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Market release | 6 April 2020

Auckland Airport strengthens its balance sheet with an equity raise of up to NZ\$1.2 billion

Auckland Airport has announced it is conducting an equity raising of up to \$1.2 billion to reinforce its balance sheet and ensure it remains well capitalised during this period of strict border controls and significantly reduced passenger numbers, with the aim of ensuring it is well positioned for a post COVID-19 recovery.

Board Chair Patrick Strange said: "Auckland Airport has moved swiftly to respond to the abrupt changes in the market and our first priority has been to ensure the ongoing safety and security of our operation. The outbreak of COVID-19 has changed travel and trade markets virtually overnight, and like many organisations, our business has been materially impacted. Auckland Airport will have a critical role to play in New Zealand's long-term recovery, and we need to act now to secure our future."

Key points:

- Auckland Airport is undertaking a NZ\$1,000 million fully underwritten placement and a NZ\$200 million share purchase plan
- Auckland Airport expects the negative impact from COVID-19 to continue for some time, and is moving to strengthen its balance sheet
- Placement proceeds provide Pro Forma Adjusted Liquidity¹ of ~NZ\$1,258 million, which is expected to be sufficient to meet all operating, investing and financing cash flow obligations under a range of recovery scenarios
- In conjunction with the equity raising, Auckland Airport has secured significant support from its lenders, including covenant waivers from its banking group and extensions to all bank facilities due to mature before 31 December 2021²
- Equity raising and debt amendments are in addition to the already announced measures to manage cash flow, and reduce operating expenditure and capital spend
- Auckland Airport's priority continues to be the safety and wellbeing of its people, travellers, customers and stakeholders, while mitigating the impact of COVID-19 on its operations, with the aim of ensuring that it remains well positioned for a post COVID-19 recovery
- Auckland Airport remains committed to completing a number of infrastructure projects focused on essential safety, asset replacement, maintenance and resiliency, including the planned runway pavement replacement







¹ Pro-forma adjusted as at 31 March 2020. Adjusted for gross proceeds from the Placement and for capital markets debt due to mature before 31 December 2021, totalling NZ\$567 million

² Covenant relief from the banking group is conditional on the equity raising



Key transaction information

Auckland International Airport Limited (NZX/ASX:AIA) ("**Auckland Airport**") is conducting an equity raising of up to NZ\$1,200 million via the issuance of ordinary shares in Auckland Airport, comprising an NZ\$1,000 million fully underwritten placement ("**Placement**") and a NZ\$200 million share purchase plan ("**SPP**").

Chief Executive Adrian Littlewood said Auckland Airport was acting to strengthen its balance sheet and ensure it remains well capitalised during this period of strict border controls and significantly reduced passenger numbers, and to ensure it is strongly positioned for a post COVID-19 recovery.

"The COVID-19 pandemic has had a significant impact on Auckland Airport's operations and will continue to do so under the current border restrictions, and through the subsequent recovery period. Impacts to Auckland Airport's operating environment have been characterised by a substantial decline in international and domestic passenger numbers and a material decline in aeronautical and non-aeronautical revenue.

"Auckland Airport has been serving New Zealand for more than 50 years and we will be here for many more years to come. We provide critical infrastructure to support New Zealand's economic growth and we look forward to making a strong contribution to our nation's long-term recovery. But for now, our focus has to be on the near term. We are wasting no time in taking necessary steps to ensure our organisation remains resilient throughout this crisis and emerges in a strong position once the trading environment improves," said Mr Littlewood.

Proceeds from the Placement will provide Auckland Airport with Pro Forma Adjusted Liquidity of approximately NZ\$1,258 million, including cash on hand plus committed undrawn bank facilities, as at 31 March 2020, of NZ\$340 million and NZ\$485 million, respectively, and adjusted for capital markets debt due to mature before 31 December 2021³. This provides Auckland Airport with sufficient liquidity to respond to a range of recovery scenarios.

Response to COVID-19 pandemic

Auckland Airport has rapidly responded to the current operating environment with a range of initiatives to ensure the safety of its people, travellers, customers, and stakeholders, while addressing the impact of the COVID-19 pandemic on its operations and finances.

The equity raising is in addition to other measures undertaken by Auckland Airport, which include obtaining covenant relief from its banking group through to the end of December 2021 (inclusive), securing extensions to bank facilities due to mature in that period, as well as the previously announced measures including the cancellation of the FY20 interim dividend, suspension or cancellation of certain capital expenditure, and reduction in operating costs. Auckland Airport has also suspended all future dividends while the debt covenant waivers are in place⁴.

