

## **NEW ZEALAND** Government Bonds

## **INFORMATION MEMORANDUM**

## Bond Description

New Zealand Government Bonds ("the Bonds") are denominated in New Zealand dollars with a fixed coupon paid semi-annually in arrears. The Bonds are redeemable at face value on maturity.

#### ISSUER

Her Majesty the Queen in right of New Zealand ("the Crown").

#### $\mathsf{R}\mathsf{ating}$

As at the date of this Information Memorandum, the Bonds are rated AAA by Standard and Poor's Ratings Group and are rated Aaa by Moody's Investors Service.

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## 1. BOND DESCRIPTION

#### 1.1 DESCRIPTION

The Bonds are denominated in New Zealand dollars with a fixed coupon paid semi-annually in arrears. The Bonds are redeemable at face value on maturity.

#### 1.2 ISSUER

The issuer of the Bonds is the Crown.

Pursuant to Part 6 of the Public Finance Act 1989 ("the Act"), the Minister of Finance has authorised the borrowing of money by way of the issue of the Bonds. The Bonds will be issued in terms of this Information Memorandum and Part 6 of the Act whereby Coupon Interest, Principal and any other money payable on the Bonds are a charge upon and payable out of the revenues of the Crown.

Bonds may be issued on behalf of the Crown by the New Zealand Debt Management Office ("NZDMO") from time to time, subject to the applicable terms of this Information Memorandum, by tender, private placement, or otherwise.

#### 1.3 REGISTRAR

The Registrar is Computershare Investor Services Limited.

#### 1.4 CHANGES IN REGISTRAR

The Crown reserves the right to appoint another party as the registrar or for the NZDMO to perform those functions. In such circumstances, Bondholders will be advised of such a change.

## 2. COUPON INTEREST

Bonds bear Coupon Interest on their respective Principals at the Coupon Interest Rate.

Coupon Interest is payable semi-annually (half the annual amount) in arrears on each Coupon Interest Payment Date up to and including the Maturity Date.

The first Coupon Interest payment will be for a full semi-annual period and will be payable on the Coupon Interest Payment Date next following issuance.

However, if issuance is in the period from the Record Date up to, but not including, the Coupon Interest Payment Date, the payment (which will only be for a full semi-annual period) will be made on the next succeeding Coupon Interest Payment Date.

Coupon Interest payments are domiciled for payment in New Zealand and will be paid to the Bondholder Registered on the Record Date by crediting an account at any Registered Bank in New Zealand.

If a bank account has not been provided, Coupon Interest will be withheld until account details have been provided. No additional interest will be paid on any amounts withheld.

In the case where Bonds are held through Austraclear, Coupon Interest will be credited to the cash account of the participants.

The Registrar will accept instructions prior to the Record Date from Bondholders in regard to payment of Coupon Interest.

If the Coupon Interest Payment Date is not a Banking Day, payment will be made on the next succeeding Banking Day without payment of additional interest.

Coupon Interest will cease to accrue on the Bonds from the Maturity Date.

## 3. FEES AND TAXATION

#### 3.1 FEES

The registration, transfer, Coupon Interest payments, Principal repayment, issue of certificates of title and certifications of transfers of Bonds will be made free of any fees, duty, charges, deductions or levy, except to the extent required by law.

Fees are payable for Bonds separated into the Principal and Coupon Interest components (Bond "STRIPS" (Separate Trading of Registered Coupon Interest and Principal Securities)) (refer clause 7.2).

#### 3.2 TAXATION

Taxation is likely to affect returns to investors. Investors should consult a taxation advisor about the tax treatment of their investment. The following discussion is general in nature and may not apply to investors' individual circumstances.

