

Calliope & District Enterprises Limited ABN 71 133 571 061

Calliope & District Community Bank® Branch

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Chairman's report

For year ending 30 June 2010

It gives me great pleasure to present our second Annual Report to our valued Shareholders. They say when you enjoy what you do time flies. How true is this? It only seems like yesterday when I presented the 2009 report. The business has now reached \$38.6 million.

Within the Bendigo Bank system the Calliope & District **Community Bank**® Branch achieved CQ Branch of the month 3 times-November and December 2009 and April 2010. There are 93 company and community branches within Queensland and I am very honoured to announce that Calliope was named QUEENSLAND BRANCH OF THE YEAR FOR 2010.

As Chairman, I am very proud of John, Michelle, Jenney and Natasha for their continuous hard work. These 4 people do their job with so much passion that I am certain they don't see this as work but doing something for their future and families and the future of Calliope and districts. As you will be aware Claire left and we give a warm welcome to Jenney Miller. Jenney has been with us for over 6 months. On behalf of the Board we congratulate the team on their growing success.

Once again I say a huge thank you to the Board and Officers who volunteer many hours a month at Board meetings, sub-committee meetings and private functions. This can be seen by what the Board have accomplished throughout the 2009/10 business year. In the 12 months we have attended workshops for Chairman, Secretary and Treasurer. The individual Board members and Officers have attended workshops for "Good for Community Good for Business", "Growing your Business", "New Director's Induction", State and National Conferences. Amanda and Marilyn attend the State Conference at which they had been asked to speak at the round table workshop. They talked about our journey from conception to opening our front doors. I am excited when I think of what can be achieved in the next 12 months.

A major focus of the Company is to invest in the local community. This has been achieved by calling twice annually for grant applications and allocating funds to successful applicants. This year 17 applications have been received and a total of \$11,200 has been given to these applicants. Over \$10,000 in donations and promotional material has been given to community organisations, bringing our entire community donations total since beginning the program to \$34,000.

The financial statements contained in this annual report represents the Companies' first full year of operations. It is my honour to report that the first full year has far exceeded the forecasts contained within the Company's prospectus. The total portfolio or book as at the 30 June 2010 was \$38.6 million which is \$14.8 million or 62% higher than the prospectus forecast of \$23.8 million after one year and is even \$4.4 million or 12.9% higher than the prospectus forecast of \$34.2 million at the end of year two. Growth in the book continues to exceed expectations, which has a direct impact on the Company's long term profitability. The growth in the book is the key financial performance indicator as it demonstrates the community's acceptance of the **Community Bank®** branch and these results give us great pride in what has been achieved.

Chairman's report continued

The operating loss before taxation for the year was only \$87,000 which compares very favourably with the prospectus forecast of a loss of \$374,000 for the first year. This excellent result reflects both significantly higher income of \$353,000 compared with \$181,000 in the prospectus and lower expenses of \$440,000 compared with \$555,000 in the prospectus. The speedier move to profitability will benefit shareholders and the community through dividends and investments in community infrastructure.

It is because of the above that we are now in the process of opening an agency at the Ubobo Store. This should open late 2010 to early 2011.

We started our 1st newsletter in August 2009 and we have continued with this every quarter since. We distribute this not only to our shareholders but to the wider community. This allows us to show our achievements, other community success stories and allows us to advertise the latest products available. By doing this newsletter, the community is well informed.

In closing I would like to thank you all for banking with the Calliope & District **Community Bank®** Branch. I feel that the 2010/11 financial year will bring us very close to our 3rd year projected targets. We look forward to the continued support of the shareholders and the community at large.

Jenny Bubke

Chairpman

Manager's report

For year ending 30 June 2010

Just on a year ago, I stood before the Board and Shareholders of Calliope & District Enterprises Ltd and said how good it would be to reach our second year prospectus projections of \$34.2 million by the end of June 2010 or our first full year of trading. As at July 1, 2009 our financial footings totalled \$22.9 million and by June 30, 2010 had grown to \$38.6 million, some \$4.2 million more than we had hoped for.

This growth has had a significant influence on our bottom line, with income well above expectations and expenses lower than projected. This result has put the company in an ideal situation to plan further representation in the district much earlier than anticipated and also provide them with additional capital to promote and develop the business at every opportunity.

On present trends, the company should have more break-even months than not over the coming year, however with the instability of interest rates still being a concern and the shortening of the gap between our cost of funds and margins, it will remain a somewhat, anxious period.

Our customer numbers had a significant increase from 520 to 930 during the year and products held by these customers have increased from 1068 to 2023.

The company has been in the enviable position of also being able to give much more back to the community than first estimated, which is something we are very proud of. Prospects are good to give an even greater amount back in Financial Year 2010/2011.

These results don't just happen and I would like to thank the Directors and ambassadors for their continued support, and members of our committees who have given up their own time to work on various aspects of the business. Also a special thank you to my staff of Michelle, Natasha and Jenney for their unfaltering commitment. And last of all, but not least, to the people of Calliope and District, who have contributed towards a win-win situation for the branch and the community by giving us their overwhelming support which in turn has enabled us to give so much more back than we anticipated.

If you haven't experienced the Calliope **Community Bank®** Branch way, then please call and see us at Calliope Central, have a chat, and hopefully we can work together for the future prosperity of the district.

John Wessling

Branch Manager

Bendigo and Adelaide Bank Ltd report

For year ending 30 June 2010

Now in its 13th year, the **Community Bank®** network continues to grow and make significant contributions to local communities right across Australia.

In the 2009/10 financial year 22 new **Community Bank®** branches were opened, taking the total number of branches to 259.

More than 545,000 customers chose to support the network with their banking business made up of more than 788,000 accounts, giving the networks a combined banking book of more than \$16.3 billion.

Our **Community Bank**® customers have been served by more than 1150 staff that are supported by almost 1700 volunteer directors.

And these directors are endorsed by around 63,000 shareholders who have received more than \$14.7 million in dividends, a reward for their belief in the **Community Bank**® concept.

All of this support has enabled the **Community Bank**® network to return more than \$40.3 million to assist local community groups and projects since the first **Community Bank**® branch opened in 1998.

These figures add up to a strong **Community Bank®** network, a franchise of the Bendigo and Adelaide Bank Ltd, which like its community partners, continues to flourish attracting more than 10,000 new customers every month.

This has been made possible through the restructure of the bank's executive team under the leadership of Managing Director, Mike Hirst.

