annual report 2009

Mandurah Community Financial Services Limited ABN: 56 098 081 308

Halls Head Community Bank® Branch

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Chairman's report

For year ending 30 June 2009

Challenges

What a challenging year we have experienced. Challenges can be both good and bad and Halls Head **Community Bank**[®] Branch has experienced both.

The hold-up at the Branch was a very negative experience for all our staff and the Board is fully appreciative of their continued positive dedication. Whilst the Branch had all appropriate security measures in place it is now necessary to reconfigure the layout of the banking chamber. Whilst this change will come at a cost it will no doubt enhance the banking experience for both staff and customers.

As outlined in the Branch Manager's report, economically it has been a challenging year for the whole community. Whilst it impacted on the Branch by reducing our profit, with all things considered we did well.

On another productive note, the hosting of the first Bendigo Bank National **Community Bank**[®] Conference outside Victoria was an enjoyable challenge and a wonderful success. Approximately 700 attendees were in Mandurah for at least three days with many visiting other parts of WA post-Conference. Attendees came from the 237 **Community Bank**[®] branches scattered throughout Australia.

The City of Mandurah will be preparing for the Board an economic analysis of the Conference's impact on the local community and the possible advancement of Mandurah as a good place to visit. Whilst the Conference enhanced our profile in the community it also certainly had a significant impact on local business.

Meadow Springs

We have conducted a feasibility study on the possible location of a second site. As previously advised to all shareholders, the Board has decided that, in principle, the proposal is supported subject to further research and the approval of Bendigo and Adelaide Bank Ltd. Shareholders can rest assured that the Board will not proceed until careful consideration and due diligence has taken place.

Community support

Despite an incredibly busy year your Board has not lost focus on supporting our community. Halls Head **Community Bank**[®] Branch has now contributed almost half a million dollars to over 30 community groups or projects.

Shareholders will have read in the local press of our support for the Peel Thunder Football Club which will give Halls Head **Community Bank**[®] Branch naming rights to the new \$9 million stadium and function centre. This decision was taken for both social and economic reasons. Each year the Club works with a very large number of young people in the community. Our support will enhance this initiative. Economically, apart from the significant profile derived from the naming rights to the new stadium, there is an opportunity to increase the branches level of business through this partnership.

Staff

Our sincere thanks to our Manager, David Williams, and his staff for their solid effort over the past year. We have received comments on numerous occasions on the staff's efficiency, positiveness and friendliness. Thank you.

Board members

Despite having busy daily schedules, our Directors volunteer their time to serve on the Halls Head **Community Bank**[®] Branch Board. In doing so they not only ensure the smooth running and success of the business but also support our community.

It is a pleasure to serve with such committed and loyal people who see their task as ensuring your local Halls Head **Community Bank®** Branch is successful, economically and socially.

Conclusion

Having completed another successful year, the Board continues to remain confident in the long term growth prospects of the Company and looks forward to the continued support of our shareholders and the community at large.

Dr. Jacque

David Waddell Chair

Manager's report

For year ending 30 June 2009

2008/09 was a very interesting year with the major worldwide economic downturn impacting on all financial institutions and in August 2008 having to deal with a second armed hold up at our branch.

Despite this we had a very good 2008/09 year with continued sound growth increasing our business portfolio at \$120 million.

I would like to thank all our staff for their efforts during the difficult period following the hold up and for their continued commitment to provide the highest level of service to our customers, hopefully making a better banking experience for all.

In particular I would like to thank our previous Customer Service Manager, Vicki Collins for her dedicated efforts over a number of years with us. Vicki left us in June 2009 and we wish her every success and happiness in the future.

Thank you also to the many customers and shareholders who remain our most valuable asset and who continue to support the **Community Bank**[®] concept and therefore ensure the ongoing success of our branch and the **Community Bank**[®] network.

The Halls Head **Community Bank**[®] Branch remains committed to our local community and is proud to be involved with and support many organisations each year. Despite the economic downturn, our commitment to return a large part of our profits to our shareholders and the community has not changed.

With the continued support and commitment from all involved in the Halls Head **Community Bank**[®] Branch, I am confident our business will continue to grow for the benefit of our Community.

David Williams Branch Manager

Bendigo and Adelaide Bank Ltd report

For year ending 30 June 2009

2008/09 will go down as one of the most tumultuous financial years in history. The global financial crisis and its aftermath wiped trillions of dollars off the world's net wealth. Some of the biggest names in international banking disappeared; many other banks – vastly bigger than Bendigo and Adelaide Bank Ltd – turned to governments to bail them out. Not surprisingly, confidence sagged, reflected in rising unemployment and stock markets falling by around half their former valuations.

In short, we have seen the biggest financial meltdown since the Great Depression of nearly 80 years ago.

Amidst all that turmoil, though, our grassroots banking movement marched steadily on. Twenty new **Community Bank**[®] branches joined Bendigo and Adelaide Bank Ltd's national network. Around 120,000 new customers switched to the Bendigo style of banking. And 70 more communities continued their local campaign to open a **Community Bank**[®] branch.

Those statistics are impressive in themselves, but it is the story behind them that is really important.

That's the story of ordinary people – an awful phrase, but you know what I mean – who inherently understand that the role of a bank is to feed into prosperity, rather than profit from it. That lesson was forgotten by many bankers across the globe, with devastating consequences. But it is now well understood by the residents of 237 towns and suburbs that own their own **Community Bank**[®] branch, because every day they see the fruits of their investment in locally owned banking.

Again, the statistics are impressive enough – \$29 million paid out in community projects and nearly \$11 million in local shareholder dividends. But again, the real stories lie behind the numbers – new community centres and fire trucks, more local nurses, new walking tracks and swimming pools, safer young drivers, more trees and fewer wasteful incandescent globes, innovative water-saving projects... the list goes on.

And of course more money retained and spent locally. And more jobs. Fifteen hundred or so just in the branches alone. More because of the flow-on, or multiplier, effect of those wages being spent locally. And yet more because of the extra shopping now done in communities made more prosperous and active by having their own bank branch.

Community Bank[®] branches have not escaped the fallout from the global turmoil. Like Bendigo and Adelaide Bank Ltd, they have received less income than in normal times. But also like Bendigo and Adelaide Bank Ltd, they have not needed anyone's help to get through this crisis. And every day we are reminded that banks that are relevant and connected locally will be valued by their customers and communities. For the better of all.

All PAL.

Russell Jenkins Chief General Manager

Directors' report

For year ending 30 June 2009

Your Directors submit their report of the Company for the financial year ended 30 June 2009.

Directors

The names and details of the Company's Directors who held office during or since the end of the financial year are:

David Waddell

Chairperson

Business Development Consultant

16 years in top level administration at Curtin University. Awarded a Curtin Fellowship Award in 2002. Former Chairperson and board member for many organisations. Mentor to 5 Community Banks. WA representative on Community Banks Strategic Advisory Board. Continues to contribute in a leadership role on committees for community development in the Peel region where he resides.

Directorships held in other entities: None

2,500 shares

lan lisley

Treasurer

Certified Practising Accountant

Director of Ward and IIsley Partners Pty Ltd, Certified Practising Accountants, Treasurer of Frederick Irwin Anglican School Parents & Friends Association for past 13 years, Treasurer of Mandurah Country Club for past 8 years, Board member of the Mandurah Performing Arts Centre and previously the Treasurer of Mandurah Peel Region Chamber of Commerce for 4 years.

Directorships held in other entities: None 2,500 shares

Peter Drown

Non-Executive Director

Retired

Former bank manager for Westpac Banking Corporation.

Directorships held in other entities: None

1,200 shares

Colin Frizzell

Non-Executive Director

Formerly State General Manager – Tascot – Templeton Carpets

Colin has been employed in the carpet and flooring industry for over 35 years in National roles responsible for Sales, Marketing and Research & Development for carpet manufactures – Godfrey Hirst, Kensington Carpets NZ Ltd, Homfray Carpets ad Hycraft Carpets, specialising in hospitality, gaming and casino applications.