"We are acting prudently and allowing for a range of recovery scenarios. We will continue to monitor the situation and adapt our operations as the path forward becomes clearer," said Mr Littlewood.

³ Pro-forma adjusted liquidity as at 31 March 2020. Adjusted for gross proceeds from the Placement and for capital markets debt due to mature before 31 December 2021, totalling NZ\$567 million

⁴ Waivers currently in place until 31 December 2021 (inclusive)



Cash flow management and cost reduction

In response to the COVID-19 pandemic, Auckland Airport has had a sharp focus on cashflow management and cost reduction, while also ensuring business continuity for our employees and the community.

Management has implemented a number of initiatives to reduce Auckland Airport's cost base, including:

- suspended discretionary expenditure;
- reviewed work underway with external consultants;
- reduced number of external contractors supporting the business and capital programme;
- reduced remuneration of board members and executives by 20%⁵;
- reduced the majority of employee pay to 80% and a four day working week⁵;
- suspension of bonuses and short-term incentives for FY205; and
- reduction of operations in line with the new operating environment.

Under the current conditions and while they continue, Auckland Airport is targeting a ~35% reduction on FY19 operating costs, post implementation of the above initiatives.

Suspension or cancellation of capacity driven capital expenditure

Auckland Airport is proud to be New Zealand's main gateway to the world, with more than 21 million passengers passing through the precinct in the 2019 financial year.

Mr Littlewood said the outbreak of COVID-19 had hit just as the organisation was accelerating one of the country's largest private infrastructure investment programmes designed to accommodate projected growth in passenger numbers.

"This has been our team's shared ambition – to deliver the critical aeronautical infrastructure New Zealand needs to support growth in travel, trade and tourism. Over the past 12 months we have made excellent progress, beginning construction on three key anchor infrastructure developments, while other projects such as the Domestic Jet Hub were just about to kick off.

"While our long-term plans remain the same and we still are optimistic about the long term outlook for passenger growth, our near term projections no longer hold true. As incredibly difficult as it is for our team to see progress stall, we have had no choice but to move just as swiftly to suspend or cancel the majority of our infrastructure development programme," Mr Littlewood said.

Capital expenditure projects with an estimated completed project value in excess of NZ\$2 billion have been suspended or cancelled to reduce Auckland Airport's short term funding obligations while allowing the flexibility to recommence key projects in line with changing operational priorities and improving operating conditions.

Auckland Airport expects to incur ~\$275 million⁶ of capital expenditure between April 2020 and 31 December 2021, with the capital program focusing on essential safety, asset replacement, maintenance and resiliency (including the planned runway pavement replacement), in addition to finishing projects sufficiently close to completion.

Ensuring balance sheet strength and bolstering liquidity

In conjunction with its operating response to the COVID-19 pandemic, Auckland Airport is taking decisive action in relation to the capital structure to improve its financial flexibility. Auckland Airport

 $^{^{\}rm 5}$ For the period to 30 June 2020 and to be reviewed thereafter

⁶ Includes costs associated with suspension and cancellation of capital projects



has secured significant support from its lenders, including an extension of all bank facilities maturing in the period to 31 December 2021 as well as obtaining covenant waivers from its banking group for potential breaches resulting from the adverse operating environment associated with the impact of COVID-19 in that same period.

In addition to the support received to date from its lenders, Auckland Airport will seek covenant waivers through to 31 December 2021 from existing USPP noteholders in the near term, consistent with the approach taken with its banking group. The current gross outstanding balance of Auckland Airport's USPP note programme as at 31 March 2020 is NZ\$702 million, excluding expected derivative gains, if the USPP notes were to be repaid, of NZ\$285 million.

Following the Placement, Auckland Airport will hold Pro Forma Adjusted Liquidity⁷, including cash on hand and committed undrawn bank facilities, of NZ\$1,258 million as at 31 March 2020. This liquidity provides the flexibility for Auckland Airport to respond to a range of recovery scenarios.

Over the period to 31 December 2021, the equity raising, debt renegotiations and operating response announced provides Auckland Airport the ability to:

- cover operating costs and capital expenditure;
- cover one-off costs from the suspension or cancellation of various capex projects; and
- provide flexibility to manage current debt facilities, including capital markets debt due to mature before 31 December 2021, totalling NZ\$567 million (including NZ\$175 million of USPP notes).