At the start of 2010, the world's great economies continued to feel the aftershocks of the Global Financial Crisis. However, Australia's economy remained relatively stable during the turbulent times. While the impact of the GFC was felt by our community owned and operated branches, it is a testament to our business models and partners that our **Community Bank®** network continues to develop.

In fact, not only did our network continue to develop, in the past year we have witnessed one of our most successful launch programs to date. We saw a new branch emerge out of the ashes in Kinglake, less than a year after the region was devastated by Victoria's Black Saturday Bushfires.

The Pyrmont **Community Bank®** Branch saw us make an inroad into the competitive but lucrative Sydney banking market. And over the next 12 months Bendigo Bank will continue to grow its ATM and branch network in New South Wales, providing further support in boosting the profile of Bendigo's brand in the state.

Bendigo and Adelaide Bank Ltd report continued

This year we have also launched Community Snapshots on the Bendigo Bank website. This online initiative shares and highlights the great contributions and tangible outcomes the **Community Bank®** network generates for its local communities.

There has also been a focus on the continued roll out of our Good for Business, Good for Community program, which is an important element of our overall Community Strengthening for the coming year.

Thank you again for your continued commitment and support of the **Community Bank**® network.

Russell Jenkins

Executive Customer and Community

July A.C.

Directors' report

For the financial year ended 30 June 2010

Your directors submit the financial statements of the company for the financial year ended 30 June 2010.

Directors

The names and details of the company's directors who held office during or since the end of the financial year:

Jennifer Bubke Monica Ellen Redway

Chairman Secretary
Age: 51 Age: 46

Occupation: Home Duties/Shop Assistant Occupation: Home Duties/Investor

Jennifer Lynn Miller Maxine Marie Brushe

Treasurer Director
Age: 52 Age: 54

Occupation: Bank Officer Occupation: Local Government Councillor

Craig Wells Butler Amanda Jane Gibbs

Director Director

Age: 55 Age: 46

Occupation: Local Government Councillor Occupation: Self Employed - Landscape Materials

Wendy Louise Hall Glennis Henderson

Director Director
Age: 58 Age: 43

Occupation: Business Owner & Operator Occupation: Assistant Electoral Officer

Susan Joanne Holmes Mark Matthew Larney

Director Director
Age: 38 Age: 51

Occupation: Quality & Production Manager Occupation: Manager

John Charles Williams Robyn Anne McBeth

Director Director

Age: 70 Age: 62

Occupation: Grazier Occupation: Retired

Karen Jean Marsh

Director (Resigned 28 July 2010)

Age: 53

Occupation: Solicitor

Directors were in office for this entire year unless otherwise stated.

No directors have material interests in contracts or proposed contracts with the company.

Company Secretary

The company secretary is Monica Redway. Monica was appointed to the position of secretary upon the resignation of Karen Marsh on the 25th of May 2009. She has a Bachelor of Arts/Diploma of Education from the University of New England. Monica previously held the position of Executive Secretary to the State Manager of a shipping company in Brisbane.

Principal Activities

The principal activities of the company during the course of the financial year were in facilitating **Community Bank®** services under management rights to operate a franchised branch of Bendigo and Adelaide Bank Limited.

There has been no significant changes in the nature of these activities during the year.

Operating Results

Operations have continued to perform in line with expectations. The loss of the company for the financial year after provision for income tax was:

Year ended 30 June 2010 \$	Year ended 30 June 2009 \$
(66,869)	(47,418)

Remuneration Report

No Director of the company receives remuneration for services as a company director or Committee member.

There are no Executives within the company whose remuneration is required to be disclosed.

Dividends

No dividends were declared or paid for the previous year and the directors recommend that no dividend be paid for the current year.

Significant Changes in the State of Affairs

In the opinion of the directors there were no significant changes in the state of affairs of the company that occurred during the financial year under review not otherwise disclosed in this report or the financial statements.

Matters Subsequent to the End of the Financial Year

There are no matters or circumstances that have arisen since the end of the financial year that have significantly affected or may significantly affect the operations of the company, the results of those operations or the state of affairs of the company, in future years.

Likely Developments

The company will continue its policy of facilitating banking services to the community.

Environmental Regulation

The company is not subject to any significant environmental regulation.

Directors' Benefits

No director has received or become entitled to receive, during or since the financial year, a benefit because of a contract made by the company, controlled entity or related body corporate with a director, a firm which a director is a member or an entity in which a director has a substantial financial interest.

Indemnification and Insurance of Directors and Officers

The company has indemnified all directors and the manager in respect of liabilities to other persons (other than the company or related body corporate) that may arise from their position as directors or manager of the company except where the liability arises out of conduct involving the lack of good faith.

Disclosure of the nature of the liability and the amount of the premium is prohibited by the confidentiality clause of the contract of insurance. The company has not provided any insurance for an auditor of the company or a related body corporate.

Directors' Meetings

The number of directors' meetings attended by each of the directors of the company during the year were:

		Meetings ended
	Eligible	Attended
Jennifer Bubke	11	11
Monica Ellen Redway	11	11
Jennifer Lynn Miller	11	11
Maxine Marie Brushe	11	10
Craig Wells Butler	11	7
Amanda Jane Gibbs	11	8
Wendy Louise Hall	11	9
Glennis Henderson	11	6
Susan Joanne Holmes	11	10
Mark Matthew Larney	11	9
Karen Jean Marsh	11	6
Robyn Anne McBeth	11	7
John Charles Williams	11	7

The Board has five sub-committees, Sponsorship, Marketing, Corporate Governance, Business Operations & Business Development. All sub-committees have elected Directors who meet on a regular, or as needs, basis and present reports/recommendations to the monthly Board meetings where required.

Non Audit Services

The company may decide to employ the auditor on assignments additional to their statutory duties where the auditor's expertise and experience with the company are important. Details of the amounts paid or payable to the auditor (Andrew Frewin & Stewart) for audit and non audit services provided during the year are set out in the notes to the accounts.

The board of directors has considered the position, in accordance with the advice received from the audit committee and is satisfied that the provision of the non-audit services is compatible with the general standard of independence for auditors imposed by the Corporations Act 2001.

The directors are satisfied that the provision of non-audit services by the auditor, as set out in the notes did not compromise the auditor independence requirements of the Corporations Act 2001 for the following reasons:

- all non-audit services have been reviewed by the audit committee to ensure they do not impact on the impartiality and objectivity of the auditor;
- none of the services undermine the general principles relating to auditor independence as set out in APES
 110 Code of Ethics for Professional Accountants, including reviewing or auditing the auditor's own work,
 acting in a management or a decision-making capacity for the company, acting as advocate for the company
 or jointly sharing economic risk and rewards.

