	116
Transfer from Asset Revaluation Reserve	-	(415)
Balance at end of the year	617,350	469,617
Comprising:		
Revaluation on:		
Land	315,255	226,326
Terminal facilities	131,034	103,060
Buildings	10,537	8,624
Sealed surfaces	66,871	53,301
Infrastructure assets	8,395	7,863
Car parking	85,258	70,443
Balance at end of the year	617,350*	469,617*

The asset revaluation reserve records movements in the fair value of property, plant and equipment.

* balances are net of deferred tax except for land as there is no deferred tax calculated on the land revaluation.

b) Retained earnings

Balance at the beginning of the year		311,343	279,295
Net surplus for the year		88,737	64,590
Transfer to Asset Revaluation Reserve		-	415
Dividends paid	6	(39,260)	(32,957)
Balance at end of the year		360,820	311,343

8. BORROWINGS

The Company has a committed bank funding facility for an aggregate \$220,000,000 (2017: \$295,000,000) with five banks (2017: five banks). In addition, the Company has an overdraft facility of \$1,000,000 (2017: \$1,000,000).

The Company completed a \$100,000,000 bond issue in May 2018. The bonds have an interest rate of 4.13% and maturity of 6 years. Total bond funding is \$275,000,000 (2017: \$175,000,000). The funds raised from these bond issues were used to refinance in part the company's maturing debt facilities. The \$100,000,000 and \$75,000,000 bonds are held at amortised cost, adjusted by the fair value of the designated hedge risk.

All borrowings under the bank facility and overdraft facility are unsecured and supported by a negative pledge deed. The negative pledge deed requires that no security interest is provided over any assets for borrowings, unless an equivalent security interest is created for the borrowing group and bond holders. Interest rates paid during the year, including offsetting interest rate swaps, ranged from 2.8% to 6.7% (2017: 2.6% to 6.7%). The bonds constitute direct, unsecured, unsubordinated obligations and will rank equally with all other unsecured, unsubordinated indebtedness.

Maturing borrowings are expected to be refinanced through the extension of existing facilities, new facilities and debt capital market issue.

Maturity of debt as at 30 June

	2018	2018	2017	2017
	\$000	\$000	\$000	\$000
Maturing in	Actual drawn down	Facility available	Actual drawn down	Facility available
2018			29,000	50,000
2019 2020	- 116,104*	- 115,000	15,000 116,300*	25,000 115,000
2021	42,000	55,000	35,000	55,000
2022 2024	101,886** 101,072***	175,000 100,000	123,851** -	175,000
2027	50,000	50,000	50,000	50,000
	411,062	495,000	369,151	470,000
Current	-	-	29,000	50,000
Non-Current	411,062	495,000	340,151	420,000
	411,062	495,000	369,151	470,000

*this balance includes \$75,000,000 of bond funding and is held at amortised cost, adjusted by the fair value of the designated hedge risk and capitalised borrowing costs. This bond is included within the reconciliation table below.

** This balance includes \$114,000 (2017: \$149,000) of capitalised borrowing costs associated with the issue of the \$50 million bond in October 2013.

*** This balance includes \$100,000,000 of bond funding and is held at amortised cost, adjusted by the fair value of the designated hedge risk. This bond is included within the reconciliation table below.

	2018	2017
	\$000	\$000
Bond principal	175,000	75,000
Directly attributable borrowing costs	(280)	(280)
Amortisation of borrowing costs (cumulative)	218	174
Fair value hedging adjustment 2018	833	-
Fair value hedging adjustment 2017	(955)	(955)
Fair value hedging adjustment 2016	2,670	2,670
Fair value hedging adjustment 2015	4,422	4,422
Fair value hedging adjustment 2014	(1,364)	(1,364)
Fair value hedging adjustment 2013	(3,367)	(3,367)
Bond fair value	177,177	76,300

Fair value hedge

At 30 June 2018, the Company had two interest rate swap agreements in place with a notional amount of \$100,000,000 and \$75,000,000 (2017: \$75,000,000) whereby the Company receives a fixed rate of interest of 4.13% and 5.15% respectively, and pays interest at a variable rate on the notional amounts. The swaps are being used to hedge the exposure to changes in the fair value of the 4.13% \$100,000,000 and 5.15% \$75,000,000 bonds.

The increase in fair value of the interest rate swaps of \$833,000 (2017: decrease \$955,000) has been recognised in finance costs and offset with a decrease of \$874,000 (2017: increase of \$1,024,000) on the bank borrowings. The ineffectiveness recognised in 2018 was \$41,000 (2017: \$69,000).

9. DERIVATIVE FINANCIAL INSTRUMENTS

	Fair value		Notional principal	
	2018	2017	2018	2017
	\$000	\$000	\$000	\$000
Current liabilities Interest rate swaps – cash flow hedges	2,082	1,577	72,000	120,000
Total current financial liabilities	2,082	1,577	72,000	120,000
Non-current liabilities Interest rate swaps – fair value hedges Interest rate swaps – cash flow hedges	(2,526) 15,484	(1,567) 14,555	175,000 442,000	75,000 404,000
Total non-current liabilities	12,958	12,988	617,000	479,000

10. TRADE AND OTHER PAYABLES

	2018	2017
	\$000	\$000
Trade and other payables less than one year		
Trade payables	4,716	5,522
Employee entitlements and provisions	2,766	2,696
Goods and Services Tax	613	(103)
Revenue in advance	4,814	986
Accrued interest	2,423	2,316
Accrued capital items	3,970	4,532
Accrued expenses	4,399	3,171
	23,701	19,120
Trade and other payables greater than one year		
Revenue in advance	884	985
Total trade and other payables	24,585	20,105

169,015

(3,714)

11. PROPERTY, PLANT AND EQUIPMENT

Revaluation of property, plant and equipment

The methods of valuation applied by independent valuers are as follows:

Land

- Specialised assets: where there is no market based evidence of the sale of such land the value has been determined taking into account:
 - its existing zoning and use as an airport;
 - benchmark selling prices for land in the local commercial, industrial, service, residential and rural markets;
 - adjustments to reflect the unique features of the land which includes its size, location, titles, easements and services;
 - the overall land use plan for Christchurch Airport.
- Commercial portfolio: with valuations taking reference to the wider market for sales evidence of land zoned for similar permitted
 activities, with adjustments made for the size, location and physical characteristics of these assets.

Buildings

At market value based on the estimated amount for which a property would exchange on the date of valuation between a willing buyer and willing seller in an arm's length transaction after proper marketing wherein the parties had each acted knowledgably, prudently, and without compulsion, but with the explicit assumption that the existing use of the asset is ignored.

Where a building is a specialised asset then it will be valued at optimised depreciated replacement cost (ODRC). ODRC measures the minimum cost of replacing or replicating the service potential embodied in the assets with modern equivalent assets in the most efficient way practicable, given the service requirements, the age and condition of the existing assets and replacement in the normal course of business.

Terminal facilities

Terminal facilities are a specialised asset and are valued using ODRC.

Car parking assets

Car parking assets are valued using a discounted cash flow valuation approach, using a forecast ten year discount period and an allowance for an appropriate terminal value reflecting an estimate of their residual estimated life. The approach to the allocation of the car park valuation is to assess the ODRC based valuation of the car parking assets and then apportion the additional value over and above this to the underlying land value.

Sealed surfaces and infrastructure assets

The ODRC approach is utilised to value sealed surfaces and infrastructure assets. The optimisation process minimises the cost of replacing the services offered, given the age and condition of the existing assets and recognising the incremental process (brownfield) associated with airport development. Costs reflect the replacement of current assets with modern equivalents, an optimised construction sequence and adjustment to allow for the difficulties associated with a "brownfield" environment. Where appropriate, adjustments have been made to eliminate surplus assets, obsolescence and over design. The valuation methodology considers the asset inventory (description and quantity of assets), relevant optimisation, estimation of the current replacement cost and depreciation to reflect remaining life expectancy.

For details of the property, plant and equipment accounting policy, refer Summary of Significant Accounting Policies, subsection (I) Property, plant and equipment.

On 30 June 2018 land, investment properties and car parking assets were revalued by independent valuers Crighton Anderson Property and Infrastructure Ltd trading as Colliers International Ltd. Sealed surfaces, infrastructure assets, terminal assets and specialised buildings were valued by independent valuers Opus International Limited as at 30 June 2018.