Strong underlying business and positioning for a recovery

Despite the current adverse operating conditions, Auckland Airport's fundamental characteristics remain solid as New Zealand's gateway for travel and trade, linking New Zealand to the world and Auckland to New Zealand. Auckland Airport represents critical infrastructure that is supported by a stable regulatory environment, with a diversified revenue and asset base across aeronautical, retail, hotels, parking, and property.

"During this period, we are continuing to maintain the highest standards in airfield safety and security. New Zealand is an island nation, and in modern times we have never been so physically isolated from the world. Our airfield is vital to providing ongoing connectivity to global markets for the safe passage of essential goods, and to help New Zealand exporters get their products to market," said Mr Littlewood.

The actions announced maintain Auckland Airport's flexibility and strong position post a COVID-19 recovery. A focus on cost reduction initiatives, increased financial flexibility and a strong pipeline of aeronautical and non-aeronautical opportunities position Auckland Airport for a return to growth as part of a COVID-19 recovery in New Zealand and globally.

"Our team is doing an amazing job in responding to the outbreak of COVID-19, supporting border agencies and the Ministry of Health, and maintaining our operations so people can get home. I'm extremely proud of the commitment they've shown in really difficult circumstances," said Mr Littlewood.

⁷ Pro-forma adjusted as at 31 March 2020. Adjusted for gross proceeds from the Placement and for capital markets debt due to mature before 31 December 2021, totalling NZ\$567 million



Transaction Summary

Placement

The Placement is fully underwritten and will be conducted today through a bookbuild in which institutional and other select investors in New Zealand, Australia, and other jurisdictions will be invited to participate.

The Placement to raise gross proceeds of NZ\$1,000 million has been underwritten at a floor price of NZ\$4.50 per share, which represents a discount of 10.7% to the last close price of NZ\$5.04 per share on 3 April 2020 and a discount of 12.6% to the 5-day VWAP of NZ\$5.15 prior to today's announcement. A trading halt has been granted by NZX to facilitate the Placement.

Share Purchase Plan

Auckland Airport intends to offer the SPP to eligible existing Auckland Airport shareholders with a registered address in New Zealand and Australia, enabling them to subscribe for up to NZ\$50,000 / A\$47,000 of new Auckland Airport shares. The SPP offer size is NZ\$200 million and the price of these shares will be the lower of the placement share price or a 2.5% discount to the five-day volume weighted average price of Auckland Airport shares traded on the NZX during the last five days of the SPP offer period. If scaling of the SPP is required, it will be done with reference to the shareholders' existing shareholdings at the record date of 3 April 2020.

Auckland Airport considers that the SPP will cater for a high majority of Auckland Airport's non institutional shareholders, enabling them to participate and potentially increase their relative percentage holdings in Auckland Airport.

The final terms of the SPP are expected to be announced in more detail on 9 April 2020. A SPP booklet, together with an application form, will be sent to eligible shareholders on 9 April 2020 and will be available on the website established for the SPP on the same day. The closing date for applications by eligible shareholders is 24 April 2020.

Eligible shareholders wishing to acquire new shares under the SPP will need to complete the application form, or apply online via the website above. Eligible shareholders may choose to take up their entitlements in whole, in part or not at all.

The new shares to be issued under both the Placement and the SPP will rank equally in all respects with Auckland Airport's existing ordinary shares.

Key dates relating to the Placement and SPP are set out in the Appendix to this announcement.

A copy of the investor presentation, corporate action notice and cleansing notice accompany this announcement.

Auckland Airport's New Zealand and Australian legal advisers are Russell McVeagh and King & Wood Mallesons, respectively.

ENDS



This announcement has been authorised for release to NZX and ASX by:

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Appendix – Key Dates for Equity Raising⁸

Placement

Conduct underwritten placement	6 April 2020
Trading halt on NZX and ASX	6 April 2020
Announce completion and resume trading	7 April 2020
Settlement on the ASX	14 April 2020
Settlement on the NZX	15 April 2020
Allotment and trading of shares on the NZX and ASX	15 April 2020

Share Purchase Plan

SPP Record Date	3 April 2020
SPP Opens	9 April 2020
SPP Closes	24 April 2020
Settlement on the ASX	30 April 2020
Settlement on the NZX	1 May 2020
Allotment of shares on NZX and ASX	1 May 2020
Commencement of trading of shares on the NZX	1 May 2020
Commencement of trading of shares on the ASX	4 May 2020

⁸ The timetable presented is indicative only and is subject to change without notice (subject to applicable laws and NZX Listing Rules and ASX Listing Rules). All dates and times are New Zealand times (unless stated otherwise).