Auditors' Independence Declaration

A copy of the auditors' independence declaration as required under section 307C of the Corporations Act 2001 is set out on page 12.

Signed in accordance with a resolution of the board of directors at Calliope, Queensland on 30 September 2010.

Jennifer Bubke, Chairman

Monica Ellen Redway, Secretary

Auditor's independence declaration



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Lead Auditor's Independence Declaration under section 307C of the Corporations Act 2001 to the directors of Calliope & District Enterprises Limited

I declare, that to the best of my knowledge and belief, in relation to the audit for the financial year ended 30 June 2010 there have been:

- > no contraventions of the auditor independence requirements of the Corporations Act 2001 in relation to the review; and
- > no contraventions of any applicable code of professional conduct in relation to the audit.

<u>DAVID HUTCHINGS</u> ANDREW FREWIN & STEWART

61-65 Bull Street, Bendigo, 3550

Dated this 30th day of September 2010

Financial statements

Statement of Comprehensive Income for the year ended 30 June 2010

	Note	2010 \$	2009 \$
Revenues from ordinary activities	4	353,327	63,725
Employee benefits expense		(231,760)	(75,486)
Charitable donations, sponsorship, advertising and promotion	n	(20,623)	(4,266)
Occupancy and associated costs		(45,027)	(14,904)
Systems costs		(27,231)	(6,404)
Depreciation and amortisation expense	5	(43,681)	(15,179)
General administration expenses		(72,113)	(33,317)
Loss before income tax credit		(87,108)	(86,131)
Income tax credit	6	20,239	38,713
Loss after income tax credit		(66,869)	(47,418)
Total comprehensive income for the year		(66,869)	(47,418)
Earnings per share (cents per share)		¢	¢
- basic for profit for the year	20	(7.78)	(6.58)

Financial statements continued

Balance sheet as at 30 June 2010

	Note	2010 \$	2009 \$
ASSETS			
Current Assets			
Cash and cash equivalents	7	377,968	279,854
Trade and other receivables	8	12,739	45,165
Total Current Assets		390,707	325,019
Non-Current Assets			
Property, plant and equipment	9	203,727	215,507
Intangible assets	10	108,986	102,666
Deferred tax assets	11	58,952	38,713
Total Non-Current Assets		371,665	356,886
Total Assets		762,372	681,905
LIABILITIES			
Current Liabilities			
Trade and other payables	12	44,639	36,240
Total Liabilities		44,639	36,240
Net Assets		717,733	645,665
Equity			
Issued capital	13	832,020	693,083
Accumulated losses	14	(114,287)	(47,418)
Total Equity		717,733	645,665

The accompanying notes form part of these financial statements.

Financial statements continued

Statement of Changes in Equity for the year ended June 2010

	Issued Capital \$	Retained Earnings \$	Total Equity \$
Balance at 1 July 2008	-	-	-
Total comprehensive income for the year	-	(47,418)	(47,418)
Transactions with owners in their capacity as owners:			
Shares issued during period	721,063	-	721,063
Costs of issuing shares	(27,980)	-	(27,980)
Dividends provided for or paid	-	-	-
Balance at 30 June 2009	693,083	(47,418)	645,665
Balance at 1 July 2009	693,083	(47,418)	645,665
Total comprehensive income for the year	-	(66,869)	(66,869)
Transactions with owners in their capacity as owners:			
Shares issued during period	138,937	-	138,937
Costs of issuing shares	-	-	-
Dividends provided for or paid	-	-	-
Balance at 30 June 2010	832,020	(114,287)	717,733

Financial statements continued

Statement of Cashflows for the year ended 30 June 2010

	Note	2010 \$	2009 \$
Cash Flows From Operating Activities			
Receipts from customers		342,699	47,275
Payments to suppliers and employees		(386,903)	(150,399)
Interest received		13,281	1
Net cash used in operating activities	15	(30,923)	(103,123)
Cash Flows From Investing Activities			
Payments for property, plant and equipment		(9,900)	(211,912)
Payments for intangible assets		-	(110,000)
Net cash provided used in investing activities		(9,900)	(321,912)
Cash Flows From Financing Activities			
Proceeds from issues of shares		138,937	721,063
Payment for share issue costs		-	(16,174)
Net cash provided by financing activities		138,937	704,889
Net increase in cash held		98,114	279,854
Cash and cash equivalents at the beginning of the			
financial year		279,854	
Cash and cash equivalents at the end of the			
financial year	7(a)	377,968	279,854

The accompanying notes form part of these financial statements.

Notes to the financial statements

For year ended 30 June 2010

Note 1. Summary of Significant Accounting Policies

a) Basis of Preparation

These general purpose financial statements has been prepared in accordance with Australian Accounting Standards, other authoritative pronouncements of the Australian Accounting Standard Boards, Urgent Issues Group Interpretations and the Corporations Act 2001.

Compliance with IFRS

These financial statements and notes comply with IFRS International Financial Reporting Standards (IFRS) as issued by the International Accounting Standards Board.

Critical accounting estimates

The preparation of the financial statements requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in the process of applying the company's accounting policies. These areas involving a higher degree of judgement or complexities, or areas where assumptions and estimates are significant to the financial statements are disclosed in note 3.

Financial statement presentation

The company has applied revised AASB 101 Presentation of Financial Statements which became effective on 1 January 2009. The company has elected to present all items of income and expense recognised in the period in a single statement of comprehensive income.

Historical cost convention

The financial statements have been prepared under the historical cost convention on an accruals basis as modified by the revaluation of financial assets and liabilities at fair value through profit or loss and where stated, current valuations of non-current assets. Cost is based on the fair values of the consideration given in exchange for assets.

Comparative figures

Where required by Australian Accounting Standards comparative figures have been adjusted to conform with changes in presentation for the current financial year.

Note 1. Summary of Significant Accounting Policies (continued)

a) Basis of Preparation (continued)

Economic dependency - Bendigo and Adelaide Bank Limited

The company has entered into a franchise agreement with Bendigo and Adelaide Bank Limited that governs the management of the **Community Bank®** branch at Calliope, Queensland.

The branch operates as a franchise of Bendigo Bank, using the name "Bendigo Bank" and the logo and system of operations of Bendigo Bank. The company manages the **Community Bank®** branch on behalf of Bendigo Bank, however all transactions with customers conducted through the **Community Bank®** branches are effectively conducted between the customers and Bendigo Bank.