RWT applies to payments of Interest to a New Zealand Resident or a person carrying on business through a Fixed Establishment in New Zealand. RWT will be deducted from the gross amount of Interest (or payments deemed by law to be Interest) unless the Bondholder has provided an RWT Exemption Certificate to the Registrar before the Record Date of the relevant Interest payment. The RWT Rate depends on the nature of the Bondholder, whether the Bondholder has provided their IRD number to the Registrar and (where an IRD number has been provided) an election made by the Bondholder. Current RWT Rates are published on www.ird.govt.nz.

Where the Registrar is satisfied that the Bondholder is not a New Zealand Resident and does not carry on business through a Fixed Establishment in New Zealand the Registrar will deduct NRWT unless the Registrar agrees to a request from the Bondholder for Approved Issue Levy to apply. The NRWT rate payable varies depending on any double-tax agreement between New Zealand and the Bondholder's country of residence. Current NRWT rates are published on <u>www.ird.govt.nz</u>. However, if the Bondholder holds the Bond jointly with a New Zealand Resident, NRWT will be deducted at the applicable RWT Rate. If Approved Issuer Levy applies the Crown will pay that levy on its own account and no NRWT will be deducted.

The Issuer and the Registrar are entitled to rely upon information given by a Bondholder as to the Bondholder's residency and activities in New Zealand when making any withholding for RWT, NRWT or as otherwise required.

# 4. BOND TENDER ANNOUNCEMENTS, PROCEDURES AND ALLOCATION

Bonds may be issued by way of tender, private placement or otherwise. Bonds may be repurchased via tender, by reverse enquiry or otherwise.

The Crown or agencies of the Crown may, at any time, offer to purchase, beneficially, Bonds from any Person. Any Bonds so purchased, may be lent, retained, sold or cancelled at the discretion of the Crown.

The Crown reserves the right to issue Bonds with the same Maturity Date and Coupon Interest Rate as any other Bonds already on issue, from time to time and whether by tender or otherwise.

#### 4.1 REGISTRATION OF TENDER COUNTERPARTIES

In order to buy Bonds from or sell Bonds to the Crown via tender, institutions (called "Tender Counterparties") must be registered for this purpose with the NZDMO.

An application form for registration and a copy of the current operating rules and guidelines for securities tendering (called the "Operating Rules and Guidelines") can be obtained on the NZDMO website at:

http://www.nzdmo.govt.nz/securities/tendering

The application form and the Operating Rules and Guidelines may be altered at the discretion of the NZDMO at any time.

#### 4.2 ANNOUNCEMENT OF BOND TENDER COMPOSITION AND RESULTS

To announce the details of an upcoming tender, the NZDMO will make a Bond Tender Composition Announcement via a combination of electronic media and the NZDMO website at:

http://www.nzdmo.govt.nz

Tender details will include:

- the amount of Bonds to be offered (or repurchased as applicable);
- the Maturity Dates of the Bonds;
- the Coupon Interest Rate;
- the closing time and date for bids (or offers as applicable);
- the Settlement Date for the tender; and
- the time results are intended to be announced.

#### 4.3 TENDERING PROCEDURES

Bids (to buy Bonds from NZDMO) or offers (to sell Bonds to NZDMO) must be submitted using the transmitting and committing functions of the Austraclear electronic tendering facility.

Each bid or offer for Bonds must be of a minimum amount of \$1,000,000 (Principal) and in multiples of \$1,000,000 (Principal) thereafter.

Any bids or offers not received in multiples of \$1,000,000 will be truncated to the nearest multiple of \$1,000,000 (e.g. \$1,600,000 will be truncated to \$1,000,000).

Each bid or offer must state the Yield as a percent per annum.

The Yield is to be expressed to the second decimal place (e.g. 5.76%). Decimal places beyond two will be disregarded (e.g. 5.768% will be truncated to 5.76%).

Bids or offers must be transmitted and committed prior to the tender closing date and time as stated in the Bond Tender Composition Announcement for that tender.