Equity Raising Presentation

6 April 2020

Adrian Littlewood Chief Executive

Philip Neutze
Chief Financial Officer



Disclaimer and important notice

Equity raising

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This presentation has been prepared in relation to the offer of new shares in AIAL (New Shares) by way of a:

- placement to selected investors (Placement); and
- Share Purchase Plan to AIAL's existing shareholders with an address in either New Zealand or Australia (SPP),

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Equity raising

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Financial data:

All dollar values are in New Zealand dollars (NZ\$ or NZD) unless otherwise stated.

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Overview of the equity raising and rationale

Equity raising

Comprehensive plan to remain well capitalised	 Auckland Airport is acting to strengthen its balance sheet and ensure it remains well capitalised during this period of strict border controls and significant reduction in passenger numbers, and ensure it is strongly positioned for a post COVID-19 recovery by: announcing a fully underwritten NZ\$1,000 million institutional placement ("Placement") and a non-underwritten Share Purchase Plan ("SPP") to raise up to NZ\$200 million; obtaining covenant relief from banks through to 31 December 2021 (inclusive) and securing extensions to all bank facilities due to mature before 31 December 2021¹
	 The capital raising is in addition to already announced measures including cancelling the FY20 interim dividend, suspending certain capital expenditure projects and reducing operating costs²
Strengthen the balance sheet	The Placement proceeds, combined with existing cash on hand and currently available and undrawn debt facilities, give Auckland Airport total Pro Forma Adjusted Liquidity³ of \$1,258 million at 31 March 2020
	• The additional liquidity provided by the Placement is expected to provide capacity to meet all operating, investing and financing cash flow obligations to 31 December 2021:
	 respond to a range of recovery scenarios including one where the highly subdued current travel environment continues to 31 December 2021
	 flexibility to manage current debt facilities and capital markets debt due to mature before 31 December 2021
	 cover all capital expenditure required to keep the airport operating and retain flexibility to pursue longer term growth
	Provides Auckland Airport the flexibility to commence capital spend and growth projects in-line with a recovery
Current operating environment	COVID-19 has had a significant impact on Auckland Airport's business and will continue to do so under the government-imposed border restrictions, and any subsequent recovery period including:
	 substantial decline in international and domestic passengers
	 material decline in aeronautical and non-aeronautical revenues
	 potential for reduced rental income from the property division
Long-term	Auckland Airport remains a fundamental infrastructure gateway asset
fundamentals remain strong	• Over the long-term, Auckland Airport has been and will remain a crucial piece of New Zealand infrastructure which produces stable, growing cash flows, and is a significant driver of economic growth
	Strong pipeline of actionable Till 1 and 2 opportunities that could be pursued as part of any recovery

Notes

- (1) Covenant relief from the banking group is conditional on the equity raising.
- (1) Coveriant felief from the banking group is conditional on the equity faising.
 (2) Refer to NZX announcement dated 26 March 2020 titled "Auckland Airport provides market update on its response to COVID-19".
- (3) Pro-forma adjusted as at 31 March 2020. Adjusted for gross proceeds from the Placement and repayment of capital markets debt due to mature before 31 December 2021. See page 7 for additional details.

Auckland Airport's response to COVID-19

Equity raising

Auckland Airport's priority continues to be the safety and wellbeing of its people, travellers, customers and stakeholders, while mitigating the impact of COVID-19 on its operations to ensure it remains strongly positioned for the recovery

Capital programme

Prudent suspension or cancellation of capacity-driven capital expenditure

- Suspended or cancelled a number of key capital expenditure projects with an estimated completed project value in excess of \$2 billion
- Approach allows flexibility for Auckland Airport to recommence key projects when the demand environment and operating conditions improve
- · Remaining rebased capital programme focuses on:
 - essential safety, asset replacement, maintenance and resiliency and includes the planned runway pavement replacement; and
 - finishing projects sufficiently close to completion
- Auckland Airport now expects to incur ~\$275 million¹ of capex between April 2020 and 31 December 2021