He conducted his own independent Carpet & Textile Consulting business for 8 years in Melbourne before he joined Bridgestone Australia Ltd as the National Sales Marketing and R & D Manager, to develop their commercial range of flooring underlay and acoustic pads. Prior to retirement on his return to Western Australia, he held the position of State Manager Western Australia for Tascot Templeton Carpets. Directorships held in other entities: None 6,000 shares

Directors' report continued

Susan Allen (Resigned 30 March 2009) Non-Executive Director

Franchise Owner

Franchise Owner of Snap Printing Mandurah, with over 15 years of print, advertising and Marketing experience.

Directorships held in other entities: None

Lisa Craig (Resigned 19th June 2009) Non-Executive Director

Community Development Co-ordinator

Specific interest in areas of community and cultural development, particularly in a social justice framework. Have worked extensively throughout the Peel region.

Directorships held in other entities: None

Stanley Brice

Non-Executive Director

Retired

Founded Charnley-Brice Pty Ltd with Murray Charnley in February 1994, thus combining 85 years of construction, administration and management expertise in construction of schools, hospitals and high rise CBD office buildings.

Directorships held in other entities: None

Andrew Brown

Non-Executive Director

Baker

Retail - Bakers Delight and marketing experience.

Directorships held in other entities: None

Melinda Holland (Resigned 8 June 2009) Non-Executive Director Manager Public Relations

Community consultation and partnership development.

Directorships held in other entities: None

Antony Edwards (Resigned 23 October 2008) Non-Executive Director

Retired

Chief Financial Officer and Company Secretary of a major WA rural focused unlisted public company for 5 years and before that Finance Director and Company Secretary for 14 years of a public listed company that had national manufacturing, warehousing, and distribution focus. Also worked in the professional accounting area, providing finance, tax, and business structuring advice.

Directorships held in other entities: None

Leonie Hansen (Appointed 7 May 2009) Non-Executive Director

Business Owner – Events Management and Planning

Owner of Meeting Expections a Mandurah based business providing planning and management services focusing on corporate meetings, functions and events.

Previously the CEO of the Peel Chamber of Commerce and Industry for 10 years.

Directorships held in other entities: None

Company Secretary
Ian IIsley CPA

Directors' meetings

During the financial year, 13 meetings of Directors (including committees of Directors) were held. Attendances by each Director during the year were as follows:

Names of Directors

	Number of Board meetings	
	eligible to attend	Number attended
David Waddell	13	13
Peter Drown	13	7
lan IIsley	13	12
Lisa Craig	13	7
Stanley Brice	13	9
Antony Edwards	5	5
Susan Allen	8	5
Andrew Brown	13	12
Melinda Holland	13	7
Colin Frizzell	13	12
Leonie Hansen	2	2

Principal activity and review of operations

The principal activity and focus of the Company's operations during the year was the operation of a Branch of Bendigo and Adelaide Bank Ltd, pursuant to a franchise agreement.

Operating results

The profit of the Company after providing for income tax amounted to \$116,460.

Dividends paid or recommended

The Company paid or declared for payment dividends of \$59,449 during the year.

Financial position

The net assets of the Company have increased from \$826,295 as at 30 June 2008 to \$883,306 as at 30 June 2009, which is an improvement on prior year due to the improved operating performance of the Company.

The Directors believe the Company is in a stable financial position.

Significant changes in 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 these financial statements.

After balance date events

No matters or circumstances have arisen since the end of the financial year that 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 financial years.

Future developments

Likely developments in the operations of the Company and the expected results of those operations in future financial years have not been included in this report, as the inclusion of such information is likely to result in unreasonable prejudice to the Company.

Options

No options over issued shares or interests in the Company were granted to Directors or Executives during or since the end of the financial year and there were no options outstanding at the date of this report.

The Directors and Executive do not own any options over issued shares or interests in the Company at the date of this report.

Indemnifying officers or Auditor

Indemnities have been given, during and since the end of the financial year, for any persons who are or have been a Director or an officer, but not an Auditor, of the Company. The insurance contract prohibits disclosure of any details of the cover.

Environmental issues

The Company's operations are not regulated by any significant environmental regulation under a law of the Commonwealth, State or Territory.

Proceedings on behalf of Company

No person has applied for leave of Court to bring proceedings on behalf of the Company or intervene in any proceedings to which the Company is a party for the purpose of taking responsibility on behalf of the Company for all or any part of those proceedings.

The Company was not a party to any such proceedings during the year.

Corporate governance

The Company has implemented various corporate governance practices, which include:

- a) Director approval of operating budgets and monitoring of progress against these budgets;
- b) Ongoing Director training; and
- c) Monthly Director meetings to discuss performance and strategic plans

The Company has not appointed a separate audit committee due to the size and nature of operations. The normal functions and responsibilities of an audit committee have been assumed by the Board.

Non-audit services

The Board is satisfied that the provision of non-audit services during the year is compatible with the general standard of independence for auditors imposed by the Corporations Act 2001. The Directors are satisfied that the services disclosed below did not compromise the external auditor's independence for the following reasons:

- all non-audit services are reviewed and approved by the Board prior to commencement to ensure they do not adversely affect the integrity and objectivity of the auditor; and
- the nature of the services provided do not compromise the general principles relating to auditor independence in accordance with APES 110: Code of Ethics for Professional Accountants set by the Accounting Professional and Ethical Standards Board.

The following fees for non-audit services were paid/payable to the external auditors during the year ended 30 June 2009:

Taxation services: \$5,050

Remuneration report

This report details the nature and amount of remuneration for each key management person of the Company, and for the Executives receiving the highest remuneration.

Remuneration of Directors

No income was paid or was payable or otherwise made available, to the Directors of the Company during the years ended 30 June 2009 and 30 June 2008.

Remuneration policy

The remuneration policy of the Company has been designed to align key management personnel objectives with shareholder and business objectives by providing a fixed remuneration component and offering specific long-term incentives based on key performance areas affecting the Company's financial results. The Board of the Company believes the remuneration policy to be appropriate and effective in its ability to attract and retain the best key management personnel to run and manage the Company, as well as create goal congruence between Directors, Executives and shareholders

The Board's policy for determining the nature and amount of remuneration for key management personnel of the Company is as follows:

- The remuneration policy, setting the terms and conditions for the key management personnel, was developed by the Board.
- All key management personnel receive a base salary (which is based on factors such as length of service and experience), and superannuation.
- The Board reviews key management personnel packages annually by reference to the Company's performance, Executive performance and comparable information from industry sectors.

The performance of key management personnel is measured against criteria agreed annually with each Executive and is based predominantly on the forecast growth of the Company's profits and shareholders' value. All bonuses and incentives must be linked to predetermined performance criteria. The Board may, however, exercise its discretion in relation to approving incentives and bonuses, which must be justified by reference to measurable performance criteria. The policy is designed to attract the highest calibre of Executives and reward them for performance that results in long-term growth in shareholder wealth.

The key management personnel receive a superannuation guarantee contribution required by the government, which is currently 9%, and do not receive any other retirement benefits. Some individuals may have chosen to sacrifice part of their salary to increase payments towards superannuation.

All remuneration paid to key management personnel is valued at the cost to the Company and expensed.

Performance-based remuneration

As part of each key management personnel's remuneration package there is a performance-based component, consisting of key performance indicators (KPIs). The intention of this program is to facilitate goal congruence between key management personnel with that of the business and shareholders. The KPIs are set annually, with a certain level of consultation with key management personnel to ensure buy-in. The measures are specifically tailored to the areas each key management personnel is involved in and has a level of control over. The KPIs target areas the Board believes hold greater potential for Company expansion and profit, covering financial and non-financial as well as short- and long-term goals. The level set for each KPI is based on budgeted figures for the Company and respective industry standards.