All deposits are made with Bendigo Bank, and all personal and investment products are products of Bendigo Bank, with the company facilitating the provision of those products. All loans, leases or hire purchase transactions, issues of new credit or debit cards, temporary or bridging finance and any other transaction that involves creating a new debt, or increasing or changing the terms of an existing debt owed to Bendigo Bank, must be approved by Bendigo Bank. All credit transactions are made with Bendigo Bank, and all credit products are products of Bendigo Bank.

Bendigo Bank provides significant assistance in establishing and maintaining the **Community Bank®** branch franchise operations. It also continues to provide ongoing management and operational support, and other assistance and guidance in relation to all aspects of the franchise operation, including advice in relation to:

- advice and assistance in relation to the design, layout and fit out of the Community Bank® branch;
- training for the branch manager and other employees in banking, management systems and interface protocol;
- methods and procedures for the sale of products and provision of services;
- · security and cash logistic controls;
- · calculation of company revenue and payment of many operating and administrative expenses
- · the formulation and implementation of advertising and promotional programs; and
- · sales techniques and proper customer relations.

Note 1. Summary of Significant Accounting Policies (continued)

The following is a summary of the material accounting policies adopted by the company in the preparation of the financial statements. The accounting policies have been consistently applied, unless otherwise stated.

b) Revenue

Revenue is recognised when the amount of revenue can be reliably measured, it is probable that future economic benefit will flow to the company and any specific criteria have been met. Interest and fee revenue is recognised when earned. The gain or loss on disposal of property, plant and equipment is recognised on a net basis and is classified as income rather than revenue. All revenue is stated net of the amount of Goods and Services Tax (GST).

c) Income Tax

Current tax

Current tax is calculated by reference to the amount of income taxes payable or recoverable in respect of the taxable profit or loss for the period. It is calculated using tax rates and tax laws that have been enacted or substantively enacted by reporting date. Current tax for current and prior periods is recognised as a liability (or asset) to the extent that it is unpaid (or refundable).

Deferred tax

Deferred tax is accounted for using the balance sheet liability method on temporary differences arising from differences between the carrying amount of assets and liabilities in the financial statements and the corresponding tax base of those items.

In principle, deferred tax liabilities are recognised for all taxable temporary differences. Deferred tax assets are recognised to the extent that it is probable that sufficient taxable amounts will be available against which deductible temporary differences or unused tax losses and tax offsets can be utilised. However, deferred tax assets and liabilities are not recognised if the temporary differences giving rise to them arise from the initial recognition of assets and liabilities (other than as a result of a business combination) which affects neither taxable income nor accounting profit. Furthermore, a deferred tax liability is not recognised in relation to taxable temporary differences arising from goodwill.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply to the period(s) when the asset and liability giving rise to them are realised or settled, based on tax rates (and tax laws) that have been enacted or substantively enacted by reporting date. The measurement of deferred tax liabilities reflects the tax consequences that would follow from the manner in which the consolidated entity expects, at the reporting date, to recover or settle the carrying amount of its assets and liabilities.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to offset current tax and when the balances relate to taxes levied by the same taxation authority and the company entity intends to settle its tax assets and liabilities on a net basis.

Note 1. Summary of Significant Accounting Policies (continued)

c) Income Tax (continued)

Current and deferred tax for the period

Current and deferred tax is recognised as an expense or income in the statement of comprehensive income, except when it relates to items credited or debited to equity, in which case the deferred tax is also recognised directly in equity, or where it arises from initial accounting for a business combination, in which case it is taken into account in the determination of goodwill or excess.

d) Employee Entitlements

Provision is made for the company's liability for employee benefits arising from services rendered by employees to balance date. Employee benefits that are expected to be settled within one year have been measured at the amounts expected to be paid when the liability is settled, plus related on-costs. Employee benefits payable later than one year have been measured at the present value of the estimated future cash outflows to be made for those benefits.

The company contributes to a defined contribution plan. Contributions to employee superannuation funds are charged against income as incurred.

e) Cash and Cash Equivalents

For the purposes of the statement of cash flows, cash includes cash on hand and in banks and investments in money market instruments, net of outstanding bank overdrafts. Bank overdrafts are shown within borrowings in current liabilities on the balance sheet.

f) Trade Receivables and Payables

Receivables are carried at their amounts due. The collectability of debts is assessed at balance date and specific provision is made for any doubtful accounts. Liabilities for trade creditors and other amounts are carried at cost that is the fair value of the consideration to be paid in the future for goods and services received, whether or not billed to the company.

g) Property, Plant and Equipment

Plant and equipment, leasehold improvements and equipment under finance lease are stated at cost less accumulated depreciation and impairment. Cost includes expenditure that is directly attributable to the acquisition of the item. In the event that settlement of all or part of the purchase consideration is deferred, cost is determined by discounting the amounts payable in the future to their present value as at the date of acquisition.

Depreciation is provided on property, plant and equipment, including freehold buildings but excluding land.

Depreciation is calculated on a straight line basis so as to write off the net cost of each asset over its expected useful life to its estimated residual value. Leasehold improvements are depreciated at the rate equivalent to the available building allowance using the straight line method. The estimated useful lives, residual values and depreciation method is reviewed at the end of each annual reporting period.

Note 1. Summary of Significant Accounting Policies (continued)

g) Property, Plant and Equipment (continued)

The following estimated useful lives are used in the calculation of depreciation:

- leasehold improvements 40 years

- plant and equipment 2.5 - 40 years

- furniture and fittings 4 - 40 years

h) Intangibles

The franchise fee paid to Bendigo and Adelaide Bank Limited has been recorded at cost and is amortised on a straight line basis over the life of the franchise agreement.

i) Payment Terms

Receivables and payables are non interest bearing and generally have payment terms of between 30 and 90 days.

j) Borrowings

All loans are initially measured at the principal amount. Interest is recognised as an expense as it accrues.

k) Financial Instruments

Recognition and initial measurement

Financial instruments, incorporating financial assets and financial liabilities, are recognised when the entity becomes a party to the contractual provisions of the instrument.

Financial instruments are initially measured at fair value plus transaction costs. Financial instruments are classified and measured as set out below.

Derecognition

Financial assets are derecognised where the contractual rights to receipt of cash flows expires or the asset is transferred to another party whereby the entity no longer has any significant continuing involvement in the risks and benefits associated with the asset.

Note 1. Summary of Significant Accounting Policies (continued)

k) Financial Instruments (continued)

Classification and subsequent measurement

(i) 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 are subsequently measured at amortised cost using the effective interest rate method.