Cash flow management

Sharp focus on cash flow management and cost reduction

- Management has implemented a number of initiatives to reduce Auckland Airport's cost base:
 - suspended discretionary expenditure;
 - reviewed work underway with external consultants;
 - reduced number of external contractors supporting the business and capital programme;
 - reduced remuneration of board members and executives by 20%²;
 - reduced the majority of employee pay to 80% and a four day working week²;
 - suspension of bonuses and all short-term incentives for FY20²; and
 - reduction of operational activities to be in line with new operating environment
- Under the current conditions and while they continue, Auckland Airport is targeting a ~35% reduction on FY19 operating costs post implementation of the above initiatives

Capital structure

Decisive action on capital structure to ensure financial flexibility

- Extended all bank facilities maturing in the period to 31 December 2021
- Obtained waivers from Auckland Airport's banking group for potential covenant breaches as a result of adverse trading associated with the impact of COVID-19 until 31 December 2021 (inclusive)
- Cancelled the interim dividend and suspended all future dividends while the covenant waivers are in place³
- Launching an equity raising to create financial and operational flexibility to support the business over the medium term
- Ensure business continuity for our employees and the community
- Working with tenants most affected by COVID-19

Notes

- (1) Includes costs associated with suspension and cancellation of capital projects. Refer to page 13 for further information.
- (2) For the period to 30 June 2020 and to be reviewed thereafter.
- (3) Waivers currently in place until December 2021.



Pro-forma capitalisation and liquidity

Equity raising

Following the equity raising, Auckland Airport will be well capitalised with expected capacity to meet all funding requirements to at least 31 December 2021

- Equity raising is expected to provide Auckland Airport with sufficient liquidity to:
 - respond to a range of recovery scenarios including one where the highly subdued current travel environment continues to 31 December 2021;
 - cover operating costs and reduced capital expenditure;
 - cover one-off costs from the suspension or cancellation of various capex projects;
 - provide flexibility to manage current debt facilities and capital markets debt due to mature before 31 December 2021; and
 - maintain flexibility to pursue longer term growth post recovery
- Pro Forma Adjusted Liquidity as at 31 March 2020, being cash on hand plus committed undrawn bank facilities, of NZ\$1,258¹ million post the equity raising and repayment of capital markets debt due to mature before 31 December 2021
- No bank debt maturities due before 31 December 2021
- Auckland Airport will seek covenant waivers through to 31 December 2021 (inclusive) from existing USPP noteholders in the near term, consistent with the approach to bank facilities²
- Auckland Airport is continuing to assess balance sheet impacts as at 30 June 2020 of potential asset re-valuations and impairments as a result of market conditions

Motes

⁽²⁾ Relief granted from the leverage and interest cover tests under Auckland Airport's facility agreements in respect of the testing to occur as at 30 June 2020, 31 December 2020, 30 June 2021 and 31 December 2021.



⁽¹⁾ Pro-forma adjusted as at 31 March 2020. Adjusted for gross proceeds from the Placement and repayment of capital markets debt due to mature before 31 December 2021. See page 7 for additional details.

Pro-forma capitalisation and liquidity (cont'd)

Equity raising

Pro Forma Liquidity Position

NZ\$m	Liquidity (31 March 2020)	Impact of Offer	Pay Down Bank Facilities	Pro Forma Liquidity ⁴ (31 March 2020)	Capital Markets Debt Maturities due prior to 31 December 2021	Pro Forma Adjusted Liquidity ⁶ (31 March 2020)
Drawn bank debt	650		(500)	150		150
Commercial paper	92			92	92	-
FRN ¹	250			250	150	100
Bonds	725			725	150	575
USPP notes	702 ²			702 ²	175 ⁵	527 ⁵
AMTN	266			266		266
Total debt drawn	2,685			2,185	567	1,618
Cash	340	1,000 ³	(500)	840	(567)	273
Undrawn debt	485		500	985	_	985
Total liquidity	825			1,825		1,258

Note:

- Floating Rate Note
- (2) Refers to gross value of USPP notes, excluding expected \$285m derivative gains if USPP notes were repaid.
- (3) Gross proceeds excludes fees paid and any amounts that may be raised under the SPP.
- (4) Pro Forma Liquidity Position as at 31 March 2020 assuming Placement and repayment but not the cancellation of \$500 million of bank facilities.
- (5) Excludes derivative gains.
- (6) Pro Forma Adjusted Liquidity assuming repayment of capital markets debt due to mature prior to 31 December 2021.