Performance in relation to the KPIs is assessed annually, with bonuses being awarded depending on the number and deemed difficulty of the KPIs achieved. Following the assessment, the KPIs are reviewed by the remuneration committee in light of the desired and actual outcomes, and their efficiency is assessed in relation to the Company's goals and shareholder wealth, before the KPIs are set for the following year

In determining whether or not a KPI has been achieved, the Company bases the assessment on audited figures.

Company performance, shareholder wealth and executive remuneration

The remuneration policy has been tailored to increase goal congruence between shareholders and Executives. The method applied in achieving this aim is a performance based bonus based on key performance indicators. The Company believes this policy to have been effective in increasing shareholder wealth over the past years.

Key management personnel remuneration policy

The remuneration structure for key management personnel is based on a number of factors, including length of service, particular experience of the individual concerned, and overall performance of the Company. The contracts for service between the Company and key management personnel are on a continuing basis, the terms of which are not expected to change in the immediate future. Upon retirement key management personnel are paid employee benefit entitlements accrued to date of retirement.

The employment conditions of the key management personnel are formalised in contracts of employment. All Executives are permanent employees of the Company.

The employment contracts stipulate a resignation periods. The Company may terminate an employment contract without cause by providing appropriate written notice or making payment in lieu of notice, based on the individual's annual salary component together with a redundancy payment. Termination payments are generally not payable on resignation or dismissal for serious misconduct. In the instance of serious misconduct the Company can terminate employment at any time.

Key management personnel remuneration

2009

	Salary,	Superannuation	Cash bonus	Non-cash	Total	Performance
	fees and	contribution		benefits		related
	commissions					
	\$	\$	\$	\$	\$	%
David Williams	59,098	41,039	-	-	100,137	-
(Manager)						
	59,098	41,039	-	-	100,137	-

	Salary,	Superannuation	Cash bonus	Non-cash	Total	Performance
	fees and	contribution		benefits		related
	commissions					
	\$	\$	\$	\$	\$	%
David Williams	65,689	42,023	-	-	107,712	-
(Manager)						
	65,689	42,023	-	-	107,712	-

Performance income as a proportion of total remuneration

Executives are paid performance based bonuses based on set monetary figures, rather than proportions of their salary. This has led to the proportions of remuneration related to performance varying between individuals. The Board has set these bonuses to encourage achievement of specific goals that have been given a high level of importance in relation to the future growth and profitability of the Company.

The Board will review the performance bonuses to gauge their effectiveness against achievement of the set goals, and adjust future years' incentives as they see fit to ensure use of the most cost effective and efficient methods.

Auditor's Independence Declaration

A copy of the Auditor's Independence declaration is included within the financial statements.

This Report of the Directors, incorporating the Remuneration Report, is signed in accordance with a resolution of the Board of Directors.

J. tity

Director

Dated this / to the day of Alphantier 2009

Directors' report continued

RSM: Bird Cameron Partners

Chartered Accountants

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AUDITOR'S INDEPENDENCE DECLARATION

As lead auditor for the audit of the financial report of Mandurah Community Financial Services Limited for the year ended 30 June 2009, I declare that, to the best of my knowledge and belief, there have been no contraventions of:

- the auditor independence requirements of the Corporations Act 2001 in relation to the audit; and
- (ii) any applicable code of professional conduct in relation to the audit.

RSM Bid Comas Roches

RSM BIRD CAMERON PARTNERS Chartered Accountants

111 D J WALL

Partner

Perth, WA Dated: 16 SSPTEMBER, 2009

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Income statement For year ending 30 June 2009

	Note	2009 \$	2008 \$
Revenue	2	1,144,804	1,186,522
Employee benefits expense		(506,554)	(409,649)
Depreciation and amortisation expense		(19,061)	(17,593)
Finance costs		-	-
Other expenses	3	(444,723)	(418,841)
Profit before income tax		174,466	340,439
Income tax expense	4	(58,006)	(105,413)
Profit attributable to members		116,460	235,026
Overall operations			
- basic profit per share (cents per share)		19.6	39.6
- diluted for profit per share (cents per share)		19.6	39.6

The accompanying notes form part of these financial statements.

Balance sheet As at 30 June 2009

	Note	2009 \$	2008 \$
Current assets			
Cash and cash equivalents	6	813,340	807,361
Trade and other receivables	7	112,640	106,944
Other current assets	8	14,870	13,259
Total current assets		940,850	927,564
Non-current assets			
Property, plant and equipment	9	32,200	21,502
Intangible assets	10	27,509	37,505
Deferred tax asset	22	17,782	13,579
Total non-current assets		77,491	72,586
Total assets		1,018,341	1,000,150
Current liabilities			
Trade and other payables	11	64,200	75,566
Short-term provisions	12	36,777	30,342
Current tax liability	22	11,562	53,026
Total current liabilities		112,539	158,934
Non-current liabilities			
Long-term provisions	12	22,496	14,921
Total non-current labilities		22,496	14,921
Total liabilities		135,035	173,855
Net assets		883,306	826,295
Equity			
Issued capital	13	594,490	594,490
Retained earnings/(accumulated losses)		288,816	231,805
Total equity		883,306	826,295

The accompanying notes form part of these financial statements.

Statement of changes in equity As at 30 June 2009

	Share capital (ordinary shares) \$	Retained earnings/ (accumulated losses) \$	Total \$
Balance at 1 July 2007	3 590,033	3 44,338	3 634,371
Profit attributable to the members of the Company	-	235,026	235,026
Dividends paid or provided	-	(47,559)	(47,559)
Write off prospectus costs	4,457	-	4,457
Balance at 30 June 2008	594,490	231,805	826,295
Balance at 1 July 2008	594,490	231,805	826,295
Profit attributable to the members of the Company	-	116,460	116,460
Dividends paid or provided	-	(59,449)	(59,449)
Balance at 30 June 2009	594,490	288,816	883,306

The accompanying notes form part of these financial statements.

Statement of cash flows As at 30 June 2009

	Note	2009 \$	2008 \$
Cash flows from operating activities			
Receipts from customers		1,080,362	1,135,214
Payments to suppliers and employees		(945,685)	(828,908)
Interest received		54,187	38,948
Income tax paid		(103,673)	(105,589)
Net cash provided by/(used in) operating activities	14	85,191	239,665
Cash flows from investing activities			
Payments for plant and equipment		(19,763)	-
Net cash provided by/(used in) investing activities		(19,763)	-
Cash flows from financing activities			
Dividends paid		(59,449)	(47,559)
Net cash provided by/(used in) financing activities		(59,449)	(47,559)
Net increase/(decrease) in cash held		5,979	192,106
Cash held at the beginning of the financial year		807,361	615,255
Cash held at the end of the financial year	6	813,340	807,361

The accompanying notes form part of these financial statements.

Notes to the financial statements

For year ending 30 June 2009

Note 1. Statement of significant accounting policies

The financial report is a general purpose financial report that has been prepared in accordance with Australian Accounting Standards, Australian Accounting Interpretations, other authoritative pronouncements of the Australian Accounting Standards Board and the Corporations Act 2001.

The financial report covers the Company as an individual entity. The Company is a public company, incorporated and domiciled in Australia.

Australian Accounting Standards set out accounting policies that the Australian Accounting Standards Board (AASB) has concluded would result in a financial report containing relevant and reliable information about transactions, events and conditions. Compliance with Australian Accounting Standards ensures that the financial statements and notes also comply with International Financial Reporting Standards. Material accounting policies adopted in the preparation of this financial report are presented below and have been consistently applied unless otherwise stated.

The financial report has been prepared on an accruals basis and is based on historical costs modified where applicable by the measurement at fair value of selected non-current assets, financial assets and financial liabilities.

(a) Income tax

20

The income tax expense (revenue) for the year comprises current income tax expense (income) and deferred tax expense (income).