(ii) Held-to-maturity investments

Held-to-maturity investments are non-derivative financial assets that have fixed maturities and fixed or determinable payments, and it is the entity's intention to hold these investments to maturity. They are subsequently measured at amortised cost using the effective interest rate method.

(iii) Financial liabilities

Non-derivative financial liabilities (excluding financial guarantees) are subsequently measured at amortised cost using the effective interest rate method.

<u>Impairment</u>

At each reporting date, the entity assesses whether there is objective evidence that a financial instrument has been impaired. Impairment losses are recognised in the statement of comprehensive income.

I) Leases

Leases of fixed assets where substantially all the risks and benefits incidental to the ownership of the asset, but not the legal ownership are transferred to the company are classified as finance leases. Finance leases are capitalised by recording an asset and a liability at the lower of the amounts equal to the fair value of the leased property or the present value of the minimum lease payments, including any guaranteed residual values. Lease payments are allocated between the reduction of the lease liability and the lease interest expense for the period.

Leased assets are depreciated on a straight-line basis over the shorter of their estimated useful lives or the lease term. Lease payments for operating leases, where substantially all the risks and benefits remain with the lessor, are charged as expenses in the periods in which they are incurred. Lease incentives under operating leases are recognised as a liability and amortised on a straight-line basis over the life of the lease term.

m) Provisions

Provisions are recognised when the economic entity has a legal, equitable or constructive obligation to make a future sacrifice of economic benefits to other entities as a result of past transactions of other past events, it is probable that a future sacrifice of economic benefits will be required and a reliable estimate can be made of the amount of the obligation.

A provision for dividends is not recognised as a liability unless the dividends are declared, determined or publicly recommended on or before the reporting date.

Note 1. Summary of Significant Accounting Policies (continued)

n) Contributed Equity

Ordinary shares are recognised at the fair value of the consideration received by the company. Any transaction costs arising on the issue of ordinary shares are recognised directly in equity as a reduction of the share proceeds received.

o) Earnings Per Share

Basic earnings per share is calculated by dividing the profit attributable to equity holders of the company, excluding any costs of servicing equity other than ordinary shares, by the weighted average number of ordinary shares outstanding during the financial year, adjusted for bonus elements in ordinary shares issued during the year.

p) Goods and Services Tax

Revenues, expenses and assets are recognised net of the amount of Goods and Services Tax (GST), except where the amount of GST incurred is not recoverable from the taxation authority. In these circumstances, the GST is recognised as part of the cost of acquisition of the asset or as part of the expense.

Receivables and payables are stated with the amount of GST included. The net amount of GST recoverable from, or payable to, the taxation authority is included as part of receivables or payables in the balance sheet. Cash flows are included in the statement of cash flows on a gross basis.

The GST components of cash flows arising from investing and financing activities which are recoverable from, or payable to, the taxation authority are classified as operating cash flows.

Note 2. Financial Risk Management

The company's activities expose it to a limited variety of financial risks: market risk (including currency risk, fair value interest risk and price risk), credit risk, liquidity risk and cash flow interest rate risk. The company's overall risk management program focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on the financial performance of the entity. The entity does not use derivative instruments.

Risk management is carried out directly by the board of directors.

(i) Market risk

The company has no exposure to any transactions denominated in a currency other than Australian dollars.

(ii) Price risk

The company is not exposed to equity securities price risk as it does not hold investments for sale or at fair value. The company is not exposed to commodity price risk.

Note 2. Financial Risk Management (continued)

(iii) Credit risk

The company has no significant concentrations of credit risk. It has policies in place to ensure that customers have an appropriate credit history. The company's franchise agreement limits the company's credit exposure to one financial institution, being Bendigo and Adelaide Bank Limited.

(iv) Liquidity risk

Prudent liquidity management implies maintaining sufficient cash and marketable securities and the availability of funding from credit facilities. The company believes that its sound relationship with Bendigo and Adelaide Bank Limited mitigates this risk significantly.

(v) Cash flow and fair value interest rate risk

Interest-bearing assets are held with Bendigo and Adelaide Bank Limited and subject to movements in market interest. Interest-rate risk could also arise from long-term borrowings. Borrowings issued at variable rates expose the company to cash flow interest-rate risk. The company believes that its sound relationship with Bendigo and Adelaide Bank Limited mitigates this risk significantly.

(vi) Capital management

The board's policy is to maintain a strong capital base so as to sustain future development of the company. The board of directors monitor the return on capital and the level of dividends to shareholders. Capital is represented by total equity as recorded in the balance sheet.

In accordance with the franchise agreement, in any 12 month period, the funds distributed to shareholders shall not exceed the distribution limit.

- (i) the distribution limit is the greater of:
 - (a) 20% of the profit or funds of the franchisee otherwise available for distribution to shareholders in that 12 month period; and
 - (b) subject to the availability of distributable profits, the relevant rate of return multiplied by the average level of share capital of the franchisee over that 12 month period; and
- (ii) the relevant rate of return is equal to the weighted average interest rate on 90 day bank bills over that 12 month period plus 5%.

The board is managing the growth of the business in line with this requirement. There are no other externally imposed capital requirements, although the nature of the company is such that amounts will be paid in the form of charitable donations and sponsorship. Charitable donations and sponsorship paid for the year ended 30 June 2010 can be seen in the statement of comprehensive income.

There were no changes in the company's approach to capital management during the year.

Note 3. Critical Accounting Estimates and Judgements

Estimates and judgements are continually evaluated and are based on historical experience and other factors, including expectations of future events that may have a financial impact on the entity and that are believed to be reasonable under the circumstances.

The company makes estimates and assumptions concerning the future. The resulting accounting estimates will, by definition, seldom equal the related actual results.

Management has identified the following critical accounting policies for which significant judgements, estimates and assumptions are made. Actual results may differ from these estimates under different assumptions and conditions and may materially affect financial results or the financial position reported in future periods.

Further details of the nature of these assumptions and conditions may be found in the relevant notes to the financial statements.

Taxation

Judgement is required in assessing whether deferred tax assets and certain tax liabilities are recognised on the balance sheet. Deferred tax assets, including those arising from un-recouped tax losses, capital losses and temporary differences, are recognised only where it is considered more likely than not that they will be recovered, which is dependent on the generation of sufficient future taxable profits.

Assumptions about the generation of future taxable profits depend on management's estimates of future cash flows. These depend on estimates of future sales volumes, operating costs, capital expenditure, dividends and other capital management transactions. Judgements are also required about the application of income tax legislation.