The result of the revaluations at 30 June were:

	2018	2017
	\$000	\$000
Land	88,929	-
Buildings	2,655	-
Terminal	38,854	-
Sealed surfaces	18,848	-
Infrastructure	739	-
Car parking	18,990	(3,714)

The valuation methodologies used in the revaluation as at 30 June 2018 were consistent with those used in the last valuation.
	2018	2017
	\$000	\$000
Summary of movement in net book value		
Opening net book value	948,707	929,234
Plus Additions	52,327	88,859
Plus Transfers to investment properties and intangibles	24,080	(29,903)
Less Disposals (cost less depreciation)	(1,108)	(30)
Less this year's depreciation	(34,069)	(35,739)
Plus Revaluation (loss)/gain	169,015	(3,714)
Closing net book value	1,158,952	948,707

PROPERTY, PLANT AND EQUIPMENT AS AT 30 JUNE 2018

Gross carrying amount

	Cost/ Valuation 1 July 2017	Current Year Additions at Cost	Transfers at Cost	Disposals at Cost/ Impairment	Revaluation Adjustment	Cost/ Valuation 30 June 2018
	\$000	\$000	\$000	\$000	\$000	\$000
Land	265,001	-	26,147	-	88,929	380,077
Buildings	27,099	-	(676)	(12)	648	27,059
Terminal facilities	356,575	-	5,573	-	(42,925)	319,223
Sealed surfaces	163,695	-	10,446	-	4,560	178,701
Plant & equipment	7,839	-	464	(1,301)	-	7,002
Office & computers	10,444	-	1,130	(91)	-	11,483
Infrastructure	42,314	-	4,713	-	(2,862)	44,165
Car parking	111,499	-	1,709	-	17,792	131,000
Motor vehicles	7,587	-	304	(1,991)	-	5,900
Work in progress	42,812	52,327	(25,919)	-	-	69,220
Total gross carrying amount	1,034,865	52,327	23,891	(3,395)	66,142	1,173,830

Accumulated depreciation

	Accumulated Depreciation 1 July 2017	Current Year Depreciation	Depreciation on Transfers	Depreciation on Disposals	Revaluation Adjustment	Accumulated Depreciation 30 June 2018
	\$000	\$000	\$000	\$000	\$000	\$000
Buildings	1,088	1,037	(116)	(2)	(2,007)	-
Terminal facilities	61,100	20,953	(274)	-	(81,779)	-
Sealed surfaces	7,043	7,245	-	-	(14,288)	-
Plant & equipment	3,589	587	151	(738)	-	3,589
Office & computers	7,147	830	53	(81)	-	7,949
Infrastructure	1,703	1,898	-	-	(3,601)	-
Car parking	-	1,164	34	-	(1,198)	-
Motor vehicles	4,488	355	(37)	(1,466)	-	3,340
Total accumulated depreciation	86,158	34,069	(189)	(2,287)	(102,873)	14,878

Summary

	1 July 2017	Current year movement	Transfers	Disposals	Revaluation	30 June 2018
	\$000	\$000	\$000	\$000	\$000	\$000
Cost Accumulated Depreciation	1,034,865 86,158	52,327 34,069	23,891 (189)	(3,395) (2,287)	66,142 (102,873)	1,173,830 14,878
Book Value	948,707	18,258	24,080	(1,108)	169,015	1,158,952

Fair value hierarchy

Asset classification and description	Valuation approach	Key valuation assumptions	Fair value hierarchy Level	Valuation Sensitivity
Land				
Includes land used for airport activities and specialised aeronautical assets and for non-aeronautical purposes e.g. industrial, service, retail and land associated with the vehicle business.	Market value highest and best use approach, with an allowance being deducted to allow for services valued as infrastructure assets. Land included in car parking and Investment property categories are not included in this category.	Adopted rate per hectare of \$600,000.	3	+/-\$19 million (of a 5% change in adopted rate).
Infrastructure and sealed surfaces				
Infrastructure and sealed surfaces including site services.	Optimised depreciated replacement cost - the cost of constructing equivalent asset at current market based input cost rates, adjusted for the remaining useful life of the assets (depreciation) and the sub optimal usage of the assets in their current application (optimisation). These inputs are deemed unobservable.	Sealed Surfaces Unit costs of combined concrete and asphalt pavement construction sqm: Range of \$133 – \$271 with weighted average of \$155	3	+/- \$11.5 million (of a 5% change of cost estimate).
		Infrastructure Unit costs of road and footpaths construction sqm: Range of \$7 – \$88 with weighted average of \$39		
		Unit costs of water and drainage construction m: Range of \$195 – \$1,196 with weighted average of \$516		
Buildings				
Buildings for identified airport activities, including offices spaces and storage that exist because of the airport activities.	Specialised buildings are valued by Optimised depreciated replacement cost derived from modern equivalent asset rate, as described for Infrastructure and Sealed Surfaces above. Buildings that are owned by CIAL that could be leased by a third party are valued on an income valuation approach similar to that used for Investment Properties. (see note 13)	Unit costs of construction sqm: Range of \$483 – \$3,037 with weighted average of \$912	3	+/- \$1.35 million (of a 5% change of cost estimate).
Terminal	Optimised depreciated replacement cost derived from modern equivalent asset rate, as described for Infrastructure and Sealed Surfaces above.	Unit costs of construction sqm: Range of \$2,906 – \$5,412 with weighted average of \$4,111	3	+/- \$15.96 million (of a 5% change of cost estimate).
Car parking				
Assets associated with car parking, taxi, shuttle and bus services (Including land).	Discounted cash flow valuation performed by independent valuers based on: Internal management information such as forecast future revenues, costs and capital expenditure. - Assumptions such as the discount rate. These are based on management's judgement and arrived at in consultation with external experts. Both the internal management information and the discount rate are deemed to be unobservable inputs.	Revenue growth per annum 0.5% and 1% for the 10 year cashflow period from year 11. Cost growth per annum 2.5% for the 10 year cashflow period and 1% from year 11. Discount rate 9.0% post tax, 10 year cash flow period and 8% from year 11.	3	+/- \$7.0 million (of a 5% change in discount rate) +/- \$6.0 million (of a change in growth rate to 0.5% for year 11 onwards).

Plant & equipment, office & computers, motor vehicles and work in progress

Plant & equipment, Office & computers Motor Vehicles and Work in progress are measured at cost and comprises a mixture of specialised and non-specialised assets.

Not applicable - measured at cost less depreciation.

Level 3 Asset Classification

	Sensitivity of significant unobservable inputs
Land	The critical elements in establishing the 'market value existing use' of land is the market rate prevailing for similar land. - An increase in demand for land will increase the fair value - A decrease in demand will decrease the fair value
Infrastructure and sealed surfaces	The critical elements in establishing the fair value of civil assets is the movement in the average cost rates for concrete, asphalt, base course and foundations, as well as the estimated remaining useful life of the assets. - An increase to any of the average cost rates listed above will increase the fair value - A reduction in the estimated remaining useful life of the assets will reduce the fair value
Buildings	 An increase in modern equivalent asset replacement cost will increase the fair value A decrease in modern equivalent asset replacement will decrease the fair value An increase in the cashflow from an asset will increase the fair value A decrease in the cashflow from an asset will decrease the fair value
Car parking	 An increase in the vehicle numbers will increase the fair value A decrease in vehicle numbers will decrease the fair value An increase in the discount rate used would decrease the fair value An increase in costs would decrease the fair value

PROPERTY, PLANT AND EQUIPMENT AS AT 30 JUNE 2017

Gross carrying amount

	Cost/ Valuation 1 July 2016	Current Year Additions at Cost	Transfers at Cost	Disposals at Cost/ Impairment	Revaluation Adjustment	Cost/ Valuation 30 June 2017
	\$000	\$000	\$000	\$000	\$000	\$000
Land	264,710	-	320	(29)	-	265,001
Buildings	27,037	-	62	-	-	27,099
Terminal facilities	348,365	-	8,704	(494)	-	356,575
Sealed surfaces	157,395	-	6,300	-	-	163,695
Plant & equipment	6,938	-	901	-	-	7,839
Office & computers	9,554	-	911	(21)	-	10,444
Infrastructure	34,124	-	8,190	-	-	42,314
Car parking	109,997	-	6,743	-	(5,241)	111,499
Motor vehicles	7,573	-	14	-	-	7,587
Work in progress	16,001	88,859	(62,048)	-	-	42,812
Total gross carrying amount	981,694	88,859	(29,903)	(544)	(5,241)	1,034,865

Accumulated depreciation

	Accumulated Depreciation 1 July 2016	Current Year Depreciation	Depreciation on Transfers	Depreciation on Disposals	Revaluation Adjustment	Accumulated Depreciation 30 June 2017
	\$000	\$000	\$000	\$000	\$000	\$000
Buildings Terminal facilities Sealed surfaces Plant & equipment Office & computers Infrastructure Car parking	40,374 - 3,182 4,839 -	1,088 21,082 7,043 538 2,335 1,703 1,527	131 (131) -	(487) - - (27) -		1,088 61,100 7,043 3,589 7,147 1,703
Motor vehicles	4,065	423	-	-	-	4,488
Total accumulated depreciation	52,460	35,739	-	(514)	(1,527)	86,158

Summary

	1 July 2016	Current year movement	Transfers	Disposals	Revaluation	30 June 2017
	\$000	\$000	\$000	\$000	\$000	\$000
Cost	981,694	88,859	(29,903)	(544)	(5,241)	1,034,865
Accumulated depreciation	52,460	35,739	-	(514)	(1,527)	86,158
Book Value	929,234	53,120	(29,903)	(30)	(3,714)	948,707

The carrying amount at which each revalued class of property, plant ϑ equipment if measured at historical cost less accumulated depreciation and any accumulated impairment losses is as per the table below:

	2018	2017
	\$000	\$000
Land	124,294	124,294
Buildings	18,923	19,415
Terminal	167,355	179,714
Sealed surfaces	97,172	96,697
Infrastructure	38,063	36,768
Car parking	35,584	35,189
	481.391	492.077

12. INTANGIBLE ASSETS AS AT 30 JUNE 2018

Gross carrying amount

	Cost/valuation 1 July 2017	Current year additions at cost	Transfers from WIP	Current year disposals/ impairment	Cost/valuation 30 June 2018
	\$000	\$000	\$000	\$000	\$000
Software	7,660	-	2,055	-	9,715
Goodwill	1,740	-	-	-	1,740
Gross carrying amount	9,400	-	2,055	-	11,455

Accumulated amortisation

	Accumulated amortisation 1 July 2017	Current year amortisation	Transfers from WIP	Amortisation on disposal	Accumulated Amortisation 30 June 2018
	\$000	\$000		\$000	\$000
Software	5,626	1,059	55	-	6,740
Total accumulated amortisation	5,626	1,059	55	-	6,740
Total book value 30 June 2018	3,774	(1,059)	2000	-	4,715

Goodwill was generated through the acquisition of Craddocks car storage in the 2011 financial year.