The NZDMO may, at its discretion, accept telephone bids or offers where the NZDMO has reasonable grounds for believing that a technical fault or circumstances beyond a Tender Counterparty's control are preventing an electronic bid or offer from being placed. Further information on telephone tendering is contained in the Operating Rules and Guidelines available at:

http://www.nzdmo.govt.nz/securities/tendering

The NZDMO reserves the right to reject any bid or any offer, or part thereof, for any reason.

#### 4.4 BOND ISSUANCE ALLOCATION

For the issuance of Bonds, allocations for each maturity will be made in ascending order of Yields bid.

Successful Tender Counterparties will be allocated principal amounts that are whole multiples of \$1,000,000 with the minimum allocation being \$1,000,000.

At the highest Yield accepted, Bonds will, if necessary, be allocated as far as practicable on a pro-rata basis in relation to the principal amount available at that Yield.

In the event that the number of bidders at the highest Yield multiplied by \$1,000,000 exceeds the principal amount available at that Yield, the NZDMO may either:

- increase the principal amount available at that Yield so that a minimum allocation can be issued by NZDMO on a pro-rata basis to each successful Tender Counterparty; or
- decrease the principal amount available at that Yield so that no allocation of Bonds is made at that Yield.

The NZDMO reserves the right to issue less than the maximum amount of Bonds offered for tender.

#### 4.5 BOND REPURCHASE ALLOCATION

For the repurchase of Bonds by NZDMO, allocations for each maturity will be made in descending order of Yields offered.

Successful Tender Counterparties will be awarded allocations that are whole multiples of \$1,000,000 with the minimum allocation being \$1,000,000.

At the lowest Yield accepted, Bond repurchases will, if necessary, be allocated as far as practicable on a pro-rata basis in relation to the principal amount available at that Yield.

In the event that the number of sellers at the lowest Yield multiplied by \$1,000,000 exceeds the principal amount available at that Yield, the NZDMO may either:

- increase the principal amount available at that Yield so that a minimum amount can be repurchased on a pro-rata basis from each successful seller of Bonds to NZDMO; or
- decrease the principal amount available at that Yield so that no repurchase of Bonds by NZDMO is made at that Yield.

The NZDMO reserves the right to repurchase less than the maximum amount of Bonds it offers to repurchase in any tender.

#### 4.6 OVERSUBSCRIPTION

The NZDMO reserves the right to accept oversubscriptions in any maturity offered for sale or repurchase, of up to 50 per cent of the amount offered for tender in that maturity. This is subject to the provision that the total amount of bids (or offers) accepted in all maturities does not exceed the total amount offered for tender, notwithstanding the provision made to exceed the total amount available in the allocation of bids (or offers) in Clause 4.4 (or Clause 4.5 as the case may be). Where Bonds are offered for issuance or repurchase in the same tender as other New Zealand Government securities (such as treasury bills), there are no provisions to allow the oversubscription between Bonds and those other securities.

## 5. REGISTRATION, SETTLEMENT AND TRANSFER

#### 5.1 SETTLEMENT PRICE FOR BOND ISSUANCE AND BOND REPURCHASE

The settlement price per N dollars of Principal shall be calculated on the basis of the following formula:

SETTLEMENT PRICE PER \$N PRINCIPAL =  $\left(\frac{1}{(1+i)^{n}} + r\left[c + \frac{1-\frac{1}{(1+i)^{n}}}{i}\right] + r\left[c + \frac{1-\frac{1-\frac{1}{(1+i)^{n}}}{i}\right] + r\left[c + \frac{1-\frac{1-\frac{1}{(1+i)^{n}}}{i}\right] + r\left[c + \frac{1-\frac{1-\frac{1}{$ 

Where N = the Principal of the Bond (\$)

- r = the annual Coupon Interest Rate divided by two hundred, i.e. the semi-annual Coupon Interest Rate (%)
- i = the Yield divided by two hundred, i.e. the semi-annual yield (%)
- c = where the Settlement Date is after the Record Date and up to, but not including, the next Coupon Interest Payment Date "c" has the value of 0, otherwise "c" has the value of 1
- n = the number of full half years between the next Coupon Interest Payment Date and the Maturity Date
- a = the number of days from the Settlement Date to the next Coupon Interest Payment Date
- b = the number of days in the half year ending on the next Coupon Interest Payment Date

The settlement price will be rounded to the nearest cent (0.01 to 0.49 of a cent being rounded down and 0.50 to 0.99 of a cent being rounded up).