These judgements and assumptions are subject to risk and uncertainty, hence there is a possibility that changes in circumstances will alter expectations, which may impact the amount of deferred tax assets and deferred tax liabilities recognised on the balance sheet and the amount of other tax losses and temporary differences not yet recognised. In such circumstances, some or all of the carrying amount of recognised deferred tax assets and liabilities may require adjustment, resulting in corresponding credit or charge to the statement of comprehensive income.

Estimation of useful lives of assets

The estimation of the useful lives of assets has been based on historical experience and the condition of the asset is assessed at least once per year and considered against the remaining useful life. Adjustments to useful lives are made when considered necessary.

Goodwill

Goodwill represents the excess of the cost of an acquisition over the fair value of the company's share of the net identifiable assets of the acquired branch/agency at the date of acquisition. Goodwill on acquisition is included in intangible assets. Goodwill is not amortised. Instead, goodwill is tested for impairment annually, or more frequently if events or changes in circumstances indicate that it might be impaired, and is carried at cost less accumulated impairment losses.

The calculations require the use of assumptions.

Note 3. Critical Accounting Estimates and Judgements (continued)

Impairment of assets

At each reporting date, the company reviews the carrying amounts of its tangible and intangible assets that have an indefinite useful life to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss (if any). Where the asset does not generate cash flows that are independent from other assets, the consolidated entity estimates the recoverable amount of the cash-generating unit to which the asset belongs.

Recoverable amount is the higher of fair value less costs to sell and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset for which the estimates of future cash flows have not been adjusted.

If the recoverable amount of an asset (or cash-generating unit) is estimated to be less than its carrying amount, the carrying amount of the asset (cash-generating unit) is reduced to its recoverable amount. An impairment loss is recognised in profit or loss immediately, unless the relevant asset is carried at fair value, in which case the impairment loss is treated as a revaluation decrease.

Where an impairment loss subsequently reverses, the carrying amount of the asset (cash-generating unit) is increased to the revised estimate of its recoverable amount, but only to the extent that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset (cash-generating unit) in prior years. A reversal of an impairment loss is recognised in profit or loss immediately, unless the relevant asset is carried at fair value, in which case the reversal of the impairment loss is treated as a revaluation increase.

	2010 \$	2009 \$
Note 4. Revenue from Ordinary Activities		
Operating activities:		
- services commissions	339,323	61,942
- other revenue	-	849
Total revenue from operating activities	339,323	62,791
Non-operating activities:		
- interest received	14,004	934
Total revenue from non-operating activities	14,004	934
Total revenues from ordinary activities	353,327	63,725

	Note 2010 \$	2009 \$
Note 5. Expenses		
Depreciation of non-current assets:		
- plant and equipment	8,932	4,381
- leasehold improvements	12,748	3,465
Amortisation of non-current assets:		
- franchise agreement	2,001	667
- start up fees	20,000	6,666
	43,681	15,179
Bad debts	79	-
Note 6. Income Tax Credit		
The components of tax expense comprise:		
- Current tax	-	-
- Defered tax	686	280
- Future income tax benefit attributed to losses	(20,925)	(38,993)
- Movement in deferred tax	-	-
- Recoup of prior year tax loss	-	-
	(20,239)	(38,713)
The prima facie tax on loss from ordinary activities before income tax is reconciled to the income tax expense as follows:		
Operating loss	(87,108)	(86,131)
Prima facie tax on profit from ordinary activities at 30%	(26,132)	(25,839)
Add tax effect of:		
- non-deductible expenses	6,620	2,200
- timing difference expenses	266	(280)
- investment deduction	-	(13,395)
- other deductible expenses	(1,679)	(1,679)
	(20,925)	(38,993)
Movement in deferred tax	686	280
Under/(Over) provision of income tax in the prior year	-	-
	(20,239)	(38,713)

	Note 2010 \$	2009 \$
Note 7. Cash and Cash Equivalents		
Cash at bank and on hand	79,670	9,205
Investment account	-	130,649
Term deposits	298,298	140,000
	377,968	279,854
The above figures are reconciled to cash at the end of the		
financial year as shown in the statement of cashflows		
as follows:		
Note 7.(a) Reconciliation of cash		
Cash at bank and on hand	79,670	9,205
Trust account	-	130,649
Term deposits	298,298	140,000
	377,968	279,854
Note 8. Trade and Other Receivables		
Trade receivables	8,035	-
Other receivables & accruals	4,704	41,989
Prepayments	-	3,176
	12,739	45,165

	2010 \$	2009 \$
Note 9. Property, Plant and Equipment		
Plant and equipment		
At cost	61,652	61,652
Less accumulated depreciation	(13,313)	(4,381)
	48,339	57,271
Leasehold improvements		
At cost	171,601	161,701
Less accumulated depreciation	(16,213)	(3,465)
	155,388	158,236
Total written down amount	203,727	215,507
Movements in carrying amounts:		
Plant and equipment		
Carrying amount at beginning	57,271	-
Additions	-	61,652
Disposals	-	-
Less: depreciation expense	(8,932)	(4,381)
Carrying amount at end	48,339	57,271
Leasehold improvements		
Carrying amount at beginning	158,236	-
Additions	9,900	161,701
Disposals	-	-
Less: depreciation expense	(12,748)	(3,465)
Carrying amount at end	155,388	158,236
Total written down amount	203,727	215,507

	2010 \$	2009 \$
Note 10. Intangible Assets		
Franchise fee		
At cost	10,000	10,000
Less: accumulated amortisation	(2,667)	(667)
	7,333	9,333
Franchise establishment cost		
At cost	100,000	100,000
Less: accumulated amortisation	(26,667)	(6,667)
	73,333	93,333
Redomicile fee		
At cost	28,320	-
Less: accumulated amortisation	-	-
	28,320	-
Total written down amount	108,986	102,666
Note 11. Tax		
Deferred tax assets		
- accruals		
- employee provisions		
- tax losses carried forward	59,918	38,993
tax ioosoo darried ioriward	59,918	38,993
Deferred tax liability		
- accruals	966	280
- deductible prepayments	-	-
	966	280
Net deferred tax asset/(liability)	58,952	38,713
Movement in deferred tax charged to statement of		

	Note	2010 \$	2009 \$	
Note 12. Trade and Other Payables				
Trade creditors		2,313	10,793	
Other creditors & accruals	42,326 44,639		25,447	
		44,639	36,240	
Note 13. Contributed Equity				
860,000 Ordinary shares fully paid (2009: 721,063)		860,000	721,063	
Less: equity raising expenses	(27,980) (27,980)		(27,980)	
		832,020	693,083	

Rights attached to shares

(a) Voting rights

Subject to some limited exceptions, each member has the right to vote at a general meeting.