For the purposes of impairment testing, goodwill is allocated to cash generating units (CGU's); these represent the lowest level at which goodwill is monitored. CIAL tests goodwill annually for impairment or more frequently if there are indicators that it might be impaired.

The goodwill at 30 June 2018 relates to the Craddocks CGU. The recoverable amount has been determined as part of the car park independent valuation performed by Crighton Anderson Property and Infrastructure Ltd, trading as Colliers International Ltd, which confirmed that no impairment is required to be recognised. The valuation was discounted using a nominal rate of 9.0% (post-tax). Revenue and expense growth assumptions were based on board approved budgets for the next three years and ranged between 0.5%-3%.

INTANGIBLE ASSETS AS AT 30 JUNE 2017

Gross carrying amount

	Cost/valuation 1 July 2016	Current year additions at cost	Transfers from WIP	Current year disposals/ impairment	Cost/valuation 30 June 2017
	\$000	\$000	\$000	\$000	\$000
Software	7,085	-	575	-	7,660
Goodwill	1,740	-	-	-	1,740
Gross carrying amount	8,825	-	575	-	9,400

Accumulated amortisation

	Accumulated amortisation 1 July 2016	Current year amortisation	Transfers from WIP	Amortisation on disposal	Accumulated Amortisation 30 June 2017
	\$000	\$000		\$000	\$000
Software	4,840	786	-	-	5,626
Total accumulated amortisation	4,840	786	-	-	5,626
					/
Total book value 30 June 2017	3,985	(786)	575	-	3,774

13. INVESTMENT PROPERTIES

	2018	2017
	\$000	\$000
At fair value		
Fair value at the beginning of the year	370,523	303,692
Transfer (to) from property, plant and equipment	(25,974)	(6,464)
Additional capitalised expenditure	24,465	35,795
Fair value gain from fair value adjustment	53,701	35,926
Fair value at 30 June	422,715	368,949
Investment properties under construction at cost	6,133	1,574
Total Investment properties	428,848	370,523
Rental income		24 227
	25,969	21,227
Direct operating expenses from property that generated rental income	3,413	2,892

Included in the fair valued amount above is \$25,232,000 related to Investment Properties under construction, but sufficiently advanced to enable a fair value to be assessed by the independent valuer. These properties are carried at fair value on completion less estimated costs to complete.

Valuation of investment property

The valuation as at 30 June 2018 was completed by Crighton Anderson Property and Infrastructure Ltd, trading as Colliers International Ltd, registered valuers and member of the New Zealand Property Institute. The basis of valuation is fair value, being the estimated amount for which an asset should exchange on the date of valuation between a willing buyer and a willing seller in an arm's-length transaction after proper marketing wherein the parties had each acted knowledgeably, prudently and without compulsion.

The valuation methodologies used were a direct sales comparison or a direct capitalisation of rental income using market comparison of capitalisation rates, supported by a discounted cash flow approach. The valuation methodologies are consistent with the prior year.

Principal assumptions used in establishing the valuations were:

- Average rental yield rate 6.73% (2017: 7.68%)
- Average market capitalisation rate 7.23% (2017: 7.19%)
- Weighted average lease term 6.50 years (2017: 6.45 years)

For details of the investment property accounting policy, refer Summary of Significant Accounting Policies, subsection (m) Investment property.

Fair value hierarchy

Asset classification and description	Valuation approach	Key valuation assumptions	Fair value hierarchy Level	Valuation Sensitivity
Investment Properties				
Investment Properties are land and buildings which are owned to earn rental income, for capital appreciation or both.	The income based valuation approach is used.	Land is included when infrastructure services are available and future development is expected within the next 3 years	3	+/- \$18.14 million (of a 5% change of capitalisation rate)
Level 3 Asset Classification	Sensitivity of significant unobser	vable inputs		
Investment Properties	An increase in the cashflow from an asset will increase the fair value			

A decrease in the cashflow from an asset will decrease the fair value of the asset

	2018	2017
	\$000	\$000
14. TRADE AND OTHER RECEIVABLES		
Trade and other receivables less than one year		
Accounts receivable Other receivables Prepayments Lease inducement Provision for doubtful debts	8,955 2,560 1,695 646 (54)	9,251 2,475 1,824 646 (32)
Trade and other receivables less than one year	13,802	14,164
Trade and other receivables greater than one year Prepayments Lease inducement	191 5,178	54 5,824
Trade and other receivables greater than one year	5,369	5,878
Total trade and other receivables	19,171	20,042

15. RECONCILIATION OF ADJUSTED SURPLUS AFTER INCOME TAX WITH NET CASH FLOW FROM OPERATING ACTIVITIES

Net operating surplus after income tax	88,737	64,590
Non cash items		
Depreciation, amortisation and impairment	35,128	36,525
Amortisation of lease surrender	646	646
Gain on revaluation of investment properties	(53,701)	(35,926)
Amortisation of capitalised borrowing costs	78	80
Accrued interest within derivatives	(123)	29
Fair Value hedge ineffectiveness	(41)	69
Items not classified as operating activities		
Net gain on asset disposals	-	(73)
Capital items included in trade payables and accruals	1,906	(4,781)
Deferred taxation	4,217	4,728
Movements in working capital		
(Increase)/decrease in trade and other receivables	225	1,543
(Increase)/decrease in inventories	272	. 8
Increase/(decrease) in trade and other payables	4,481	6,804
Increase/(decrease) in taxation payable	(850)	772
Net cashflows from operating activities	80,975	75,014

16. RELATED PARTY TRANSACTIONS

Christchurch City Holdings Limited (CCHL), a wholly owned subsidiary of the Christchurch City Council (CCC), owns 75% and the New Zealand Government owns 25% respectively of the issued share capital of the company.

Christchurch International Airport Limited enters into a large number of transactions with government departments, Crown entities, Stateowned enterprises and other entities controlled or subject to significant influence by the Crown. All transactions with related entities:

- are conducted on an arm's length basis;
- result from the normal dealings of the parties;
- meet the definition of related party transactions only because of the relationship between the parties being subject to common control or significant influence by the Crown.

The New Zealand Government is the majority owner of Air New Zealand, a major customer of CIAL from both an aeronautical and rental and lease perspective. Pricing agreements are renegotiated for aeronautical charges with all airline customers of CIAL, including Air New Zealand, every five years. Air New Zealand also leases several properties within the terminal and the wider CIAL campus.

	2018	2017
	\$000	\$000
Transactions with related entities during the year Christchurch City Council (CCC)		
Purchases Rates paid Revenues	1,190 5,126 52	1,093 4,766 16
Subvention payments Group loss offset Accounts payable	3,201 8,232 1	2,316 5,956 1
Christchurch City Holdings Limited (CCHL) Interest paid	-	389
Other CCC group companies Purchases Revenues Accounts payable Amounts owing Subvention payments Group loss offset Transfer of net assets to subsidiaries*	4,416 53 1,001 3 393 1,010 869	997 12 - 1 496 1,276

* CIAL has entered into an agreement with Citycare Limited for the provision of asset maintenance services. This involved the transfer of maintenance employees and certain net assets to Citycare. No gain or loss was recorded in respect of this net asset transfer.

Non-shareholder related party transactions

Some directors of the company are, or have been during the year, directors of other companies or organisations with whom Christchurch International Airport Limited may transact. Such transactions are all carried out on an arm's-length basis and are conducted on normal commercial terms.

No amounts were written off or forgiven during the reporting period and outstanding balances were settled under normal trading terms.

Entity	Transaction	2018	2017	Relationship
		\$000	\$000	
BECA Group Limited	Structural Engineering services	210	704	Catherine Drayton, company di- rector is a director of BECA Group Limited
University of Canterbury	Research	28	-	Catherine Drayton was appointed as a Councillor by the Minister in 2009.
Orbit Travel & House of Travel Holdings Limited	Travel, accommodation	652	663	Chris Paulsen, company director is a director of Orbit Travel & House of Travel Holdings Limited

Balance owing to non-shareholder related parties as at 30 June 2018

Entity	2018	2017
	\$000	\$000
BECA Group Limited	9	(1)
University of Canterbury	32	-
Orbit Travel & House of Travel Holdings Limited	86	64

There were no other material related party transactions for the year.

2018	2017
\$000	\$000

17. KEY MANAGEMENT PERSONNEL COMPENSATION

The key management personnel include the CEO and his direct reports consisting of 7 (2017: 8) people.

	2,894	3,050
Termination benefits	-	176
Post-employment benefits	82	85
Salaries and other short term employee benefits	2,812	2,789
The key management compensation is:		

This excludes directors' remuneration which is disclosed in note 2.

18. COMMITMENTS

Capital expenditure commitments

Total	53,480	46,116
Investment properties	16,611	14,319
Intangibles	70	70
Property, plant and equipment	36,799	31,727

19. LEASE INCOME

The company has a number of property and technology leases for which it receives rental. The total amount receivable for these operating leases in the future is:

	238,391	355,668
Beyond 5 years	95,161	135,311
Powerd E wears		
Between 3-5 years	45,020	76,605
Between 1-2 years	61,386	85,642
Less than 1 year	36,824	58,110

The leases are for terms between 1 month and 20 years, and the majority of the lease agreements are renewable at the end of the lease period at market rates.

20. CONTINGENT ASSETS AND LIABILITIES

As at 30 June 2018 there were no contingent assets (2017: NIL) and there were no contingent liabilities (2017: NIL).

21. EVENTS OCCURRING AFTER BALANCE DATE

A final dividend of \$22,975,019, 39.9 cents per share (2017: \$21,861,392, 38.0 cents per share) net of imputation credits has been declared subsequent to balance date. There are no other events occurring after balance date that could significantly affect the financial statements (2017: NIL).