Settlements during the period from the Record Date up to, but not including, the Coupon Interest Payment Date of any Bonds offered for tender will be on an ex-coupon interest basis. All other settlements will be on a cum-coupon interest basis.

#### 5.2 BOND ISSUANCE SETTLEMENT

Tender Counterparties that buy Bonds from the NZDMO must pay in full via Austraclear on the Settlement Date.

The NZDMO reserves the right to cancel any Bonds not fully paid for by a successful bidder after the expiry of the Settlement Date.

5.3 BOND REPURCHASE SETTLEMENT

Tender Counterparties that sell Bonds to the NZDMO must deliver the Bonds via Austraclear on the Settlement Date.

Any Bonds repurchased may be cancelled at the discretion of the NZDMO.

#### 5.4 FORM OF BONDS

Bonds will be issued in Registered form, having minimum Principal of \$1,000,000 and multiples of \$1,000,000 thereafter.

Subsequent to the issue of Bonds in a tender, the Bonds may be transferred to Persons in parcels having a minimum Principal of \$10,000 and multiples of \$1,000 thereafter. The issue of the Bonds will be effected and evidenced by particulars of the Bond being entered in the Register by the Registrar. (Refer clause 5.8)

#### 5.5 REGISTRATION OF BONDS

Bonds may be held by individual Persons, or two or more Persons as joint tenants with right of survivorship. Organisations or trusts which are not incorporated should complete their application in the full name(s) of the trustee(s). No notice of any trust in respect of any Bonds will be entered in the Register or receivable by the Registrar. Each Bondholder is to be regarded as the absolute beneficial owner of the Bonds Registered in its name and the NZDMO and the Registrar shall not be affected by any trust or other equity affecting any Bond, whether or not it is aware of the same.

If two or more Persons apply to be registered as Bondholders as tenants in common, the Registrar may, after receiving an application from either Person and notifying the other Person(s) of its intentions to do so, divide the Bonds into the share for which each Person is expressed to be entitled and register each Person as the holder of the Bonds representing the Person's share. If the Bonds cannot be divided into shares where the minimum is \$10,000 and a multiple of \$1,000, the Registrar may refuse to accept the application.

#### 5.6 CERTIFICATES OF TITLE

On application by any Bondholder, the Registrar will issue to the Bondholder a certificate of title certifying that the Bondholder is the Registered holder of the Principal of Bonds as referred to therein.

The certificate of title will be evidence of the ownership of the Bonds to which it relates by the Person named therein as the Bondholder.

The transfer, whether by delivery or otherwise, of any such certificate of title will not operate as a transfer of the legal interest of the Bondholder in the Bonds to which it relates. Any transfer of Bonds must be in such form as the Registrar prescribes and in accordance with clause 5.9 of this Information Memorandum.

The Registrar will enter in the Register particulars of the issue of every certificate of title to Bonds.

The Registrar will not record any dealing and the NZDMO will not repay any Bonds until the certificate of title has been cancelled.

Where any certificate of title to Bonds has been lost, destroyed, mutilated or rendered illegible, the Registrar, on receiving evidence to its satisfaction of the loss or destruction or, as the case may be, on the surrender of the mutilated or illegible certificate of title, may on such terms and subject to such conditions as the Registrar prescribes, issue a substitute certificate of title with the word "substitute" stamped or written thereon and will record the issue thereof in the Register.

Every such substitute certificate of title will have the same effect, to all intents and purposes, as the original certificate of title for which it was substituted.