Current income tax expense charged to the profit or loss is the tax payable on taxable income calculated using applicable income tax rates enacted, or substantially enacted, as at reporting date. Current tax liabilities (assets) are therefore measured at the amounts expected to be paid to (recovered from) the relevant taxation authority.

Deferred income tax expense reflects movements in deferred tax asset and deferred tax liability balances during the year as well as unused tax losses.

Current and deferred income tax expense (income) is charged or credited directly to equity instead of the profit or loss when the tax relates to items that are credited or charged directly to equity.

Deferred tax assets and liabilities are ascertained based on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the financial statements. Deferred tax assets also result where amounts have been fully expensed but future tax deductions are available. No deferred income tax will be recognised from the initial recognition of an asset or liability, excluding a business combination, where there is no effect on accounting or taxable profit or loss.

Deferred tax assets and liabilities are calculated at the tax rates that are expected to apply to the period when the asset is realised or the liability is settled, based on tax rates enacted or substantively enacted at reporting date.

Note 1. Statement of significant accounting policies (continued)

Their measurement also reflects the manner in which management expects to recover or settle the carrying amount of the related asset or liability.

Deferred tax assets relating to temporary differences and unused tax losses are recognised only to the extent that it is probable that future taxable profit will be available against which the benefits of the deferred tax asset can be utilised.

Current tax assets and liabilities are offset where a legally enforceable right of set off exists and it is intended that net settlement or simultaneous realisation and settlement of the respective asset and liability will occur. Deferred tax assets and liabilities are offset where a legally enforceable right of set-off exists, the deferred tax assets and liabilities relate to income taxes levied by the same taxation authority on either the same taxable entity or different taxable entities where it is intended that net settlement or simultaneous realisation and settlement of the respective asset and liability will occur in future periods in which significant amounts of deferred tax assets or liabilities are expected to be recovered or settled.

(b) Property, plant and equipment

Each class of property, plant and equipment is carried at cost or fair value less, where applicable, any accumulated depreciation and impairment losses.

Property

Freehold land and buildings are shown at their fair value (being the amount for which an asset could be exchanged between knowledgeable willing parties in an arm's length transaction), based on periodic, but at least triennial, valuations by external independent valuers, less subsequent depreciation for buildings.

Increases in the carrying amount arising on revaluation of land and buildings are credited to a revaluation reserve in equity. Decreases that offset previous increases of the same asset are charged against fair value reserves directly in equity; all other decreases are charged to the income statement. Each year the difference between depreciation based on the revalued carrying amount of the asset charged to the income statement and depreciation based on the asset's original cost is transferred from the revaluation reserve to retained earnings.

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.

Plant and equipment

Plant and equipment are measured on the cost basis.

The carrying amount of plant and equipment is reviewed annually by Directors to ensure it is not in excess of the recoverable amount from these assets. The recoverable amount is assessed on the basis of the expected net cash flows that will be received from the assets employment and subsequent disposal. The expected net cash flows have been discounted to their present values in determining recoverable amounts.

Subsequent costs 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. All other repairs and maintenance are charged to the income statement during the financial year in which they are incurred.

Depreciation

The depreciable amount of all fixed assets including building and capitalised lease assets, but excluding freehold land, is depreciated on a straight line basis over their useful lives to the economic entity commencing from the time the asset is held ready for use. Leasehold improvements are depreciated over the shorter of either the unexpired period of the lease or the estimated useful lives of the improvements.

The depreciation rates used for each class of depreciable assets are:

Class of fixed asset	Depreciation Rate
Plant and equipment	20%

The assets' residual values and useful lives are reviewed, and adjusted if appropriate, at each balance sheet date.

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 proceeds with the carrying amount. These gains or losses are included in the income statement. When revalued assets are sold, amounts included in the revaluation reserve relating to that asset are transferred to retained earnings.

(c) Leases

Leases of fixed assets where substantially all the risks and benefits incidental to the ownership of the asset, but not the legal ownership that are transferred to entities in 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 year.

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.

(d) Financial instruments

Recognition and Initial Measurement

Financial instruments, incorporating financial assets and financial liabilities, are recognised when the Company becomes a party to the contractual provisions of the instrument. Trade date accounting is adopted for financial assets that are delivered within timeframes established by marketplace convention.

Financial instruments are initially measured at fair value plus transactions costs where the instrument is not classified as at fair value through profit or loss. Transaction costs related to instruments classified as at fair value through profit or loss are expensed to profit or loss immediately. 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 Company no longer has any significant continuing involvement in the risks and benefits associated with the asset. Financial liabilities are derecognised where the related obligations are either discharged, cancelled or expire. The difference between the carrying value of the financial liability extinguished or transferred to another party and the fair value of consideration paid, including the transfer of non-cash assets or liabilities assumed, is recognised in profit or loss.

Classification and subsequent measurement

i. Financial assets at fair value through profit or loss

Financial assets are classified at fair value through profit or loss when they are held for trading for the purpose of short term profit taking, where they are derivatives not held for hedging purposes, or designated as such to avoid an accounting mismatch or to enable performance evaluation where a group of financial assets is managed by key management personnel on a fair value basis in accordance with a documented risk management or investment strategy. Realised and unrealised gains and losses arising from changes in fair value are included in profit or loss in the period in which they arise.

ii. 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.

iii. 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 Company's intention to hold these investments to maturity. They are subsequently measured at amortised cost using the effective interest rate method.

iv. Available-for-sale financial assets

Available-for-sale financial assets are non-derivative financial assets that are either designated as such or that are not classified in any of the other categories. They comprise investments in the equity of other entities where there is neither a fixed maturity nor fixed or determinable payments.

v. Financial Liabilities

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

Derivative instruments

Derivative instruments are measured at fair value. Gains and losses arising from changes in fair value are taken to the income statement unless they are designated as hedges.

The Company does not hold any derivative instruments.

Fair value

Fair value is determined based on current bid prices for all quoted investments. Valuation techniques are applied to determine the fair value for all un securities, including recent arm's length transactions, reference to similar instruments and option pricing models.

Impairment

At each reporting date, the Company assesses whether there is objective evidence that a financial instrument has been impaired. In the case of available-for-sale financial instruments, a prolonged decline in the value of the instrument is considered to determine whether an impairment has arisen. Impairment losses are recognised in the income statement.

Financial guarantees

Where material, financial guarantees issued, which require the issuer to make specified payments to reimburse the holder for a loss it incurs because a specified debtor fails to make payment when due, are recognised as a financial liability at fair value on initial recognition. The guarantee is subsequently measured at the higher of the best estimate of the obligation and the amount initially recognised less, when appropriate, cumulative amortisation in accordance with AASB 118: Revenue. Where the Company gives guarantees in exchange for a fee, revenue is recognised under AASB 118.

The Company has not issued any financial guarantees.

(e) Impairment of assets

At each reporting date, the Company reviews the carrying values of its tangible and intangible assets to determine whether there is any indication that those assets have been impaired. If such an indication exists, the recoverable amount of the asset, being the higher of the asset's fair value less costs to sell and value in use, is compared to the asset's carrying value. Any excess of the asset's carrying value over its recoverable amount is expensed to the income statement.

Impairment testing is performed annually for goodwill and intangible assets with indefinite lives.

Where it is not possible to estimate the recoverable amount of an individual asset, the Company estimates the recoverable amount of the cash-generating unit to which the asset belongs.

(f) Intangibles

Franchise fee

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The franchise fee paid by the Company pursuant to a Franchise Agreement with Bendigo and Adelaide Bank Ltd is being amortised over the initial five (5) years period of the agreement, being the period of expected economic benefits of the franchise fee.

(g) Employee benefits

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.

(h) Provisions

Provisions are recognised when the Company has a legal or constructive obligation, as a result of past events, for which it is probable that an outflow of economic benefits will result and that outflow can be reliably measured.

(i) Cash and cash equivalents

Cash and cash equivalents include cash on hand, deposits held at call with banks, other short-term highly liquid investments with original maturities of three months or less, and bank overdrafts. Bank overdrafts are shown within short-term borrowings in current liabilities on the balance sheet.