22. FINANCIAL INSTRUMENTS

The company's activities expose it to a variety of financial risks: market risk (including currency risk and interest rate risk), credit risk and liquidity risk. The company's overall risk management programme focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on the company's financial performance. The company enters into derivative arrangements in the ordinary course of business to manage foreign currency and interest rate risks.

Risk management is the responsibility of the Board. The Risk, Audit and Finance Committee (the Committee) monitors all risk management activities and provides regular reports on such activities to the Board. The company has a treasury policy approved by the Committee. The policy provides guidelines for overall risk management, as well as specific guidelines for derivative instrument utilisation including procedures for control, valuation, risk analysis, on-going monitoring and reporting.

Part of the company's risk management strategy is to outsource the back office processing of the treasury function to a third party.

Market risk

Foreign exchange risk

The company has no material exposure to foreign exchange risk at 30 June 2018 (2017: NIL).

Interest rate risk

The company's main interest rate risk arises from term variable rate borrowings denominated in NZD, such borrowings being determined by the company's long term development requirements and the structures approved by the Board.

The treasury policy sets parameters for borrowings and the process for monthly reporting to the Board.

Borrowings issued at variable rates expose the company to cash flow interest rate risk. The company manages its cash flow interest rate risk by using floating to fixed interest rate swaps. Such interest rate swaps have the economic effect of converting borrowings from floating rates to fixed rates.

Changes in the value of the \$100,000,000 and \$75,000,000 fixed rate retail bonds have been hedged by fixed to floating interest rate swaps with terms that match those of the underlying bond.

At 30 June 2018, if the interest rates had changed by +/- 1%, with all other variables held constant, the impact to equity would have been \$329,000 lower/\$330,000 higher, the impact on profit would have been \$343,000 lower/\$342,000 higher. The valuation of interest rate swaps has been included in this calculation.

A sensitivity of 1% has been selected as this is considered reasonable given the current level of interest rates and the trend observed both on a historical basis and market expectations for future moves.

Interest repricing profile

The following table details the company's exposure to interest rates:

	Note	Weighted average effective interest rate	Variable interest rate	Fixed interest rate	Non-interest bearing	Total
		%	\$000	\$000	\$000	\$000
As at 30 June 2018						
FINANCIAL ASSETS						
Cash and cash equivalents		1.8	2,156	-	-	2,156
Trade and other receivables	14		-	-	19,171	19,171
			2,156	-	19,171	21,327
FINANCIAL LIABILITIES						
Trade and other payables	10		_	_	16,121	16,121
Derivative financial instruments	9	4.3	17,566	_	10,121	17,566
Borrowings	8	4.5 6.0	134,000	277,062	_	411,062
Employee benefits	10	0.0	-	-	2,766	2,766
			151,566	277,062	18,887	447,515

	Note	Weighted average effective interest rate	Variable interest rate	Fixed interest rate	Non-interest bearing	Total
		%	\$000	\$000	\$000	\$000
As at 30 June 2017						
FINANCIAL ASSETS						
Cash and cash equivalents		1.8	3,268	-	-	3,268
Trade and other receivables	14		-	-	20,042	20,042
			3,268	-	20,042	23,310
FINANCIAL LIABILITIES						
Trade and other payables	10		-	-	15,438	15,438
Derivative financial instruments	9	4.4	16,132	-	-	16,132
Borrowings	8	6.2	193,000	176,151	-	369,151
Employee benefits	10		-	-	2,696	2,696
			209,132	176,151	18,134	403,417

Credit risk

Credit risk principally arises from cash and short-term investments, trade receivables and interest rate swaps. The company places its cash and short-term investments with high credit quality financial institutions and sovereign bodies and limits the amount of credit exposure to any one financial institution in accordance with its treasury policy.

The company manages its exposure to credit risk arising from trade receivables by performing credit evaluations on customers requiring credit.

The company also continuously monitors the outstanding credit exposure to individual customers. Credit risk is concentrated on a small number of customers. At 30 June 2018 82% (2017: 85%) of trade receivables were due from 10 customers.

Management practice is to review debtors on a regular basis and write off any amount that is not deemed to be recoverable as required. For the year ended 30 June 2018 \$17,000 of debtor balances (2017: \$29,000) were written off. At at the 30 June 2018 the total balance for doubtful debts is \$54,000 (2017: \$32,000).

The status of trade receivables at the reporting date is as follows:

	2018	2017
	\$000	\$000
Neither past due nor impaired	7,940	7,361
Past due but not impaired 0 – 30 days	873	1,733
Past due but not impaired 31 – 60 days	112	50
Past due but not impaired > 60 days	30	107
Impaired assets – written down to recoverable value	-	-
	8,955	9,251

There are no restructured assets at 30 June 2018 (2017: NIL). No collateral has been taken as security for trade receivables.

The carrying value is the maximum exposure to credit risk for bank balances, accounts receivable and interest rate swaps.

Liquidity risk

Liquidity risk represents the risk that the company may not have the financial ability to meet its contractual obligations. The company evaluates its liquidity requirements on an on-going basis and reviews the treasury policy headroom levels on an annual basis. In general, the company generates sufficient cash flows from its operating activities to meet its obligations arising from its financial liabilities and has funding in place to cover potential shortfalls.

The table below analyses the company's financial liabilities and derivative financial liabilities that will be settled on a net basis, into relevant maturity groupings based on the remaining period at year end to the contractual maturity date. The amounts disclosed in the table are the contractual undiscounted cash flows. Balances within 12 months equal their carrying balances.

30 June 2018	Carrying Amount	Total Cash Flow	On demand	< 1 year	1-2 years	3-5 years	> 5 years
Trade and other payables	18,887	18,887	18,887	-	-	-	-
Borrowings	411,062	485,330	-	17,695	184,309	118,136	165,190
Derivative financial instruments*	15,040	15,846	-	3,662	5,701	4,441	2,042
	444,989	520,063	18,887	21,357	190,010	122,577	167,232
30 June 2017	Carrying	Total					
	Amount	Cash Flow	On demand	< 1 year	1-2 years	3-5 years	> 5 years
	Amount		On demand	< 1 year	1-2 years	3-5 years	> 5 years
Trade and other payables	Amount 18,134		On demand 18,134	< 1 year	1-2 years	3-5 years	> 5 years
Trade and other payables Borrowings		Cash Flow		< 1 year - 44,045	1-2 years - 155,603	3-5 years - 173,235	> 5 years - 63,825
	18,134	Cash Flow 18,134	18,134	-	-	-	-
Borrowings	18,134 369,151	Cash Flow 18,134 436,708	18,134	- 44,045	- 155,603	- 173,235	- 63,825

* The derivative financial instrument cash flows are paid quarterly.

Derivative financial instrument

Interest rate swaps

The company has long term borrowings at a variable rate of interest. In order to protect against interest rate movements, the company has entered into interest rate swap agreements to fix the interest rate. Under these agreements, the company agrees to exchange the difference between fixed and floating rate interest amounts calculated on agreed notional principal amounts. The fair value of interest rate swaps are based on market values of equivalent instruments at the reporting date and are disclosed below.

The following table also details the notional principal amounts and remaining term of interest rate swap contracts outstanding as at reporting date:

	Contract interest		Notional p amou	•	Fair v	alue
	2018	2017	2018	2017	2018	2017
	%	%	\$000	\$000	\$000	\$000
Outstanding floating for fixed contracts						
Less than 1 year	5.2	3.8	72,000	120,000	2,082	1,577
1 to 2 years	4.3	4.7	154,000	175,000	4,962	6,142
3 to 5 years	4.4	4.2	100,000	111,000	5,970	5,696
Beyond 5 years	4.7	4.3	188,000	118,000	4,552	2,717
			514,000	524,000	17,566	16,132
Outstanding fixed to floating contracts						
1 to 2 years	5.2	5.2	75.000	75,000	(1.294)	(1,567)
Beyond 5 years	4.1	5.L	100,000	-	(1,232)	-
			175,000	75,000	(2,526)	(1,567)

Movement in cash flow hedge reserve - interest rate swaps

	2018	2017
	\$000	\$000
Movement in fair value of existing contracts	1,434	(10,642)

Fair value of financial instruments

The directors consider that the carrying amounts of financial assets and financial liabilities recorded in the financial statements approximate their fair values, except for the two \$50,000,000 fixed rate bonds which have a fair value of \$54,459,000 (maturing 2021) and \$52,729,500 (maturing 2027).

Financial instruments that are measured in the balance sheet at fair value use the following fair value measurement hierarchy:

- Quoted prices (unadjusted) in active markets for identical assets or liabilities (level 1)
- Inputs other than quoted prices included within level 1 that are observable for the asset or liability, either directly (that is, as prices) or indirectly (that is, derived from prices) (level 2)
- Inputs for the asset or liability that are not based on observable market data (that is, unobservable inputs) (level 3).

The following table presents the company's financial assets and liabilities that are measured at fair value at 30 June 2018.

	Level 1	Level 2	Level 3	Total balance
	\$000	\$000	\$000	\$000
Liabilities 30 June 2018 Derivative financial instruments	-	15,040	-	15,040
Total liabilities	-	15,040	-	15,040
Liabilities 30 June 2017				
Derivative financial instruments	-	14,565	-	14,565
Total liabilities	-	14,565	-	14,565

The fair value of financial instruments that are not traded in an active market is determined by using valuation techniques. These valuation techniques maximise the use of observable market data where it is available and rely as little as possible on entity specific estimates. If all significant inputs required to fair value an instrument are observed, the instrument is included in level 2. The company has an outsourced treasury provider that provides the fair value at year end. These valuation techniques are based on observable market data. The interest rate swaps calculation takes into account the present value of the estimated future cash flows.