On a show of hands or a poll, each member attending the meeting (whether they are attending the meeting in person or by attorney, corporate representative or proxy) has one vote, regardless of the number of shares held. However, where a person attends a meeting in person and is entitled to vote in more than one capacity (for example, the person is a member and has also been appointed as proxy for another member) that person may only exercise one vote on a show of hands. On a poll, that person may exercise one vote as a member and one vote for each other member that person represents as duly appointed attorney, corporate representative or proxy.

The purpose of giving each member only one vote, regardless of the number of shares held, is to reflect the nature of the company as a community based company, by providing that all members of the community who have contributed to the establishment and ongoing operation of the **Community Bank®** have the same ability to influence the operation of the company.

(b) Dividends

Generally, dividends are payable to members in proportion to the amount of the share capital paid up on the shares held by them, subject to any special rights and restrictions for the time being attaching to shares. The franchise agreement with Bendigo and Adelaide Bank Limited contains a limit on the level of profits or funds that may be distributed to shareholders. There is also a restriction on the payment of dividends to certain shareholders if they have a prohibited shareholding interest (see below).

(c) Transfer

Generally, ordinary shares are freely transferable. However, the directors have a discretion to refuse to register a transfer of shares.

Subject to the foregoing, shareholders may transfer shares by a proper transfer effected in accordance with the company's constitution and the Corporations Act.

Note 13. Contributed Equity (continued)

Prohibited shareholding interest

A person must not have a prohibited shareholding interest in the company.

In summary, a person has a prohibited shareholding interest if any of the following applies:

- They control or own 10% or more of the shares in the company (the "10% limit").
- In the opinion of the board they do not have a close connection to the community or communities in which the company predominantly carries on business (the "close connection test").
- Where the person is a shareholder, after the transfer of shares in the company to that person the number of shareholders in the company is (or would be) lower than the base number (the "base number test"). The base number is 204. As at the date of this report, the company had 272 shareholders.

As with voting rights, the purpose of this prohibited shareholding provision is to reflect the community-based nature of the company.

Where a person has a prohibited shareholding interest, the voting and dividend rights attaching to the shares in which the person (and his or her associates) have a prohibited shareholding interest, are suspended.

The board has the power to request information from a person who has (or is suspected by the board of having) a legal or beneficial interest in any shares in the company or any voting power in the company, for the purpose of determining whether a person has a prohibited shareholding interest. If the board becomes aware that a member has a prohibited shareholding interest, it must serve a notice requiring the member (or the member's associate) to dispose of the number of shares the board considers necessary to remedy the breach. If a person fails to comply with such a notice within a specified period (that must be between three and six months), the board is authorised to sell the specified shares on behalf of that person. The holder will be entitled to the consideration from the sale of the shares, less any expenses incurred by the board in selling or otherwise dealing with those shares.

In the constitution, members acknowledge and recognise that the exercise of the powers given to the board may cause considerable disadvantage to individual members, but that such a result may be necessary to enforce the prohibition.

	2010 \$	200 9 \$
Note 14. Accumulated Losses		
Balance at the beginning of the financial year	(47,418)	-
Net loss from ordinary activities after income tax	(66,869)	(47,418)
Balance at the end of the financial year	(114,287)	(47,418)

	2010 \$	2009 \$
Note 15. Statement of Cashflows		
Reconciliation of loss from ordinary activities after tax to net cash provided used in operating activities		
Loss from ordinary activities after income tax	(66,869)	(47,418)
Non cash items:		
- depreciation	21,680	7,846
- amortisation	2,001	7,333
Changes in assets and liabilities:		
- decrease in receivables	32,426	(45,165)
- increase in other assets	(20,239)	(38,713)
- decrease in payables	(19,922)	12,994
Net cashflows provided used in operating activities	(50,923)	(103,123)

Note 16. Leases

Operating lease commitments

	125,003	152,527
greater than 5 years	-	-
- between 12 months and 5 years	91,669	120,416
not later than 12 months	33,334	32,111
Payable - minimum lease payments		
in the financial statements		
Non-cancellable operating leases contracted for but not capitalised		

The property lease is a non-cancellable lease with a five-year term, with rent payable monthly in advance. The lease has two 5-year extension options available.

	2010 \$	2009 \$
Note 17. Auditors' Remuneration		
Amounts received or due and receivable by the auditor of the company for:		
- audit & review services	3,400	2,200
- non audit services	2,695	12,795
	6,095	14,995

Note 20. Director and Related Party Disclosures

The names of directors who have held office during the financial year are:

Jennifer Bubke

Monica Ellen Redway

Jennifer Lynn Miller

Maxine Marie Brushe

Craig Wells Butler

Amanda Jane Gibbs

Wendy Louise Hall

Glennis Henderson

Susan Joanne Holmes

Mark Matthew Larney

Karen Jean Marsh

Robyn Anne McBeth

John Charles Williams

No director or related entity has entered into a material contract with the company. No director's fees have been paid as the positions are held on a voluntary basis.

Note 20. Director and Related Party Disclosures (continued)

Jennifer Bubke	14,038 10,001	6,001
	10.001	
Monica Ellen Redway	10,001	10,001
Jennifer Lynn Miller	1,501	1,001
Maxine Marie Brushe	7,001	5,001
Craig Wells Butler	8,001	3,001
Amanda Jane Gibbs	501	501
Wendy Louise Hall	5,001	5,001
Glennis Henderson	1,001	2,001
Susan Joanne Holmes	2,001	1,501
Mark Matthew Larney	6,001	1,001
Karen Jean Marsh	3,001	3,001
Robyn Anne McBeth	9,001	9,001
John Charles Williams	501	501

There was no movement in directors shareholdings during the year.

Note 19. Key Management Personnel Disclosures

No Director of the company receives remuneration for services as a company director or Commitee member

There are no Executives within the company whose remuneration is required to be disclosed.

	2010 \$	2009 \$		
Note 20. Earnings Per Share				
(a) Profit attributable to the ordinary equity holders of the company				
used in calculating earnings per share	(66,869) (47,418			
	Number	Number		
(b) Weighted average number of ordinary shares used as the				
denominator in calculating basic earnings per share	860,000	721,063		

Note 21. Events Occurring After the Balance Sheet Date

There have been no events after the end of the financial year that would materially affect the financial statements.