#### 5.7 NOTICES OF REGISTRATION/TRANSFER

Notices of registration for Bonds will be issued by the Registrar to the transferee following the registration of a transfer or issue of Bonds. These notices do not constitute a certificate of title, but, merely advise the registration of the Bonds.

A notice will be issued by the Registrar to the transferor following the registration of a transfer of Bonds.

#### 5.8 REGISTER

The Registrar shall enter in the Register the following particulars of every holder of Bonds:

- name and address of the Bondholder;
- Principal of the Bonds held;
- Coupon Interest Rate payable on the Bonds;
- Coupon Interest Payment Dates of the Bonds;
- Maturity Date of the Bonds;
- such other particulars as may, from time to time, be required by the NZDMO; and
- such other particulars as may, from time to time, be considered necessary by the Registrar.

The Registrar may correct errors and remedy omissions in the Register and may call in any outstanding certificates of title for that purpose.

#### 5.9 TRANSFER OF BONDS

The Bondholder may, by way of a form of transfer in such form as the Registrar prescribes, transfer to any other Person all or any of the Bonds of which it is the holder. Transfers must be in multiples of \$1,000 and no transfer may be made if, as a result thereof, the Principal of the Bonds Registered in the name of the transferor or the transferee would be less than \$10,000.

On production to the Registrar of a duly executed form of transfer accompanied by the certificates of title (if issued) and such other evidence as the Registrar may require to prove the authority of the Persons signing the same to sign on behalf of the transferor, the Registrar will enter in the Register the name of the transferee as the Registered holder of the Bonds to which the form of transfer relates.

When the right to any Bond is acquired by any Person in any manner other than by a form of transfer, the Registrar, on application by or on behalf of the Person entitled, and on being satisfied that the Person is entitled to be registered as the Bondholder, will enter the Person in the Register as the holder of the Bonds.

Upon registration of a form of transfer or other assignment on the Register, the transferee will be recognised as entitled to the Bonds.

No transfer will be registered in the period from the Record Date immediately prior to the Maturity Date, to the Maturity Date.

#### 5.10 CERTIFICATION OF TRANSFERS (MARKINGS)

The Registrar may, on the application of a Bondholder, certify on a form of transfer of Bonds that the person named therein as transferor is entered on the Register as the Bondholder. Any such certification may be subject to such conditions as the Registrar prescribes.

Where a form of transfer of Bonds has been certified under this clause, the Registrar may refuse to record any dealing with the Bonds until the form has been produced to it and the certification thereon cancelled, or the certification has expired by virtue of its conditions, or the Bonds have matured.

The Registrar will enter in the Register particulars of every form of transfer certified under this clause.

#### 5.11 THE SECURITIES ACT 1978

The initial wholesale offer of Bonds at tenders is made to Persons whose principal business is the investment of money or who, in the course of and for the purposes of their business, habitually invest money. As a consequence, the wholesale offer does not constitute an "offer to the public" as defined under the Securities Act 1978 ("the Securities Act") and is not subject to the provisions of that Act.

When any Bonds are offered to the public in New Zealand for the first time, Tender Counterparties must make any such offer in strict compliance with all applicable provisions of the Securities Act and the conditions of any applicable exemption notice. These requirements are referred to in more detail in the Operating Rules and Guidelines.

Tender Counterparties that bid in a tender to buy Bonds undertake to comply with the requirements of the Securities Act, with the conditions of any exemption notice issued in respect of the Bonds and (without limiting the foregoing) with the requirements specified in the Operating Rules and Guidelines when on-selling Bonds to members of the public.

Unless otherwise agreed with the NZDMO, any person or entity bidding to buy Bonds represents as a term of this initial wholesale offer that he, she, or it is not in a jurisdiction that does not permit the making of an offer or invitation of the kind contained in this document and is not acting for the account or benefit of a person within such a jurisdiction. In addition, as a term of the offer, any person or entity bidding to buy Bonds agrees that he, she or it will not offer, sell or deliver any Bonds or distribute any documents (including this Information Memorandum) to any person outside New Zealand except in accordance with all of the legal requirements of the relevant jurisdiction.