Classification of financial instruments

	Note	At Fair Value through profit and loss – held for trading	Loans & receivables	Other amortised cost	Total carrying amount
		\$000	\$000	\$000	\$000
As at 30 June 2018					
CURRENT ASSETS Cash and cash equivalents		_	2.156	-	2.156
Trade and other receivables	14	-	12,107	-	12,107
Total current financial assets		-	14,263	-	14,263
NON-CURRENT ASSETS Trade and other receivables	14	-	5,178	-	5,178
Total non-current financial assets		-	5,178	-	5,178
Total financial assets		-	19,441	-	19,441
CURRENT LIABILITIES					
Trade and other payables*	10	-	-	18,887	18,887
Borrowings Derivative financial instruments	8 9	- 2,082	-	-	- 2,082
Total current financial liabilities		2,082	-	18,887	20,969

* Excludes revenue in advance

	Note	At Fair Value through profit and loss – held for trading	Loans & receivables	Other amortised cost	Total carrying amount
		\$000	\$000	\$000	\$000
NON-CURRENT LIABILITIES Borrowings Derivative financial instruments	8 9	- 12,958	-	411,062	411,062 12,958
Total non-current financial liabilities		12,958	-	411,062	424,020
		45.040		100.010	
Total financial liabilities		15,040	-	429,949	444,989
As at 30 June 2017					
CURRENT ASSETS			7.000		7.000
Cash and cash equivalents Trade and other receivables	14	-	3,268 12,341	-	3,268 12,341
	11		12,011		12,0 11
Total current financial assets		-	15,609	-	15,609
NON-CURRENT ASSETS Trade and other receivables	14		5,824		5.824
Trade and other receivables	14	-	5,624	-	5,624
Total non-current financial assets		-	5,824	-	5,824
T			04 477		04 477
Total financial assets		-	21,433	-	21,433
CURRENT LIABILITIES					
Trade and other payables*	10	-	-	18.134	18.134
Borrowings	8	-	-	29,000	29,000
Derivative financial instruments	9	1,577	-	-	1,577
Total current financial liabilities		1,577	-	47,134	48,711
Total current mancial liabilities		1,3//	-	47,134	40,711
NON-CURRENT LIABILITIES	0			740454	740454
Borrowings Derivative financial instruments	8	- 12,988	-	340,151	340,151 12,988
	5	12,900	_	_	12,500
Total non-current financial liabilities		12,988	-	340,151	353,139
Total financial liabilities		14,565	-	707 205	401,850
TOTAL INANCIAL HADILITIES		14,505	-	387,285	401,850

* Excludes revenue in advance

Changes in liabilities arising from financing activities

Opening Value 1 July 2017	Cash flows	Fair Value changes	Other	Closing Value 30 June 2018
\$000	\$000	\$000	\$000	\$000
22.000	(00,000)			
29,000	(29,000)	-	-	-
340,151	70,000	833	78	411,062
14,565	-	475	-	15,040
383,716	41,000	1,308	78	426,102
Opening Value 1 July 2016	Cash flows	Fair Value changes	Other	Closing Value 30 June 2017
\$000	\$000	\$000	\$000	\$000
68,000	(39,000)	-	-	29,000
256,026	85,000	(955)	80	340,151
24,195	-	(9,630)	-	14,565
	1 July 2017 \$000 29,000 340,151 14,565 383,716 Opening Value 1 July 2016 \$000 68,000 256,026	1 July 2017 Cash hows \$000 \$000 \$000 \$000 29,000 (29,000) 340,151 70,000 14,565 - 383,716 41,000 Opening Value 1 July 2016 Cash flows \$000 \$000 68,000 (39,000) 256,026 85,000	1 July 2017 Cash Rows changes \$000 \$000 \$000 \$000 \$000 \$000 29,000 (29,000) - 340,151 70,000 833 14,565 - 475 383,716 41,000 1,308 Opening Value 1 July 2016 Cash flows Fair Value changes \$000 \$000 \$000 \$000 \$000 \$000	1 July 2017 Cash flows Changes Other \$000 \$000 \$000 \$000 \$000 \$000 \$000 \$000 \$000 \$000 \$000 \$000 \$000 \$000 \$000 \$000 \$000 \$000 \$000 \$000 \$29,000 (29,000) - - - \$340,151 70,000 833 78 - \$383,716 41,000 1,308 78 Opening Value Cash flows Fair Value changes Other \$000 \$000 \$000 \$000 \$000 \$000 \$000 \$000 \$000 \$000 \$000 \$000 \$000 \$000 \$000 \$000 \$000 \$000 \$000 \$000 \$000 \$000 \$000 \$000 \$000 \$000 \$000 \$000 \$000 \$000 \$000 \$000 \$000 \$000 \$000 \$000 \$000 </td

23. COMPARISON OF FORECAST TO ACTUAL RESULTS

The company prepares an annual Statement of Intent which is approved by shareholders and incorporates financial and performance measures for the ensuing year.

A comparison of the company's actual results for the year ended 30 June 2018 with those targets are as follows:

Targets	2018 Achievement	2018 Target
	\$000	\$000
Financial		
Total revenue*	182,630*	178,917*
EBITDAF**	115,676**	110,525**
Net profit after tax ***	88,737	44,469
EBITDAF as a % revenue	63.3%	61.7%
Net Profit after tax as % of average equity	9.6%	5.6%
Net Profit after tax as % of average total assets	6.0%	3.5%
* Total revenue excludes unrealised gains on investment property.		
** EBITDAF excludes unrealised gains on investment property.		
Passenger numbers		
Domestic	5,111,454	5,033,627
International	1,754,509	1,660,951
Total passengers	6,865,963	6,694,578
Ratio of shareholders' funds to total assets		
Shareholder Funds/Total Assets %	63.4%	60.3%
Gearing (debt / (debt + equity)) %	28.7%	32.9%
EBITDAF Interest Cover X	4.9	4.8
Free Funds Interest Cover X	4.3	4.2
Free Funds / Debt %	18.8%	19.0%
*** CIAL's Net Profit before tax of \$110.8m was made up of:		
Underlying Operating Profit before tax	\$57.1m	
Net unrealised gains on Investment Property Revaluations	\$53.7m	

Net profit after tax exceeded the original target because there was a greater than expected gain from the revaluation of the investment properties. In addition, the underlying profit before tax amount was enhanced through stronger than anticipated aeronautical revenues, driven from passenger number increases, lower than forecast interest and depreciation costs during the year.

CORPORATE SOCIAL RESPONSIBILITY

Performance Target	2018	Achievements
Health & Safety		
1. Lost Time Injuries.	• Better than industry standards, with ultimate target of Nil.	• 5 lost time injuries occurred in the year to June 2018, 1 less than in the previous financial year. Injuries resulted from trips (2) and body stresses (3).
2. Lost Time Injury Frequency Rate (LTI / million hours worked).	Better than industry standards, with ultimate target of Nil.	• The LTIFR 11.59 per 1 million hours worked. While still higher this is moving toward the industry average of 8.48. Continued focus on hazard/near miss reporting, targeted initiatives and the inclusion of Safety II principles in our safety strategy are underway to reduce the incidence of injury to our staff.
3. Near Miss Frequency Rate (near misses/million hours worked).	Increase over the prior year, reflecting an improved near miss reporting culture.	• The near miss frequency rate is 560.75 per 1 million hours. An improvement on the previous year. This increase reflects the emphasis on proactive H&S reporting and the maturing safety culture.
Sustainability		
Waste		
4. Waste is a by-product of operating a diverse and large organisation but we can work	Commission a new waste compaction and weighing system for the passenger terminal.	Our review of infrastructure is now complete. We will look to implement this in FY19
with all our stakeholders to reduce, reuse and recycle so we minimise the impact on our environment	Establish a Waste Working Group to deliver the objectives set by the Sustainability Strategy.	A terminal waste working group has been established. The purpose of this group is to share information and inform tenants of any new waste procedures. It also serves as a forum for recognising and rewarding members for their efforts.
Energy		
5. By minimising our energy use, we reduce our carbon footprint, reduce cost to our business and reduce demand on the national grid. We strive for growth without impact, and for our business to protect our city, region and island.	Continue to investigate and implement energy saving initiatives that ensure energy consumption is reduced.	The continuous commissioning programme has been completed. New projects are being scoped based on the outcomes of the Green Transition Plan – a project that benchmarked CIAL against leading airports in sustainability globally. CIAL will now look to fast track the phase out of non-emergency fossil fuel use from FY25 to FY22 and undertake a feasibility study to implement renewable energy into our energy mix.
	Establish an Energy Working Group to deliver on the targets set by the Sustainability Strategy.	• This group was dis-established during 2018 due to staff movements. In its place a Carbon Working Group has formed to focus on broader projects such as the outcomes of the Green Transition plan