Note 22. Contingent Liabilities

There were no contingent liabilities at the date of this report to affect the financial statements.

Note 23. Segment Reporting

The economic entity operates in the service sector where it facilitates community banking services in Calliope, Queensland pursuant to a franchise agreement with Bendigo and Adelaide Bank Limited.

Note 24. Registered Office/Principal Place of Business

The registered office and principal place of business is:

Registered Office Principal Place of Business

1 Liffey Way Shop 3/2041 Dawson Highway

Calliope QLD 4680 Calliope QLD 4680

Note 25. Financial Instruments

Net Fair Values

The net fair values of financial assets and liabilities approximate the carrying values as disclosed in the balance sheet. The company does not have any unrecognised financial instruments at the year end.

Credit Risk

The maximum exposure to credit risk at balance date to recognised financial assets is the carrying amount of those assets as disclosed in the balance sheet and notes to the financial statements.

There are no material credit risk exposures to any single debtor or group of debtors under financial instruments entered into by the economic entity.

Interest Rate Risk

				Fixed	l interest ra	nte maturin	g in					Weighted	
Financial instrument	Floating interest rate		1 year or less		Over 1 to 5 years		Over 5 years		Non interest bearing		average effective interest rate		
	2010 \$	2009 \$	2010 \$	2009 \$	2010 \$	2009 \$	2010 \$	2009	2010 \$	2009 \$	2010 %	2009 %	
Financial Assets													
Cash and cash equivalents	79,670	139,854	298,298	140,000	-	-	-	-	-	-	2.72	0.37	
Receivables	-	-	-	-	-	-	-	-	12,107	45,165	N/A	N/A	
Financial Liabilities													
Payables	-	-	-	-	-	-	-	-	16,319	36,240	N/A	N/A	

Directors' declaration

In accordance with a resolution of the directors of Calliope & District Enterprises Limited, we state that: In the opinion of the directors:

- (a) the financial statements and notes of the company are in accordance with the Corporations Act 2001, including:
 - (i) giving a true and fair view of the company's financial position as at 30 June 2010 and of its performance for the financial year ended on that date; and
 - (ii) complying with Accounting Standards, the Corporations Regulations 2001 and other mandatory professional reporting requirements; and
- (b) there are reasonable grounds to believe that the company will be able to pay its debts as and when they become due and payable.
- (c) the audited remuneration disclosures set out in the remuneration report section of the directors' report comply with Accounting Standard AASB174 Related Party Disclosures and the Corporations Regulations 2001.

This declaration is made in accordance with a resolution of the board of directors.

Jennifer Bubke, Chairman

Signed on the 30th of September 2010.

Independent audit report



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INDEPENDENT AUDITOR'S REPORT

To the members of Calliope & District Enterprises Limited

We have audited the accompanying financial report of Calliope & District Enterprises Limited, which comprises the balance sheet as at 30 June 2010, statement of comprehensive income, statement of changes in equity and cash flow statement for the year then ended, a summary of significant accounting policies and other explanatory notes and the Directors' Declaration.

Directors' Responsibility for the Financial Report

The directors of the company are responsible for the preparation and presentation of the financial report in accordance with Australian Accounting Standards (including the Australian Accounting Interpretations) and the Corporations Act 2001. This responsibility includes establishing and maintaining internal controls relevant to the preparation and presentation of the financial report that is free from material misstatement, whether due to fraud or error; selecting and applying appropriate accounting policies; and making fair accounting estimates that are reasonable in the circumstances. In note 1, the directors also state in accordance with the Accounting Standard AASB 101 Presentation of Financial Statements that the financial statements comply with International Financial Reporting Standards.

Auditor's Responsibility

Our responsibility is to express an opinion on the financial report based on our audit. We conducted our audit in accordance with Australian Auditing Standards. These auditing standards require that we comply with relevant ethical requirements relating to audit engagements and plan and perform the audit to obtain reasonable assurance whether the financial report is free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial report. The procedures selected depend on our judgement, including the assessment of the risks of material misstatement of the financial report, whether due to fraud or error. In making those risk assessments, we consider internal controls relevant to the entity's preparation and presentation of the financial report 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 entity's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by the directors, as well as evaluating the overall presentation of the financial report.

Our audit did not involve an analysis of the prudence of business decisions made by directors or management.

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

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Independent audit report continued

Independence

In conducting our audit we have complied with the independence requirements of the Corporations Act 2001. We have given to the directors of the company a written Auditor's Independence Declaration, a copy of which is included in the Directors' Report. In addition to our audit of the financial report and the remuneration disclosures, we were engaged to undertake the services disclosed in the notes to the financial statements. The provision of these services has not impaired our independence.

Auditor's Opinion on the Financial Report

In our opinion:

- 1) The financial report of Calliope & District Enterprises Limited is in accordance with the Corporations Act 2001 including giving a true and fair view of the company's financial position as at 30 June 2010 and of its financial performance and its cash flows for the year then ended and complying with Australian Accounting Standards (including the Australian Accounting Interpretations) and the Corporations Regulations 2001.
- 2) The financial report also complies with International Financial Reporting Standards as issued by the International Accounting Standards Board.

Report on the Remuneration Report

We have audited the Remuneration Report included in the Directors' Report for the year ended 30 June 2010. The directors of the company are responsible for the preparation and presentation of the Remuneration Report in accordance with section 300A of the Corporations Act 2001. Our responsibility is to express an opinion on the Remuneration Report, based on our audit conducted in accordance with Australian Auditing Standards.

Auditor's Opinion

In our opinion, the Remuneration Report of Calliope & District Enterprises Limited for the year ended 30 June 2010, complies with section 300A of the Corporations Act 2001.

DAVID HUTCHINGS
ANDREW FREWIN & STEWART
61-65 Bull Street, Bendigo, 3550

Dated this 30th day of September 2010



Calliope & District **Community Bank®** Branch Shop 3, Calliope Central Shopping Centre, 2041 Dawson Highway, Calliope QLD 4680 Phone: 4975 7844

Franchisee: Calliope & District Enterpises Limited Shop 3, Calliope Central Shopping Centre, 2041 Dawson Highway, Calliope QLD 4680 ABN: 71 133 571 061 www.bendigobank.com.au/calliope Bendigo and Adelaide Bank Limited, The Bendigo Centre, Bendigo VIC 3550 ABN 11 068 049 178. AFSL 237879. (KKQAR10006) (07/10)