(j) Revenue and other income

Interest revenue is recognised on a proportional basis taking into account the interest rates applicable to the financial assets.

Dividend revenue is recognised when the right to receive a dividend has been established.

Revenue from the rendering of a service is recognised upon the delivery of the service to the customers.

All revenue is stated net of the amount of goods and services tax (GST).

(k) Borrowing costs

Borrowing costs directly attributable to the acquisition, construction or production of assets that necessarily take a substantial period of time to prepare for their intended use or sale, are added to the cost of those assets, until such time as the assets are substantially ready for their intended use of sale.

All other borrowing costs are recognised in income in the period in which they are incurred.

(I) Goods and services tax (GST)

Revenues, expenses and assets are recognised net of the amount of GST, except where the amount of GST incurred is not recoverable from the Australian Taxation Office. In these circumstances, the GST is recognised as part of the cost of acquisition of the asset or as part of an item of the expense. Receivables and payables in the balance sheet are shown inclusive of GST.

Cash flows are presented in the cash flow statement on a gross basis, except for the GST component of investing and financing activities, which are disclosed as operating cash flows.

(m) Comparative figures

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

(n) Critical accounting estimates and judgments

The Directors evaluate estimates and judgments incorporated into the financial report based on historical knowledge and best available current information. Estimates assume a reasonable expectation of future events and are based on current trends and economic data, obtained both externally and within the Company.

Key estimates — impairment

The Company assesses impairment at each reporting date by evaluating conditions specific to the Company that may lead to impairment of assets. Where an impairment trigger exists, the recoverable amount of the asset is determined. Value-in-use calculations performed in assessing recoverable amounts incorporate a number of key estimates.

No impairment has been recognised in respect of intangibles for the year ended 30 June 2008. Should the projected turnover figures be materially outside of budgeted figures incorporated in value-in-use calculations, an impairment loss would be recognised up to the maximum carrying value of intangibles at 30 June 2009 amounting to \$27,509.

(o) New Accounting Standards for Application in Future Periods

The AASB has issued new, revised and amended standards and interpretations that have mandatory application dates for future reporting periods. The Company has decided against early adoption of these standards. A discussion of those future requirements and their impact on the Company follows:

- AASB 3: Business Combinations, AASB 127: Consolidated and Separate Financial Statements, AASB 2008-3: Amendments to Australian Accounting Standards arising from AASB 3 and AASB 127 [AASBs 1,2,4,5,7,101,107, 112, 114, 116, 121, 128, 131, 132, 133, 134, 136, 137, 138 & 139 and Interpretations 9 & 107] (applicable for annual reporting periods commencing from 1 July 2009) and AASB 2008-7: Amendments to Australian Accounting Standards – Cost of an Investment in a Subsidiary, Jointly Controlled Entity or Associate [AASB 1, AASB 118, AASB 121, AASB 127 & AASB 136] (applicable for annual reporting periods commencing from 1 January 2009). These standards are applicable prospectively and so will only affect relevant transactions and consolidations occurring from the date of application. In this regard, its impact on the Company will be unable to be determined. The following changes to accounting requirements are included:
 - acquisition costs incurred in a business combination will no longer be recognised in goodwill but will be expensed unless the cost relates to issuing debt or equity securities;
 - -contingent consideration will be measured at fair value at the acquisition date and may only be provisionally accounted for during a period of 12 months after acquisition;
 - a gain or loss of control will require the previous ownership interests to be remeasured to their fair value;

- -there shall be no gain or loss from transactions affecting a parent's ownership interest of a subsidiary with all transactions required to be accounted for through equity (this will not represent a change to the Company's policy);
- -dividends declared out of pre-acquisition profits will not be deducted from the cost of an investment but will be recognised as income;
- -impairment of investments in subsidiaries, joint ventures and associates shall be considered when a dividend is paid by the respective investee; and
- -where there is, in substance, no change to Company interests, parent entities inserted above existing groups shall measure the cost of its investments at the carrying amount of its share of the equity items shown in the balance sheet of the original parent at the date of reorganisation.

The Company will need to determine whether to maintain its present accounting policy of calculating goodwill acquired based on the parent entity's share of net assets acquired or change its policy so goodwill recognised also reflects that of the non-controlling interest.

- AASB 8: Operating Segments and AASB 2007-3: Amendments to Australian Accounting Standards arising from AASB 8 [AASB 5, AASB 6, AASB 102, AASB 107, AASB 119, AASB 127, AASB 134, AASB 136, AASB 1023 & AASB 1038] (applicable for annual reporting periods commencing from 1 January 2009). AASB 8 replaces AASB 114 and requires identification of operating segments on the basis of internal reports that are regularly reviewed by the Company's Board for the purposes of decision making. While the impact of this standard cannot be assessed at this stage, there is the potential for more segments to be identified. Given the lower economic levels at which segments may be defined, and the fact that cash generating units cannot be bigger than operating segments, impairment calculations may be affected. Management does not presently believe impairment will result however.
- AASB 101: Presentation of Financial Statements, AASB 2007-8: Amendments to Australian Accounting Standards arising from AASB 101, and AASB 2007-10: Further Amendments to Australian Accounting Standards arising from AASB 101 (all applicable to annual reporting periods commencing from 1 January 2009). The revised AASB 101 and amendments supersede the previous AASB 101 and redefines the composition of financial statements including the inclusion of a statement of comprehensive income. There will be no measurement or recognition impact on the Company. If an entity has made a prior period adjustment or reclassification, a third balance sheet as at the beginning of the comparative period will be required.
- AASB 123: Borrowing Costs and AASB 2007-6: Amendments to Australian Accounting Standards arising from AASB 123 [AASB 1, AASB 101, AASB 107, AASB 111, AASB 116 & AASB 138 and Interpretations 1 & 12] (applicable for annual reporting periods commencing from 1 January 2009). The revised AASB 123 has removed the option to expense all borrowing costs and will therefore require the capitalisation of all borrowing costs directly attributable to the acquisition, construction or production of a qualifying asset. Management has determined that there will be no effect on the Company as a policy of capitalising qualifying borrowing costs has been maintained by the Company.
- AASB 2008-1: Amendments to Australian Accounting Standard Share-based Payments: Vesting Conditions and Cancellations [AASB 2] (applicable for annual reporting periods commencing from 1

January 2009). This amendment to AASB 2 clarifies that vesting conditions consist of service and performance conditions only. Other elements of a share-based payment transaction should therefore be considered for the purposes of determining fair value. Cancellations are also required to be treated in the same manner whether cancelled by the entity or by another party.

- AASB 2008-2: Amendments to Australian Accounting Standards Puttable Financial Instruments and Obligations Arising on Liquidation [AASB 7, AASB 101, AASB 132 & AASB 139 & Interpretation 2] (applicable for annual reporting periods commencing from 1 January 2009). These amendments introduce an exception to the definition of a financial liability to classify as equity instruments certain puttable financial instruments and certain other financial instruments that impose an obligation to deliver a pro-rata share of net assets only upon liquidation.
- AASB 2008-5: Amendments to Australian Accounting Standards arising from the Annual Improvements Project (July 2008) (AASB 2008-5) and AASB 2008-6: Further Amendments to Australian Accounting Standards arising from the Annual Improvements Project (July 2008) (AASB 2008-6) detail numerous non-urgent but necessary changes to accounting standards arising from the IASB's annual improvements project. No changes are expected to materially affect the Company.
- AASB 2008-8: Amendments to Australian Accounting Standards Eligible Hedged Items [AASB 139] (applicable for annual reporting periods commencing from 1 July 2009). This amendment clarifies how the principles that determine whether a hedged risk or portion of cash flows is eligible for designation as a hedged item should be applied in particular situations and is not expected to materially affect the Company.
- AASB 2008-13: Amendments to Australian Accounting Standards arising from AASB Interpretation 17 – Distributions of Non-cash Assets to Owners [AASB 5 & AASB 110] (applicable for annual reporting periods commencing from 1 July 2009). This amendment requires that non-current assets held for distribution to owners to be measured at the lower of carrying value and fair value less costs to distribute.
- AASB Interpretation 15: Agreements for the Construction of Real Estate (applicable for annual reporting periods commencing from 1 January 2009). Under the interpretation, agreements for the construction of real estate shall be accounted for in accordance with AASB 111 where the agreement meets the definition of 'construction contract' per AASB 111 and when the significant risks and rewards of ownership of the work in progress transfer to the buyer continuously as construction progresses. Where the recognition requirements in relation to construction are satisfied but the agreement does not meet the definition of 'construction contract', revenue is to be accounted for in accordance with AASB 118. Management does not believe that this will represent a change of policy to the Company.
- AASB Interpretation 16: Hedges of a Net Investment in a Foreign Operation (applicable for annual reporting periods commencing from 1 October 2008). Interpretation 16 applies to entities that hedge foreign currency risk arising from net investments in foreign operations and that want to adopt hedge accounting. The interpretation provides clarifying guidance on several issues in accounting for the hedge of a net investment in a foreign operation and is not expected to impact the Company.