Water		
 6. Christchurch is unique in using 100% naturally filtered water. Our passion is to maintain its integrity, avoid accidental contamination and minimise 	Ensure on-going compliance with NZ Drinking Water Standards through regular monitoring of potable drinking groundwater supply	• We continue to provide potable water compliant to the requirements of Canterbury District Health Board and our Drinking Water Assessor.
use of this precious resource as it passes under the airport. By doing so, we ensure water supply safety and security, protect the aquifer, reduce costs and our business protects the city, region and island.	Continue Environmental Compliance and Monitoring Program with existing airport operators and new operators on airport land.	 We monitor our water quality via a contract with the CCC testing department, this covers both the water source, being our 2 deep bore wells and distribution in the network. The result is a monthly test record, these are available to all CIAL tenants in respect to their business needs. All required tenant audits have been completed.
	Ensure all new operators are provided with Environmental Training	 All new airport operators have received Environmental training and Environmental Compliance Management Plans. We actively work with all contractors to ensure spill training is complete and erosion and sediment control plans are implemented.
	Establish a Water Working Group to deliver the objectives set by the Sustainability Strategy.	• The working group was established in 2017 and is currently working on the installation of SMART water meters connected to LORA telemetry to allow real-time water use monitoring.
Noise		
 7. Noise is the environmental issue of greatest focus at airports around the world. Our responsibility and bias is to engage and collaborate with all stakeholders, especially residents and businesses close to the airport and its flight paths. 	 Establish an Airport Noise Community Liaison Group to discuss noise matters and agree actions. 	 Airport Community Noise Liaison Committee has been established and there have been meetings every quarter. The 12 month Performance Based Navigation Flight Trial at Christchurch commenced in November 2017 and thus far the level of community complaint is considered modest. CIAL developed and implemented a world leading method of measuring and managing engine testing noise. This initiative delivers greater transparency for the community and helps operators ensure compliance with local regulations.
Land		
8. Our Place is an area of unique natural beauty. We have a responsibility to maintain it, improve it and remediate contaminated land. We also have a responsibility to ensure	 Achieve a Bird Strike incidence rate of 3<4/10,000 aircraft movements on a 12-month rolling average basis in line with level set for airports of a similar scale 	For FY18, the strike rate was 7.6/10,000 movements. Existing wildlife management processes have been supplemented by the collaborative project noted below.
the safety of travelers and our airline partners, and so understanding the hazards and addressing the risks of bird strike is a critical and on-going activity.	 Work with territorial authorities and other stakeholders to implement management strategies for pest birds which pose bird strike hazard risks 	CIAL has collaborated with Christchurch City Council, Environment Canterbury and Ngai Tahu to develop plans for the management of Canada Geese and Black-back Gulls in Christchurch.

		This has led to the coordinated management of critical populations and assisted with the conservation of species threatened by the population increases of the above species. Furthermore, CIAL have sponsored a Masters research project through the University of Canterbury to track the movements of Canada Geese throughout Canterbury to better inform CIAL risk management decisions around Canada Geese.
	 Establish processes to ensure compliance with CIAL's National Environmental Standards consent for contaminated land. 	• Processes have been established for the implementation and compliance of CIAL's global National Environmental Standards consent. This consent has been in place for over 2 years now and has significantly reduced consenting costs and project delays due to timeframes associated with obtaining individual project based consents.
Community Engagement		
9. To make a positive contribution to the social and community outcomes of our City and the South Island.	 To continue to demonstrate support for events which attract visitors, enhance the City's image and that residents can enjoy. 	 CIAL has supported events through various forms of sponsorship and other support, including advertising on campus, through our social media and in various publications. The CEO, executive team members and other senior managers take an active part in attending and speaking at city-focused events. They also offer facts, context and views to local media. This year these have included the "City Leaders" forum, Christchurch NZ events, China National Day, Mayoral Forum, Christchurch City Council staff forum, West Coast Development Forum.
	Support community initiatives and organisations through the CIAL Community Fund, charity fundraisers and other donations through the year.	We continue to host charities' annual fundraising appeals in the terminal. In the past year, these have included Heart Foundation, Child Cancer Foundation, Cancer Society, Maia Health Foundation, RSA Poppy Appeal.
	To engage and communicate openly with stakeholders through the Chief Executive and GMs initiating and accepting invitations to meetings, speeches, addresses and workshops.	• The Community Fund gave grants totalling \$65,000 to 37 community groups, projects and activities across the financial year. We actively supported other community initiatives through various means, including promoting them in and around the terminal in our social media and in our mini-magazine "Gateway South."

		• The CE, executive team members and other senior leaders accept invitations to speak at public events, trade events and travel events and workshops, and to give speeches across New Zealand and overseas. These include NZ Chinese Language Week, Canterbury Regional Forum, PRINZ annual conference, FLINT, HRINZ annual conference, NZ Planning Institute, Chartered Accounts' Association, NZ Airports' Association, "Business For Good", TRENZ and Civil Aviation conference.
	To actively involve our staff in Corporate Social Responsibility initiatives to enhance	• Staff support events specific to our chosen charities e.g. the Special Children's Christmas Party, catering several nights' dinners for patients and families at the Ronald McDonald House; Pink Walk, City to Surf and actively take part in our "Random Acts of Kindness" campaign in the terminal and around the campus.
Our People		
10. To build a Champion Team who has the capability and passion required to achieve our mission – to be a Champion Airport.	 Leadership and people excellence, clear performance accountabilities and outcome focused expectations are part of the way we do business. 	• People strategy projects continue to be activated with positive results being achieved through our bi- monthly pulse checks and annual culture and engagement survey.
	People strategy activation projects delivered.	 Several people strategy projects have been activated during the last 6 months including: The CIAL Leadership Development Programme including leading self development for all staff and the creation of a strategy activation leadership group has been implemented. The development and implementation of our new Te Whare Ra wellbeing strategy and programme of initiatives Continued evolution and growing role of our culture and engagement champions working party Continued success of the annual champion team awards, the implementation of the monthly values champion awards and development of reward and recognition toolkits for all leaders Continued use of innovation and technology across the strategy including new employee self service module implementation, the commencement of our online learning portfolio project, our new recruitment and onboarding system implementation and the virtual reality of our airside driving training project having commenced.

AUDITOR'S REPORT

AUDIT NEW ZEALAND

Mana Arotake Aotearoa

To the readers of Christchurch International Airport Limited's financial statements and performance information for the year ended 30 June 2018

The Auditor General is the auditor of Christchurch International Airport Limited (the company). The Auditor General has appointed me, Andy Burns, using the staff and resources of Audit New Zealand, to carry out the audit of the financial statements and the performance information of the company, on his behalf.

OPINION

We have audited:

- the financial statements of the company on pages 13 to 46, that comprise the statement of financial position as at 30 June 2018, the statement of financial performance, statement of comprehensive income, statement of changes in equity and statement of cash flows for the year ended on that date and the notes to the financial statements that include accounting policies and other explanatory information; and
- the performance information of the company on pages 47 to 52.

In our opinion:

- the financial statements present fairly, in all material respects the financial position of the company as at 30 June 2018, and their financial performance and cash flows for the year then ended in accordance with New Zealand Equivalents to International Financial Reporting Standards and International Financial Reporting Standards; and
- the performance information presents fairly, in all material respects, the company's actual performance compared against the performance targets and other measures by which performance was judged in relation to the company's objectives for the year ended 30 June 2018.

Basis of opinion

We conducted our audit in accordance with the Auditor-General's Auditing Standards, which incorporate the Professional and Ethical Standards and the International Standards on Auditing (New Zealand) issued by the New Zealand Auditing and Assurance Standards Board. Our responsibilities under those standards are further described in the Auditor's responsibilities section of our report. We are independent of the company and its subsidiaries in accordance with the Auditor-General's Auditing Standards, which incorporate Professional and Ethical Standard 1 (Revised) Code of Ethics for Assurance Practitioners issued by the New Zealand Auditing and Assurance Standards Board, and we have fulfilled our other ethical responsibilities in accordance with these requirements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

In addition to the audit, we have carried out assignments in the areas of the audit of the company's disclosures pursuant to the Commerce Act (Specified Airport Services Information Disclosure) Determination 2010, and our report to the bond trustee, which are compatible with those independence requirements. Other than the audit and these assignments, we have no relationship with or interests in the company.

Key audit matters

Key audit matters are those that, in our professional judgement, were of most significance in our audit of the financial statements and the performance information of the current period.

We summarise those matters below and how we addressed them in our audit of the financial statements and the performance information, as a whole.

Any comments we make on the findings of our audit should be read in that context and we do not provide a separate opinion on these matters.

Key audit matter	How did the audit address this matter
Revaluation of property, plant and equipment	
The company holds a diverse range of property, plant and equipment with a carrying value of \$1,152 million as at 30 June 2018.	Our audit procedures included: We read the valuation reports and met with the valuers to discuss. We assessed the valuers' expertise for the work and their
The following asset classes are accounted for at fair value and were revalued by independent valuers in the year ended 30 June 2018:	objectivity, including reading their terms of engagement and considering the existence of other engagements or relationships with the company.
• Land	We obtained representations from the valuers that the valuation approaches are in accordance with accepted professional
• Buildings	valuation standards.
Terminal facilities	We confirmed our understanding of the valuation methodologies
Sealed surfaces	and key assumptions. We assessed them for compliance with the requirements of the applicable financial reporting standards
Infrastructure assets	(NZ IAS 16 Property, Plant, and Equipment and NZ IFRS 13 Fair
Carpark	Value Measurement) and evaluated their reasonableness based on our experience and knowledge of other specialised valuations
Due to the varied nature of these asset classes, some are valued at optimised depreciated replacement cost, with others valued based on discounted cash flows or market based approaches.	in the public sector. We assessed the sensitivity of the valuations to changes in assumptions and confirmed that the significant assumptions and sensitivities were appropriately disclosed in the annual report.
Note 11 to the financial statements provides information on the revaluations, including a summary of the valuation approaches, key assumptions and sensitivity information. We consider this a key audit matter due to the significance of the carrying values to the financial statements and the judgements include datarmining the appropriate	We obtained an understanding of the source data used for the valuations. We assessed the reliability of the source data and the risk of errors or omissions in that data. For assets revalued using the optimised depreciated replacement cost methodology:
involved. These judgements include determining the appropriate valuation methodologies and the assumptions to use in the assessments of fair value.	• We determined how unit rates for replacement costs had been determined. We confirmed the reasonableness of a sample of unit costs by reference to recent capital works undertaken by the company.
	• We determined how the age and condition of the assets had been determined, and how this had been reflected in the determination of the remaining useful life of the assets.
	We reviewed the overall valuation changes and sought explanations from the valuers for any significant or unusual changes in value.
	We found that the valuations adopted by the company were supportable and used approaches consistent with our expectations for public sector specialised valuations.
Valuation of investment property	
The company's investment property portfolio comprises industrial, commercial and retail investments in the area surrounding Christchurch International Airport. Investment properties are revalued annually by independent valuers. The value of the portfolio is \$429 million as at 30 June 2018.	Our audit procedures included: We reviewed any changes in use of properties and considered whether they are correctly classified as either investment property or property, plant and equipment.
The value of the portfolio continues to grow, as available land is developed for further investment properties. Changes in use, as a result of development or changes in the business, can result in transfers of properties between investment property and property, plant and equipment.	We read the valuation report and met with the valuer to discuss. We assessed the valuer's expertise for the work and their objectivity, including reading their terms of engagement and considering the existence of other engagements or relationships with the company.
Note 13 to the financial statements provides information on the valuation and the movements in the investment property balance since the previous year.	We obtained representations from the valuer that the valuation was in accordance with accepted professional valuation standards.