Strong underlying business

Equity raising

The long-term, fundamental characteristics of Auckland Airport's business are solid

- Auckland Airport is New Zealand's gateway for travel and trade, linking New Zealand to the world and Auckland to New Zealand
- Positioned to capture long-term economic growth
- · Critical infrastructure which is difficult to replicate
- Well positioned for the expected recovery in New Zealand and global travel markets
- Diversified revenue streams that complement aeronautical including retail, car parking, hotels and investment property
- Supportive and stable regulatory environment
- Strong pipeline of actionable Till 1 and 2 opportunities that could be pursued as part of any recovery
- Supported by a talented and committed team with a track record of delivering sustainable growth for the benefit of all stakeholders















Well positioned for a post COVID-19 recovery

Equity raising

Auckland Airport is well positioned for a post COVID-19 recovery

- Government actions are supportive of broad recovery
- Decisive action has been taken to secure balance sheet
- · Strategic cost cutting initiatives and employee reductions
 - retention of key personnel to be well positioned for recovery; and
 - reallocation of resources to support and enhance technical infrastructure
- Committed to completing a number of essential infrastructure projects including:
 - construction works associated with roading projects; and
 - runway pavement upgrades
- Auckland Airport is a critical piece of infrastructure and when the operating environment normalises, remains ready to:
 - flexibly utilise its existing aeronautical capacity to support operational requirements and customer expectations; and
 - re-start a refreshed pipeline of aeronautical projects based on existing and well developed capital project plans





Key projects that will deliver additional capacity



Key details of the equity raising

Equity raising

Offer size	 NZ\$1,200 million comprising: underwritten placement of NZ\$1,000 million; and non-underwritten Share Purchase Plan to raise up to NZ\$200 million together representing approximately 19.6% of Auckland Airport's market capitalisation as of market close on 3 April 2020
Use of proceeds	 Strengthen balance sheet and provide financial flexibility Support the business and respond to a range of recovery scenarios including one where the highly subdued current travel environment continues to 31 December 2021 Materially increase liquidity and reduce net debt
Placement	Fully underwritten institutional placement to raise approximately NZ\$1,000 million
Share Purchase Plan	 Non-underwritten Share Purchase Plan to raise up to NZ\$200 million Eligible existing Auckland Airport shareholders resident in New Zealand and Australia will be able apply for up to a maximum of NZ\$50,000 / AU\$47,000 of new shares
Issue price	 New shares to be offered under the Placement at a price to be determined via a book build process today (subject to an underwritten floor price of \$4.50) The underwritten floor represents a discount of: 10.7% to the last close (\$5.04); and 12.6% to the 5-day VWAP of \$5.15 prior to announcement New shares from the Share Purchase Plan will be priced at lower of Placement price or 2.5% discount to volume weighted average price over the last 5 trading days of the Share Purchase Plan offer period
Ranking	New shares issued under the placement and Share Purchase Plan will rank equally with existing Auckland Airport shares from the date of allotment
Underwriting	 The Placement is fully underwritten The Share Purchase Plan is not underwritten

Timetable

Equity raising

Placement	Date / Time
Trading halt and bookbuild	8:45am NZST (6:45am AEST) Monday 6 April 2020
Trading halt lifted	Upon announcement of Placement results, expected to be 1:00pm NZST (11:00am AEST) Tuesday 7 April 2020
Settlement on ASX	Tuesday 14 April 2020
Settlement on NZX	Wednesday 15 April 2020
Allotment and trading of new shares on ASX and NZX	Wednesday 15 April 2020

Share Purchase Plan

Record date	7.00pm NZST (5:00pm AEST) Friday 3 April 2020
Expected dispatch of the offer documents and application forms	Thursday 9 April 2020
Share Purchase Plan opens	9.00am NZST (7:00am AEST) Thursday 9 April 2020
Share Purchase Plan closes	7.00pm NZST (5:00pm AEST) Friday 24 April 2020
Allotment of shares on NZX and ASX	Friday 1 May 2020
Commencement of trading of shares on NZX	Friday 1 May 2020
Commencement of trading of shares on ASX	Monday 4 May 2020

Eligible New Zealand and Australian resident shareholders can find out more about the Share Purchase Plan at aucklandairportshares.co.nz and can apply online during the Share Purchase Plan offer period



Appendix A: Revised capital programme and debt maturity profile



Revised capital programme

Equity raising

Auckland Airport has prudently suspended or cancelled capacity driven capital expenditure, reducing its capital programme to focus on those projects that are essential for safety, those that replace legacy infrastructure and projects that provide resiliency. The suspended or cancelled projects are positioned to recommence when demand conditions return.