AASB Interpretation 17: Distributions of Non-cash Assets to Owners (applicable for annual reporting
periods commencing from 1 July 2009). This guidance applies prospectively only and clarifies that
non-cash dividends payable should be measured at the fair value of the net assets to be distributed
where the difference between the fair value and carrying value of the assets is recognised in profit or
loss.

The Company does not anticipate early adoption of any of the above reporting requirements and does not expect these requirements to have any material effect on the Company's financial statements.

(p) Authorisation for financial report

The financial report was authorised for issue 16/09/2009 by the Board of Directors

	2009 \$	2008 \$
Note 2. Revenue		
Franchise margin income	1,048,804	1,143,674
Interest revenue	54,188	38,948
Other income	41,812	3,900
	1,144,804	1,186,522

Note 3. Expenses

	444,723	418,841
Other operating expenses	136,826	99,431
Rental on operating lease	75,475	76,744
Printing and stationary	21,553	23,218
Occupancy running costs	14,652	13,594
IT leasing and running costs	42,704	49,040
Insurance	15,498	17,915
Freight and postage	6,082	5,505
Community sponsorship and donations	66,233	71,190
Bad Debts	741	671
ATM leasing and running costs	44,555	47,678
Advertising and marketing	20,404	13,855

	2009 \$	2008 \$
Note 3. Expenses (continued)	•	•
Remuneration of the auditors of the Company		
Audit services	8,484	7,627
Other services	5,050	4,700
	13,534	12,327
Note 4. Income tax expense a. The components of tax expense comprise:		
Current tax	53,803	105,703
Deferred tax (Note 22)	4,203	(290)
	58,006	105,413
b. The prima facie tax on profit before income tax is		
reconciled to the income tax as follows:		
Prima facie tax payable on profit before income tax		
at 30% (2008: 30%)	52,340	102,132
Add:		
Tax effect of:		
-non-deductible depreciation and amortisation	2,999	2,999
-other non-allowable items	5,899	572
-other non-allowable items Less:	5,899	572
	5,899	572
Less:	5,899 (3,232)	(290)

Note 5. Key management personnel compensation

a. Names and positions

Name	Position
David Waddell	Non-Executive Director / Chairman
Peter Drown	Non-Executive Director
lan IIsley	Non-Executive Director / Company Secretary / Treasurer
Colin Frizzell	Non-Executive Director
Lisa Craig	Non-Executive Director
Stanley Brice	Non-Executive Director
Antony Edwards	Non-Executive Director
Susan Allen	Non-Executive Director
Andrew Brown	Non-Executive Director
Melinda Holland	Non-Executive Director
Leonie Hansen	Non-Executive Director

Key management personnel remuneration has been included in the Remuneration Report section of the Directors' Report.

b. Options provided as remuneration and shares issued on exercise of such options

No options were provided as remuneration or shares issued on exercise of options

c. Option holdings

No options over ordinary shares in the Company are held by any Director of the Company or other key management personnel, including their personally related parties.

d. Shareholdings

Number of ordinary shares held by key management personnel

Note 5. Key management personnel compensation (continued)

2009

	Ordinary shares			
Directors	Balance at	Purchased during	Other changes	Balance at end of
	beginning of	the period		period
	period			
David Waddell	2,500	-	-	2,500
Peter Drown	1,200	-	-	1,200
lan IIsley	2,500	-	-	2,500
Colin Frizzell	6,000	-	-	6,000
Lisa Craig	-	-	-	-
Stanley Brice	-	-	-	-
Antony Edwards	-	-	-	-
Susan Allan	-	-	-	-
Andrew Brown	-	-	-	-
Melinda Holland	-	-	-	-
Leonie Hansen	-	-	-	-
	12,200	-	-	12,200

Note 6. Cash and cash equivalents

	2009	2008
	\$	\$
Cash at bank and in hand	813,340	807,361

Reconciliation of cash

Cash at the end of the financial year as shown in the cash

flow statement is reconciled to items in the

balance sheet as follows:

	813,340	807,361	
Cash and cash equivalents	813,340	807,361	

	2009 \$	2008 \$
Note 7. Trade and other receivables		
Trade debtors	112,640	106,944

a. Provision for impairment of receivables

Current trade and term receivables are non-interest bearing loans and generally on 30-day terms. Noncurrent trade and term receivables are assessed for recoverability based on the underlying terms of the contract. A provision for impairment is recognised when there is an objective evidence that an individual trade or term receivable is impaired. These amounts have been included in the other expenses item.

There is no provision for impairment of receivables.

Note 8. Other assets

Current		
Prepayments	14,870	13,259

Note 9. Property, plant and equipment

Plant and equipment Cost 180,154 160,391 Accumulated depreciation (147,954) (138,889) 32,200 21,502

Movement in carrying amount

Balance at the beginning of the year	21,502	29,099
Additions	19,763	-
Disposals	-	-
Depreciation expense	(9,065)	(7,597)
Carrying amount at the end of the year	32,200	21,502

	2009 \$	2008 \$
Note 10. Intangible assets		
Franchise fee		
Cost	100,000	100,000
Accumulated amortisation	(72,491)	(62,495)
	27,509	37,505

Pursuant to a five year franchise agreement with Bendigo & Adelaide Bank Limited, the Company operates a branch of Bendigo and Adelaide Bank Ltd, providing a core range of banking products and services.

Note 11. Trade and other payables

Trade creditors and accruals	40,302	46,977
GST payable	23,898	28,589
	64,200	75,566

Note 12. Provisions

Current		
Provision for employee entitlements	36,777	30,342
Non current		
Provision for employee entitlements	22,496	14,921
Number of employees at year end	9	7

Note 13. Equity

594,490 (2008: 594,490) fully paid ordinary shares 594,4	90 594,490	
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	2009 \$	2008 \$
Note 14. Cash flow information		
a. Reconciliation of cash flow from operations with profit after tax		
Profit after tax	116,460	235,026
Depreciation and amortisation	19,061	17,593
Movement in assets and liabilities		
Receivables	(5,696)	(12,359)
Other assets	(1,611)	(4,952)
Deferred tax asset	(4,203)	289
Payables	(11,366)	1,041
Provisions	14,010	(965)
Current tax liability	(41,464)	(465)
Written off prospectus costs	-	4,457
Net cash provided by/(used in) operating Activities	85,191	239,665

b. Credit Standby Arrangement and Loan Facilities

The Company does not operate a bank overdraft facility or have any loan facilities at present.

Note 15. Related party transactions

Ward & IIsley Partners Pty Ltd received 13,332 for treasury and consultancy fees.

No other related parties have entered into a transaction with the Company during the financial years ended 30 June 2009 and 30 June 2008.