We consider this a key audit matter due to the significance of the We confirmed our understanding of the valuation methodology carrying value and fair value gains, and because of the judgements and key assumptions. We assessed them for compliance with involved in determining fair value. the requirements of the applicable financial reporting standards (NZ IAS 40 Investment Property and NZ IFRS 13 Fair Value Measurement) and evaluated their reasonableness based on our experience and knowledge of other valuations in the public sector. We assessed the sensitivity of the valuations to changes in assumptions and confirmed that the significant assumptions and sensitivities were appropriately disclosed in the annual report. We obtained an understanding of the market data sources used by the valuer and the reliability of this data. We confirmed a sample of lease term information (such as current rental rates) back to the lease documents. We sample tested valuation calculations. We reviewed the overall valuation changes and sought explanations from the valuers for any significant or unusual changes in value. We found that the valuations adopted by the company were supportable and the valuation movement consistent with our expectations for market based valuations of investment property.

Other Information

The directors are responsible on behalf of the company for the other information. The other information comprises the information included on pages 1 to 12 of the financial statements, but does not include the financial statements and the performance information and our auditor's report thereon, which we obtained prior to the date of this auditor's report. The other information also includes the annual report, which incorporates management commentary. This is expected to be made available to us after the date of this auditor's report.

Our opinion on the financial statements and the performance information does not cover the other information and we do not express any form of audit opinion or assurance conclusion thereon.

In connection with our audit of the financial statements and the performance information, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements and the performance information or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Directors' responsibilities

The directors are responsible on behalf of the company for the preparation and fair presentation of the financial statements in accordance with New Zealand equivalents to International Financial Reporting Standards and International Financial Reporting Standards, and for such internal control as the directors determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error. The directors are also responsible for preparing the performance information.

In preparing the financial statements and the performance information, the directors are responsible on behalf of the company for assessing the company and the group's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the directors either intend to liquidate the company and the group or to cease operations, or have no realistic alternative but to do so.

The directors' responsibilities arise from the Financial Markets Conduct Act 2013.

Auditor's responsibilities

Our objectives are to obtain reasonable assurance about whether the financial statements and the performance information as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion.

Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with the Auditor-General's Auditing Standards will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of readers taken on the basis of these financial statements and the performance information.

As part of an audit in accordance with the Auditor-General's Auditing Standards, we exercise professional judgement and maintain professional scepticism throughout the audit. We also:

• Identify and assess the risks of material misstatement of the financial statements and the performance information, whether due

OUR PLACE IN THE WORLD | ANNUAL REVIEW | 2018 EDITION

to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.

- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Evaluate the appropriateness of the reported performance information within the company's framework for reporting its performance.
- Conclude on the appropriateness of the use of the going concern basis of accounting by the directors and, based on the audit
 evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the
 company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention
 in our auditor's report to the related disclosures in the financial statements and the performance information or, if such disclosures
 are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's
 report. However, future events or conditions may cause the company and the group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements and the performance information, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

We communicate with the directors regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide the directors with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with the directors, we determine those matters that were of most significance in the audit of the financial statements and the performance information of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Our responsibilities arise from the Public Audit Act 2001.

Andy Burns Audit New Zealand On behalf of the Auditor-General Christchurch, New Zealand 27 August 2018

DIRECTORY

DIRECTORS

as at 30 June 2018

Catherine Drayton Chairman

Kate Morrison Director

Justin Murray Director

Chris Paulsen Director

Paul Reid Director

SHAREHOLDERS

Christchurch City Holdings Limited 43,200,000 shares (75%)

Minister of Finance 7,200,000 shares (12.5%)

Minister for State-Owned Enterprises 7,200,000 shares (12.5%)

TOTAL SHARES

57,600,000 shares

EXECUTIVE LEADERSHIP TEAM

Malcolm Johns Chief Executive Officer

Tim May Chief Financial Officer

Blair Forgie Chief Operations and Property Officer

Justin Watson Chief Commercial and Aeronautical Officer

Rhys Boswell General Manager Strategy and Sustainability

Michael Singleton General Manager Corporate Affairs

Caroline Harvie-Teare General Manager People, Culture and Safety

BANKERS

ASB Bank ANZ National Bank Ltd Bank of New Zealand Westpac Banking Corporation Bank of Tokyo – Mitsubishi China Construction Bank

SOLICITORS

Buddle Findlay, Christchurch Chapman Tripp, Christchurch

REGISTERED OFFICE

Fourth Floor, Car Park Building Christchurch Airport 30 Durey Road PO Box 14001 Christchurch, New Zealand

Telephone: +64 3 358 5029 Facsimile: +64 3 353 7730 Website: christchurchairport.co.nz

AUDITORS

Audit New Zealand On behalf of the Auditor-General

MATTERS RELATING TO THE ELECTRONIC PRESENTATION OF THE AUDITED FINANCIAL STATEMENTS AND PERFORMANCE INFORMATION

This audit report relates to the financial statements and performance information of Christchurch International Airport Limited (the airport) for the year ended 30 June 2018 included on the airport's website. The Board of Directors is responsible for the maintenance and integrity of the airport's website. We have not been engaged to report on the integrity of the airport's website. We accept no responsibility for any changes that may have occurred to the financial statements and performance information since they were initially presented on the website.

The audit report refers only to the financial statements and performance information named above. It does not provide an opinion on any other information which may have been hyperlinked to or from these financial statements and performance information. If readers of this report are concerned with the inherent risks arising from electronic data communication they should refer to the published hard copy of the audited financial statements and performance information and related audit report dated 27 August 2018 to confirm the information included in the audited financial statements and performance information presented on this website.

Legislation in New Zealand governing the preparation and dissemination of financial information may differ from legislation in other jurisdictions.



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CHRISTCHURCH INTERNATIONAL AIRPORT LIMITED ("CIAL")

Annual Report and Full-Year Results

Christchurch International Airport Limited (CIAL) is pleased to provide its full year report for the year ended 30 June 2018.

Results for announcement to the market

(This report is based on audited accounts)

Reporting Period	12 months to 30 June 2018
Previous Reporting Period	12 months to 30 June 2017

	Amount \$m	Percentage Change
Total Revenue from ordinary activities	236.6	+10.8%
Profit from ordinary activities after tax attributable to security holders *	88.7	+37.4%
Net Profit after tax attributable to security holders *	88.7	+37.4%

* Note that these amounts are not attributable to the security holders (i.e. the bond holders of CIAL), but to the two shareholders of CIAL (these shares are not listed).

	Amount per security	Imputed amount per security	
Interim/Final Dividend	N/A N/A		
Record Date	N/A		
Dividend Payment Date	N/A		
Comments	CIAL does not have any listed equity securities. CIAL's only listed security is 1 issue of fixed rate bonds that is listed on the NZX Debt Market. Details relating to CIAL's fixed rate bond can be found at www.nzx.com/companies/CHC.		

Accompanying Documents

Accompanying, and forming part of this full year report, are the following documents:

- CIAL Annual Review for the twelve months ended 30 June 2018
- CIAL financial statements for the twelve months ended 30 June 2018
- Media release from the full year preliminary announcement

This announcement is extracted from the audited financial statements of CIAL. For more detailed analysis please refer to further documents attached.

All dollars are in New Zealand currency.

Further Notes

Nature of Business

CIAL owns and operates Christchurch International Airport. The company operates predominantly in the business of providing airport facilities and services to airline and airport users. The nature of the company's business has not changed during the year.

For the current and previous reporting period, the results are for Christchurch International Airport Limited and its five wholly owned subsidiaries. As the wholly owned subsidiaries do not trade and hold no assets or liabilities, the results and financial position for the CIAL group are the same as that for the CIAL parent company.

Credit Rating Status

On September 18, 2018, S&P Global Ratings raised its rating on Christchurch International Airport Ltd (CIAL) to 'A-' from 'BBB+'. The outlook on the long-term rating is stable. The issue rating on the company's debt has also been raised to 'A-' from 'BBB+' as at that date.

Bondholder Distribution

In line with clause 10.4.5 of the NZX listing rules, the following table details the spread of bondholders as at 31 August 2018:

Holding Range	Holder Counter	Holding Quantity	Holding Quantity %
5,000 to 9,999	44	\$247,000	0.25%
10,000 to 49,999	219	\$4,392,000	4.39%
50,000 to 99,999	36	\$2,045,000	2.05%
100,000 to 499,999	25	\$5,365,000	5.37%
500,000 to 999,999	6	\$4,188,000	4.19%
1,000,000 to 999,999,999,999	11	\$83,763,000	83.76%
Total	341	\$100,000,000	100.00%

Computershare Investor Services Limited is the registrar with responsibility for administering and maintaining the Bond Register.