Key elements of the revised continuing capital programme

Northern roading network

Northern fibre network

Airfield fuel pipeline upgrade

Runway pavement upgrades

Airfield ground lighting

Foodstuffs warehouse and distribution centre

Timberly Road warehouse

Examples of suspended or cancelled capital projects positioned for when demand returns



Domestic Jet Huh



Park and Ride South



Northern runway



Multi-storey carpark and PUDO

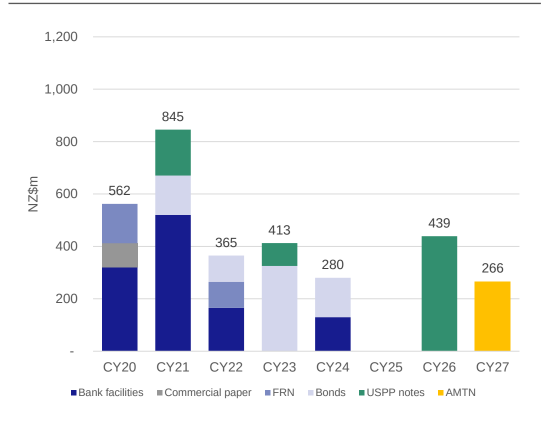


Mercure Hotel

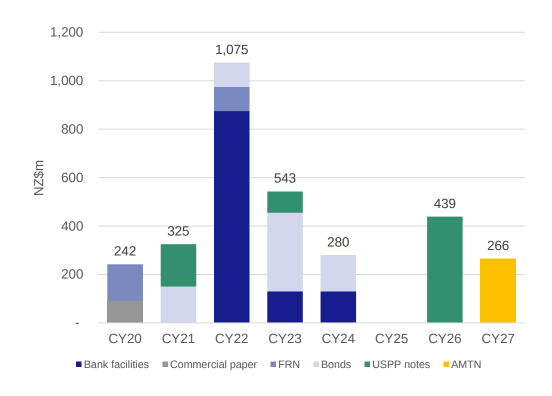
Debt maturity profiles

Equity raising

Total facility amounts prior to bank debt extensions



Total facility amounts post bank debt extensions





Appendix B: Risk factors





Risk factors

Equity raising

There are risks associated with an investment in Auckland Airport shares. Whilst the section below aims to highlight some of the key risks, it is not exhaustive. Additionally, some risks may be unknown and other risks, currently believed to be immaterial, could turn out to be material.

Investors should be aware that the spread of COVID-19, its effect on the global economy and the actions taken in response by the New Zealand and other governments, including border controls and travel restrictions, and the effects of the pandemic on the global economy have had, and are likely to continue to have, a material adverse effect on Auckland Airport, its financial performance and position, liquidity, financial condition and results of operations. It is also likely that there will be further unforeseen negative impacts as COVID-19 continues to spread of an as-yet unknown magnitude and duration. It is not currently clear when these negative impacts will begin to abate. Auckland Airport will continue to respond to the challenges facing it, but there is no certainty as to the severity or likelihood of such unforeseen impacts arising nor whether any mitigating action will be effective or can be taken.

Before deciding whether to invest in Auckland Airport shares, you must make your own assessment of the risks associated with the investment, including the inherent uncertainties due to the impact of COVID-19 noted above, and consider whether such an investment is suitable for you having regard to all other Auckland Airport continuous disclosure announcements and publicly available information, and consult your financial adviser and other professional advisers.