Note 16. Leasing commitments

Non cancellable operating lease commitment contracted for but not capitalised in the financial statements

	193,510	261,808
Longer than 1 year but not longer than 5 years	125,212	193,510
Not longer than 1 year	68,298	68,298
Payable		

Note 17. Dividends

Distributions paid Interim fully franked ordinary dividend of 10 (2008: 8) cents per share franked at the tax rate of 30% (2008: 100 %) 59,449 47,559 59,449 47,559

Note 18. Financial risk management

The Company's financial instruments consist mainly of deposits with banks, local money market instruments, short-term investments, accounts receivable and payable, loans, bills and leases.

The Directors' overall risk management strategy seeks to assist the Company in meeting its financial targets, whilst minimising potential adverse effects on financial performance.

a. Financial risk management policies

Risk management policies are approved and reviewed by the Board of Directors on a regular basis. These include the credit risk policies and future cash flow requirements.

The main purpose of non-derivative financial instruments is to raise finance for Company operations.

The Company does not have any derivative instruments at 30 June 2009.

b. Financial risk exposures and management

The main risks the Company is exposed to through its financial instruments are interest rate risk, liquidity risk and credit risk.

i. Interest rate risk

Interest rate risk is managed with a mixture of fixed and floating rate debt.

ii. Foreign currency risk

The company is not exposed to fluctuations in foreign currencies.

lii. Liquidity risk

The Company manages liquidity risk by monitoring forecast cash flows and ensuring that adequate unutilised borrowing facilities are maintained.

iv. Credit risk

The maximum exposure to credit risk, excluding the value of any collateral or other security, at balance date to recognised financial assets, is the carrying amount, net of any provisions for impairment of those assets, as disclosed in the balance sheet and notes to the financial statements.

There are no material amounts of collateral held as security at 30 June 2009.

The Company does not have any material credit risk exposure to any single receivable or group of receivables under financial instruments entered into by the Company.

Note 18. Financial risk management (continued)

Credit risk is managed reviewed regularly by the Board of Directors. It arises from exposures to customers as well as through deposits with financial institutions.

The Board of Directors monitors credit risk by actively assessing the rating quality and liquidity of counter parties:

- all potential customers are rated for credit worthiness taking into account their size, market position and financial standing; and
- customers that do not meet the company's strict credit policies may only purchase in cash or using recognised credit cards.

The trade receivables balances at 30 June 2009 and 30 June 2008 do not include any counterparties with external credit ratings. Customers are assessed for credit worthiness using the criteria detailed above.

v. Price risk

The Company is not exposed to any material commodity price risk.

c. Financial instrument composition and maturity analysis

The table below reflects the undiscounted contractual settlement terms for financial instruments of a fixed period of maturity, as well as management's expectations of the settlement period for all other financial instruments. As such, the amounts may not reconcile to the balance sheet.

2009

		Variable	Fixed			
	Weighted	Floating	Within 1 year	Within 1 to 5	Non interest	Total
	average	interest rate		years	bearing	
	effective					
	interest rate					
Financial assets						
Cash and cash	0.05%	65,873	-	-	663	66,536
equivalents						
Short term	4.35%	-	746,804	-	-	746,804
deposits						
Loans and		-	-	-	112,640	112,640
receivables						
Total financial		65,873	746,804	-	113,303	925,980
assets						
Financial liability				0		
Trade and other		-	-	-	64,200	64,200
payables						
Total financial		-	-	-	64,200	64,200
liabilities						

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Notes to the financial statements continued

Note 18. Financial risk management (continued)

2008

		Variable	Fix	ed		
	Weighted	Floating	Within 1 year	Within 1 to 5	Non interest	Total
	average	interest rate		years	bearing	
	effective					
	interest rate					
Financial asse	ts					
Cash	0.06%	149,951	-	-	371	150,322
and cash						
equivalents						
Short term	7.92%	-	657,039	-	-	657,039
deposits						
Loans and		-	-	-	106,944	106,944
receivables						
Total		149,951	657,039	-	107,315	914,305
financial						
assets						
						•
Financial liabili	ity					
Trade		-	-	-	75,566	75,566
and other						
payables						
Total		-	-	-	75,566	75,566
financial						
liabilities						

	2009 \$	2008 \$	
Trade and sundry payables are expected to be paid as followed:			
Less than 6 months	64,200	75,566	

d. Net fair values

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The net fair values of investments have been valued at the quoted market bid price at balance date adjusted for transaction costs expected to be incurred. For other assets and other liabilities the net fair value approximates their carrying value. No financial assets and financial liabilities are readily traded on organised markets in standardised form other than investments. Financial assets where the carrying amount exceeds net fair values have not been written down as the Company intends to hold these assets to maturity.

Note 18. Financial risk management (continued)

The aggregate net fair values and carrying amounts of financial assets and financial liabilities are disclosed in the balance sheet and in the notes to the financial statements.

Fair values are materially in line with carrying values.

e. Sensitivity analysis

i. Interest rate risk

The Company has performed a sensitivity analysis relating to its exposure to interest rate risk at balance date. This sensitivity analysis demonstrates the effect on the current year results and equity which could result from a change in these risks.

ii. Interest rate sensitivity analysis

At 30 June 2009, the effect on profit and equity as a result of changes in the interest rate, with all other variables remaining constant would be as follows:

2009

	-2 %			+ 2%	
	Carrying amount	Profit	Equity	Profit	Equity
	\$	\$	\$	\$	\$
Financial					
assets					
Cash	65,873	(1,317)	(1,317)	1,317	1,317
and cash					
equivalents					

2008

	-2 %			+ 2%	
	Carrying Amount	Profit	Equity	Profit	Equity
	\$	\$	\$	\$	\$
Financial					
assets					
Cash and cash	149,951	(2,999)	(2,999)	2,999	2,999
equivalents					

The above interest rate sensitivity analysis has been performed on the assumption that all other variables remain unchanged. The Company has no exposure to fluctuations in foreign currency.

Note 19. Segment reporting

The Company operates in the financial services sector as a branch of Bendigo & Adelaide Bank Ltd in Western Australia.

Note 20. Events after the balance sheet date

No matters or circumstances have arisen since the end of the financial year that 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 subsequent financial years.

Note 21. Contingent liabilities and contingent assets

There were no contingent liabilities or contingent assets at the reporting date.

	2009 \$	2008 \$
Note 22. Tax		
a. Liability		
Current		
Income tax	11,562	53,026
b. Assets		
Deferred tax assets comprise:		
Provisions	17,782	13,579
Impairment of property, plant and equipment	-	
Other	-	-
	17,782	13,579
c. Reconciliations		
i. Gross movements		
The overall movement in the deferred tax account is as follows:		
Opening balance	13,579	13,868
Charge/(credit) to income statement	4,203	(289)
Charge to equity	-	-
Closing balance	17,782	13,579

Notes to the financial statements continued

2009	2008	
\$	\$	

Note 22. Tax (continued)

ii. Deferred tax assets

The movement in deferred tax assets for each temporary difference during the year is as follows:

Provisions			
Opening balance	13,579	13,868	
Credited to the income statement	4,203	(289)	
Change to equity	-	-	
Closing balance	17,782	13,579	

Note 23. Company details

The registered office of the Company is:

C/ Ward & IIsley Partners Pty Ltd

55C Mandurah Terrace

Mandurah WA 6210

The principal place of business of the Company is:

Halls Head Shopping Centre

Shop 7 Peelwood Parade

Halls Head WA 6210

Director's declaration

The Directors of the Company declare that:

- 1. the accompanying financial statements and notes are in accordance with the Corporations Act 2001 and:
 - comply with Accounting Standard; and a.
 - b. give a true and fair view of the financial position as at 30 June 2009 and of the performance for the year ended on that date of the Company.
- 2. the Chief Executive Officer and Chief Finance Officer have each declared that:
 - a. the financial records of the Company for the financial year have been properly maintained in accordance with section 286 of the Corporations Act 2001;
 - the financial statements and notes for the financial year comply with the Accounting Standards; and b.
 - c. the financial statements and notes for the financial year give a true and fair view.
- 3. in the Directors' opinion there are reasonable grounds to believe that the Company will be able to pay its debts as and when they become due and payable:

This declaration is made in accordance with a resolution of the Board of Directors.