To view and update your bondholder details please visit <u>www.investorcentre.com/nz</u>.

Summary of Waivers

NZX has provided CIAL with a waiver in relation to Listing Rule 5.2.3 to enable CIAL to apply for quotation on the NZX Debt Market even though the Bonds may not have been initially held by at least 100 members of the public holding at least 25% of the Bonds issued. The waiver was granted for a period of 6 months from the quotation date of the Bonds (being 25 May 2018).

The effect of the waiver from Listing Rule 5.2.3 was that initially the Bonds may not have been widely held and there may have been reduced liquidity in the Bonds.

NZX has also provided CIAL with approval under Listing Rule 11.1.5 to enable CIAL to decline to accept or register a transfer of the Bonds if the transfer would result in the transferor or the transferee holding or continuing to hold Bonds with a Principal Amount of less than \$5,000 (if not zero) or if the transfer is not in multiples of \$1,000.

Directors' Indemnity Insurance

The company has arranged policies of Directors' and Officers' liability insurance for all directors, and indemnified all directors, the Chief Executive and all General Managers reporting to the Chief Executive, through a Deed of Indemnity.

Directors' Interests

The company maintains an interests' register in which the following entries of disclosure of interest involving the directors were recorded during the year ended 30 June 2018. These are requirements under the Companies Act 1993.

Catherine Drayton

Director – Ngai Tahu Holdings Corporation Director – Ngai Tahu Capital Limited Councillor – University of Canterbury Director – Beca Group Limited Director – Southern Cross Medical Care Society Director – Southern Cross Health Trust Director – PowerbyProxi *(ceased February 2018)* Director – Fronde Southern Cross Benefits Limited *(started May 2018) Chris Paulsen*

Director – House of Travel Holdings Limited Director – Other House of Travel Companies Director – Paulsen Holdings Limited

Laura Palomino de Forbes (Term ceased May 2018)

Board Trustee – Court Theatre Foundation

Kate Morrison (appointed October 2017)

Director/Shareholder – Morrison & Horgan Limited Director – The New Zealand Merino Company Director - Chambers @151 Limited Advisory Chair – Fox & Associates Advisor – Link Engine Management Advisor – Courier Solutions David Mackenzie (retired October 2017) Director – Warbirds Over Wanaka Limited Trustee – Warbirds Over Wanaka Community Trust Justin Murray Director/Shareholder – FDJ Murray & Company Holdings Limited and its subsidiaries Director/Partner – Rakaia Fund Director/Shareholder – Murray & Company Limited Chair – Christchurch Cathedral Reinstatement Limited (started July 2018)

Andre Lovatt (resigned November 2017) Chair - Regenerate Christchurch

Paul Reid (appointed May 2018)

Chair - Figured Chair - Pukeko Pictures GP Chair - Netlogiz Holdings Chair/Director - Comvita Director - Volpara Health Technology Director - Cannurium Nut Company Director - Software Education Advisory Board Member - Optimation Advisory Board Member - DOT Loves Data Transactions between CIAL and entities with whom certain directors are associated are described in Note 16 to the financial statements. No loans were made to directors.

Use of Company Information

During the year, the Board received no notices from Directors of the company requesting to use company information received in their capacity as Directors which would not otherwise have been available to them.

PRELIMINARY FULL YEAR REPORT ANNOUNCEMENT

CHRISTCHURCH INTERNATIONAL AIRPORT LIMITED

Full Year Ended 30 June 2018.

1.1 Details of the reporting period and the previous reporting period

The reporting period is for the year ended 30 June 2018 with the comparative period being for the year ended 30 June 2017.

1.2 Information prescribed by NZX

Refer to Results for announcement to the market above.

1.3 The following information, which may be presented in whatever way the Issuer considers is the most clear and helpful to users

(a) A Statement of Financial Performance

Refer to the Financial Statements.

(b) A Statement of Financial Position

Refer to the Financial Statements.

(c) A Statement of Cash Flows

Refer to the Financial Statements.

(d) Details of individual and total dividends or distributions and dividend or distribution payments

Note that profits from ordinary activities after tax are not attributable to the security holders (i.e. the bond holders of CIAL), but to the two shareholders of CIAL (these shares are not listed).

On 27 August 2018, the Board of Directors declared a final dividend for the 2018 financial year of 39.9 cents per share. The total dividend payable will be \$40.4m net of imputation credits. This dividend has not been recognised in the June 2018 financial statements.

An interim dividend of 30 cents per share was paid in March 2018. A final dividend in respect of the 2017 financial year of 32 cents per share and a special dividend of 6 cents per share in respect of the 2017 financial year was paid in October 2017. Refer to Note 6 in the attached financial statements.

(e) Details of any dividend or distribution reinvestment plans in operation and the last date for the receipt of an election notice for participation in any dividend or distribution reinvestment plan

There is no dividend reinvestment plan.

(f) A Statement of Movements in Equity

Refer to the Financial Statements.

(g) Net tangible assets per share with the comparative figure for the previous corresponding period

The net tangible assets per share was \$27.94 as at 30 June 2018 and \$23.32 as at 30 June 2017.

(h) Details of entities over which control has been gained or lost during the period

N/A.

(i) Details of associates and joint ventures

N/A.

(j) Any other significant information needed by an investor to make an informed assessment of the entity's financial performance and financial position

The following table reflects further information relevant to CIAL's performance.

	30 June 2018	30 June 2017	% Change
Domestic Passenger Numbers	5,111,454	4,911,095	+4.1%
International Passenger Numbers	1,754,509	1,655,503	+6.0%
EBITDAF ¹	\$115.7m	\$108.6m	+6.5%
Debt/EBITDAF ²	3.6x	3.4x	n/a
EBITDAF/Interest cover ³	4.9x	5.1x	n/a

¹ EBITDAF is defined as net profit after tax plus interest expense, plus tax expense, plus depreciation and amortisation, plus investment property expenditure, less fair value gain on investment properties less gain on disposal of assets. Each of these items is shown on the face of the Statement of Financial Performance, or in Note 1 to CIAL's 30 June financial statements. CIAL uses this as its key measure of underlying operational profitability at a gross margin level. It eliminates the impact of unrealised gains or losses on the investment property portfolio which are non-cash items and externally influenced. Consequently, this measure more closely aligns to a cash based operating margin.

² Debt/EBITDAF is an indicator of the degree to which an entity has borrowed against earnings.

³ EBITDAF/interest cover is a measure of the ability of an entity to pay interest on borrowings.

For the year ended 30 June 2018 after adjustments in the changes in the fair value of the company's investment properties (gain of \$53.7m) and associated tax affects for this adjustment (\$5.4m), underlying net profit after tax is \$40.4m.

For the year ended 30 June 2017 after adjustments in the changes in the fair value of the company's investment properties (gain of \$35.9m), and associated tax affects for this adjustment (\$7.8m), underlying net profit after tax is \$36.5m.

(k) Commentary on the results

Total revenue grew 10.8% in the year to \$236m (FY17: \$213m). This included a \$53.7m gain from the change in the fair value of the company's investment property portfolio (FY17: \$35.9m). This reflects CIAL's continued investment in high quality land and buildings developments across the campus precincts.

Total operating revenue for the year (\$182.6m) grew 3.0% compared to last year. This growth was achieved despite CIAL's revenue from aeronautical activities declining \$4.4m (5.1%) following its latest PSE3 aeronautical price reset which took effect from 1 July 2017. Non-aeronautical revenue has grown 10.7% compared to last year reflecting continued growth in rental streams from the on-going property development program together with growth across all parts of our commercial business.

This continued revenue growth coupled with a reduced operating cost base has resulted in the improved profit performance for the 2018 financial year.

Whilst CIALs' debt levels have risen during the period (reflecting the continued activation of the property development strategy), the balance sheet remains strong and the company continues to maintain funding facilities which are sufficient to fund forecast capital expenditure, which will underpin future dividend growth.

Refer also to the media release.

i. Significant features of operating performance

Refer to point (k) above and the media release.

ii. Segmental Results

Refer to Note 1 in the attached financial statements.

iii. Discussion of trends in performance

Refer to point (k) above and the media release.

iv. Any other factors which have or are likely to affect the results

Refer to point (k) above and the media release.

(I) Audit of financial statements

This report is based on accounts which have been audited. The audit opinion has been attached to the back of the financial statements and contains no qualifications.

(m) Major changes in trends in the business subsequent to the end of the financial year

Refer to point (k) above and the media release.

(n) Unrealised gains resulting from the revaluation of assets of the company

Refer to Notes 7, 11 & 13 in the attached financial statements.

3.1 Basis of Preparation

This report is compiled in accordance with New Zealand Generally Accepted Accounting Practice ("NZ GAAP"). NZ GAAP consists of New Zealand equivalents to International Financial Reporting Standards ("NZ IFRS") and other applicable financial reporting standards as appropriate for profit-oriented entities.

3.2 Accounting Policies

Refer to the Statement of Accounting Policies and Notes in the financial statements.

3.3 Changes in accounting policies

There have not been any accounting policy changes during the year.

3.4 Audit Report

A copy of the audit report is attached at the back of the financial statements.

3.5 Additional information

Not applicable.

For further information: Tim May Chief Financial Officer Phone: +64 3 378 2329 Mobile: +64 21 228 3505 Email: tim.may@cial.co.nz