## 6. REPAYMENTS

Bonds are domiciled for repayment in New Zealand and will be paid to the Bondholder Registered on the Record Date immediately prior to the Maturity Date by crediting an account at any Registered Bank in New Zealand.

If a bank account has not been provided, the Principal will be withheld until account details have been provided. No additional interest will be paid on any amounts withheld.

In the case where Bonds are held through Austraclear, Principal repayments will be credited to the cash account of the participants.

The Registrar will accept instructions prior to the Record Date from Bondholders in regard to repayment of the Bonds.

Payment will be made on the Maturity Date but, if the Maturity Date is not a Banking Day, payment will be made on the next succeeding Banking Day without payment of additional interest.

Bonds are not repayable prior to the Maturity Date.

## 7. OTHER

#### 7.1 GENERAL

No commission will be paid by the Crown on the Bonds issued or repurchased.

The Bonds issued or repurchased in accordance with this Information Memorandum are "Stock" within the meaning of section 2 of the Trustee Act 1956.

#### 7.2 BOND STRIPS

#### (Separate Trading of Registered Coupon Interest and Principal Securities)

The Issuer may, on application by Bondholders, permit the separation of Bonds into the Principal and the Coupon Interest components.

#### 7.3 Use of Information Memorandum

This Information Memorandum is intended for use only in connection with the offer to issue Bonds to Tender Counterparties or to repurchase Bonds from Tender Counterparties, in New Zealand.

This Information Memorandum must not be distributed to any person outside New Zealand except in accordance with all of the legal requirements of the relevant jurisdiction.

#### 7.4 PRIVACY

Computershare Investor Services Limited, as Registrar and agent for the Crown and the NZDMO, collects and holds personal information about Bondholders for the purposes of administering this investment. This information may be disclosed to the Crown and the NZDMO. Investors may request access to any personal information held about them by contacting the Manager, Fixed Interest Registry on 0800 655 494 or (09) 488 8777. Investors may also request correction of any personal information held about them. Depending on the nature of an investor's request, the Registrar may impose a charge for providing or correcting any personal information. Failure to provide the requested information on the tender form may result in a delay in processing the tender form and further information being sought from the investor.

## 8. GLOSSARY OF TERMS

For the purposes of this Information Memorandum the following definitions apply:

Approved Issuer Levy	Has the meaning ascribed to that term in Part VI of the Stamp Duty Act 1971.
Austraclear	Means the Austraclear New Zealand system which is a real-time settlement system operated in New Zealand by the Reserve Bank of New Zealand.
Banking Day	Means a day not being a Saturday or Sunday on which Registered Banks are open for general banking business in Wellington, New Zealand.
Bonds	Means the New Zealand Government Bonds covered by this Information Memorandum.
Bondholder	Means, in respect of any Bond, the Person whose name from time to time is entered in the Register as the holder of that Bond.
Bond Tender Composition Announcement	Means an announcement made by the NZDMO pursuant to this Information Memorandum specifying details of Bonds to be offered for sale or to be repurchased.
Coupon Interest	Means the amount paid or due to be paid on the Coupon Interest Payment Date.
Coupon Interest Payment Date	Means the date or dates on which Coupon Interest is to be paid on the Bonds and includes the Maturity Date.
Coupon Interest Rate	Means the interest rate payable in respect of the Bonds expressed as a percentage per annum.
Crown	Means Her Majesty the Queen in right of New Zealand.
Dollars and \$	Means the lawful currency of New Zealand.
Fixed Establishment	Has the meaning ascribed to that term in the Income Tax Act 2007 (as modified by any double taxation treaty to which New Zealand is a party).
Information Memorandum	Means this document.
Interest	Means a payment defined as such in the Income Tax Act 2007.
Maturity Date	Means the date, as specified in the Bond Tender Composition Announcement, on which the Bonds are to be repaid.
NZDMO	Means the New Zealand Debt Management Office of the Treasury.
New Zealand Resident	Means a Person defined as Resident in New Zealand pursuant to the Income Tax Act 2007.
NRWT	Means 'non-resident withholding tax' as that term is defined in the Income Tax Act 2007.
Person	Includes an individual, firm, company, corporation or unincorporated body of persons or any state or Government or any agency thereof (in each case, whether or not having separate legal personality).
Principal	Means the face, or nominal, amount of the Bond on which Coupon