Director

Dated this

16th day of September

2009

Independent audit report

RSM: Bird Cameron Partners

Chartered Accountants

8 St Georges Terrace Perth WA 6000 GPO Box R1253 Perth WA 6844 T+61 8 9261 9100 F+61 8 9261 9111 www.rsmi.com.au

INDEPENDENT AUDITOR'S REPORT

TO THE MEMBERS OF

MANDURAH COMMUNITY FINANCIAL SERVICES LIMITED

Report on the Financial Report

We have audited the accompanying financial report of Mandurah Community Financial Services Limited ("the company"), which comprises the balance sheet as at 30 June 2009 and the income statement, statement of changes in equity and cash flow statement for the year ended on that date, a summary of significant accounting policies, other explanatory notes and the directors' declaration.

Directors' Responsibility for the Financial Report

The directors of the company are responsible for the preparation and fair 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 control relevant to the preparation and fair 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 accounting estimates that are reasonable in the circumstances. In Note 1, the directors also state, in accordance with Accounting Standard AASB 101 *Presentation of Financial Statements*, that compliance with the Australian equivalents to International Financial Financial 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 the auditor's 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, the auditor considers internal control relevant to the entity's preparation and fair 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.

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

Liability limited by a scheme approved under Professional Standards Legislation Major Offices in: Perth, Sydney, Melbourne, Adelaide and Carberra ABN 36 965 185 036 RSM Bird Cameron Partners is an independent member firm of RSM International, an affiliation of independent accounting and consulting firms.



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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.

Auditor's Opinion

In our opinion:

- (a) the financial report of Mandurah Community Financial Services 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 2009 and of its performance for the year ended on that date; and
 - (ii) complying with Australian Accounting Standards (including the Australian Accounting Interpretations) and the Corporations Regulations 2001; and

(b) the financial report also complies with International Financial Reporting Standards as disclosed in Note 1.

Report on the Remuneration Report

We have audited the Remuneration Report included in the directors' report for the financial year ended 30 June 2009. 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 Mandurah Community Financial Services Limited for the financial year ended 30 June 2009 complies with section 300A of the Corporations Act 2001.

RSM Bird Cameon Parton.

RSM BIRD CAMERON PARTNERS Chartered Accountants

ANU.

Perth, WA Dated: 16 StatemBon, 2009

D J WALL Partner

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Additional Information required by the Bendigo Stock Exchange Limited and not shown elsewhere in this report is as follows. The information is current as at 30 June 2009.

(a) Distribution of equity securities

The numbers of shareholders, by size of holding, are:

Number of shares held	Number of holders	Number of shares
1 to 1,000	343	160,557
1,001 to 5,000	86	241,533
5,001 to 10,000	10	86,000
10,001 to 100,000	6	106,400
100,001 and over	0	0
Total shareholders	445	594,490

There are currently 169 holders of parcels less than the minimum 500. Their holdings total 25,857 shares.

(b) Ten largest shareholders

The names of the ten largest shareholders of quoted shares are:

Listed ordinary shares

Shareholder	Number of shares	Number of ordinary shares
Mr Richard Everritt Thorne	27,000	27,000
Mr Gerald Francis Pauley & Mr Michael James Pauley		
(Pauley Superannuation Fund A/C)	20,000	20,000
Mr Mark Alan Mather	20,000	20,000
Mrs Kaye Lynnette Mc Villy	15,000	15,000
Winpar Holdings Limited	14,100	14,100
Mr Geoffrey Bruce Thomas & Mrs Joan Erica Thomas		
(The Siglos Superannuation Fund A/C)	10,300	10,300
Mrs Joan Annie Cooper	10,000	10,000
Mr Samuel Stephen Keith Cooper	10,000	10,000
Mr Patrick John Croker	10,000	10,000
Mr Douglas Hendy Milner	10,000	10,000
Mr Fonny Rumkorf & Mrs Hendricus Yohannes Rumkorf	10,000	10,000

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BSX additional information (continued)

(c) Voting rights

Each shareholder has one vote.

(d) Corporate governance statement

The Board guides and monitors the business and affairs on behalf of the shareholders to whom they are accountable. The Board recognizes the importance of a strong corporate governance focus and methodology. The Board has completed a comprehensive set of policies and procedures that will govern our Company into the future. We believe that building a policy framework will assist to clarify the future direction of our local Company, provide accountability and transparency and ensure there are guiding principles in place for future decision making.

The composition of the Board is determined in accordance with the following principles and guidelines:

- The Board should comprise at least three Directors and a maximum of 10:
- The Board shall meet at least monthly and follow meeting guidelines set down to ensure all Directors are made aware of, and have available all necessary information, to participate in an informed discussion of all agenda items.

The Directors in office at the date of this statement are:

Name	Position
David Waddell	Chairman
Colin Frizzell	Deputy Chairman
lan IIsley	Secretary / Treasurer
Stanley Brice	Director
Andrew Brown	Director
Peter Drown	Director
Melinda Holland	Director
Leonie Hansen	Director

Board responsibilities

As a Board acts on behalf of and is accountable to the shareholders, the Board seeks to identify the expectations of the shareholders, as well as other regulatory and ethical expectations and obligations. In addition, the Board is responsible for identifying areas of significant business risk and ensuring arrangements are in place to adequately manage those risks. The Board seeks to discharge these responsibilities in a number of ways. The Board is responsible for ensuring that management's objective and activities are aligned with the expectations and risks identified by the Board. The Board has a number of

BSX additional information (continued)

- Implementation of operating plans and budgets by management and Board monitoring of progress against budget – this includes the establishment and monitoring of key performance indicators (both financial and non-financial) for all significant business processes;
- Monitoring of the Board's performance and communication to shareholders In order to ensure that the Board continues to discharge its responsibilities in an appropriate manner, the performance of all Directors is reviewed annually by the Board. Directors whose performance is unsatisfactory are asked to retire.

The Board of Directors aims to ensure that the shareholders, on behalf of whom they act, are informed of all information necessary to assess the performance of the Directors. Information is communicated to the shareholders through:

- · The annual report which is distributed to all shareholders:
- The annual general meeting and other meetings so called to obtain approval for Board action as appropriate.
- Regular Shareholder newsletters.

The Board does have an Audit Committee

(e) Name of Company Secretary:

lan IIsley

(f) Address and telephone number of registered office:

Unit 55C

Mandurah Terrace,

Mandurah WA 6210

Phone: (08) 9535 5900

Fax: (08) 9581 1096

(g) Address and telephone number of office at which securities register is kept.

Richmond Sinnott Delahunty Pty Ltd

PO Box 30

Bendigo VIC 3552

Phone: (03) 5443 1177

Fax: (03) 5444 4344

Email: shareregistry@rsdadvisors.com.au

Website: www.rsdadvisors.com.au

BSX additional information (continued)

(h) Trading history

The trading history for Mandurah Community Financial Services Limited is available on the BSX website at www.bsx.com.au

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Halls Head **Community Bank®** Branch Shop 7 Halls Head Shopping Centre Corner Peelwood & Glencoe Parades, Halls Head WA 6210 Phone: (08) 9586 1399 Fax: (08) 9586 1522

Franchisee: Mandurah Community Financial Services Limited C/ - Ward & Ilsley Partners Pty Ltd 55c Mandurah Terrace, Mandurah, WA 6210 ABN: 56 098 081 308

www.bendigobank.com.au/hallshead Bendigo and Adelaide Bank Limited, The Bendigo Centre, Bendigo VIC 3550 ABN 11 068 049 178. AFSL 237879. (KKWAR9004) (08/09)

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