Record Date	Means close of business on the 10th day before the relevant Coupon Interest Payment Date or the Maturity Date or, if this is not a Banking Day, the preceding Banking Day.
Register	Means the Register of Bonds maintained by the Registrar and "Registered" has a corresponding meaning.
Registered Bank	Has the meaning given to that term in the Reserve Bank of New Zealand Act 1989.
Registrar	Means Computershare Investor Services Limited acting as agent for the NZDMO.
Resident	Means a Person defined as Resident in New Zealand pursuant to the Income Tax Act 2007.
RWT	Means 'resident withholding tax' as that term is defined in the Income Tax Act 2007.
RWT Exemption Certificate	Means an original or certified copy of an RWT exemption certificate issued under the Tax Administration Act 1994.
RWT Rate	Means the tax rate for Resident Withholding Tax Purposes as set out in the Income Tax Act 2007.
Settlement Date	Means the value date for transfer of ownership as notified in the Bond Tender Composition Announcement.
Тах	Means any tax, levy, duty, rate or tariff of any nature, including withholding taxes, which is imposed or collected by a Government Agency.
Yield	Means the rate of return expressed as an annual percentage.

In this Information Memorandum, any reference to legislation includes, where appropriate, a modification to or re-enactment of that legislation or legislation passed in substitution for it.

## 9. DIRECTORY

For Issuer information, contact:

The Investor Relations Manager New Zealand Debt Management Office The Treasury 1 The Terrace Wellington 6011 New Zealand Or PO Box 3724 Wellington 6140 New Zealand

Tel: 64-4 917 6911 Fax: 64-4 472 2492 Email: info@nzdmo.govt.nz

(Note that calls may be recorded for operational purposes)

For information relating to the issuance or repurchase of Bonds, contact:

The Head of Portfolio Management New Zealand Debt Management Office The Treasury 1 The Terrace Wellington 6011 New Zealand Or PO Box 3724 Wellington 6140 New Zealand

Tel: 64-4 917 6071 Fax: 64-4 472 2492 Email: <u>NZDMOTender@treasury.govt.nz</u>

(Note that calls may be recorded for operational purposes)

To register as a Tender Counterparty, contact:

The Head of Risk Policy and TechnologyNew Zealand Debt Management OfficeThe Treasury1 The TerraceWellington 6011Tel: 64-4 917 6075New ZealandFax: 64-4 472 2492OrEmail: NZDMOTender@treasury.govt.nzPO Box 3724(Note that calls may be recorded for operational purposes)New ZealandNew Zealand

For tender settlement information contact:

The Transactional Services Manager New Zealand Debt Management Office The Treasury 1 The Terrace Wellington 6011 New Zealand Or PO Box 3724 Wellington 6140 New Zealand

Tel: 64-4 917 6259 Fax: 64-4 472 2492 Email: <u>NZDMOTender@treasury.govt.nz</u>

(Note that calls may be recorded for operational purposes)

For registry information and general enquiries contact:

The Manager, Fixed Interest Registry Computershare Investor Services Limited Level 2, 159 Hurstmere Road Takapuna North Shore City 0622 Private Bag 92119 Auckland 1020 New Zealand

Tel: 64-9 488 8777 Freephone: 0800 655 494 Fax: 64-9 488 8787 Email: <u>enquiry@computershare.co.nz</u>