Market volatility of Auckland Airport's shares

- Auckland Airport's shares are currently listed on NZX and ASX and are subject to the usual market-related forces which impact on Auckland Airport's share price. There can be no assurance that trading in the shares following the offer will not result in the share price trading at levels below the price paid by investors in the offer. The equity markets have in recent times been subject to pronounced volatility due to the continuing impacts of COVID-19. There is no certainty that this recent volatility will not continue or worsen, which could have a materially adverse impact on the market price of Auckland Airport's shares.
- Factors such as the risk factors disclosed in this presentation as well as other factors could cause the market price of Auckland Airport's shares to decline or to materially fluctuate. It also is possible that new market risks may develop as a result of the New Zealand or Australian markets experiencing extreme stress, or due to existing risks (including the impacts of COVID-19) manifesting themselves in ways that are not currently foreseeable.
- A weakening in the New Zealand dollar as against other currencies will cause the value of the shares to decline in any portfolio which is denominated in a currency other than New Zealand dollars.

Passenger and Aircraft movements

- The number of passengers using airports has been impacted enormously by the outbreak of COVID-19 and the measures taken by the New Zealand government and governments in other countries, to address the outbreak. If government restrictions on domestic or international travel continue for longer than expected, or are relaxed and then subsequently reintroduced, or if demand for domestic and/or international travel takes longer than anticipated to revert to pre-COVID-19 levels, this will have a materially adverse impact on Auckland Airport's financial prospects and performance.
- Due to the recent government-imposed border restrictions, international passenger numbers through Auckland Airport are expected to be almost zero in the near term, and domestic travel significantly reduced with the government advice that all non-essential domestic travel should be avoided. The status of the response to COVID-19 continues to evolve rapidly, and it is uncertain how long these restrictions will remain in place, and what other counter-measures may be implemented to restrict travel in response to COVID-19, both in New Zealand and internationally. Furthermore, it is unclear what the longer term impact on international and domestic travel will be, even after current government restrictions and border closures are lifted.
- As a result of the COVID-19 pandemic, international travel preferences could shift having an impact on future demand for international and domestic travel. There is a risk that as a result of any reduced demand, passenger traffic volumes may take longer to reach levels seen prior to the COIVID-19 pandemic, or never reach historical levels again.



Risk factors (cont'd)

Equity raising

Performance of non-aeronautical revenues

- Non-aeronautical revenues include revenue from retail operations, hotels, carparks and Auckland Airport's property portfolio. Retail revenues are largely driven by passengers and their propensity to spend in the retail outlets provided at the airport. Changes to passenger numbers and other economic factors impact the level of expenditure at Auckland Airport's retail outlets
- Auckland Airport's non-aeronautical revenues have been materially impacted by the outbreak of COVID-19 and the Government's response. It is currently unclear how long the impact of severely reduced passenger numbers, and of the economic downturn precipitated by the COVID-19 outbreak, will continue to adversely affect Auckland Airport's non-aeronautical revenues.
- For certain retailers who have closed down as a result of the Level 4 lock down in New Zealand, or where retailers' sales have been significantly impacted by COVID-19, it will not be economically viable to meet rent payment obligations, therefore reducing non-aeronautical revenues for Auckland Airport.

Reliance on a relatively small number of customers

Auckland Airport is reliant on a relatively small number of airline customers that account for a significant proportion of its airfield operating revenues. As a result of the COVID-19 pandemic, the airline industry is being severely impacted. While some airlines have been provided with Government support (e.g. Air New Zealand), others may struggle to continue to operate and become financially distressed. This has the potential to lead to airline bankruptcies, fewer airlines, fewer flights and changes to airfares. There is a risk that these potential changes to the airline industry could have an adverse effect on Auckland Airport's business and operational results.

Infrastructure development

• Auckland Airport was until recently undergoing a significant project to modernise and expand the airport precinct, involving substantial investment in aeronautical and non-aeronautical infrastructure. As a result of the impact of the COVID 19 pandemic, many of these projects have been suspended or cancelled. Auckland Airport may in the future need to restart some or all of these suspended or cancelled projects, at a resulting cost which may be higher than what was previously envisaged.

Covenant waivers

- The COVID-19 pandemic and imposition of border controls has created significant uncertainty over the impact on Auckland Airport's business and led Auckland Airport to withdraw earnings guidance and significantly reduce its capital and operating expenditures. The length of time associated with these events is uncertain, and as a result forecasting the impact on Auckland Airport's financial position has become very difficult, which in turn creates general uncertainty and liquidity and refinancing risk. Given this, while there is no certainty that Auckland Airport will not be able to comply with its financial covenants in respect of its financing programmes going forward, out of prudence and in a desire to remove any such risk in this regard, Auckland Airport has received a waiver from its banking group in respect of its two main financial covenants in relation to the reporting periods up to and including 31 December 2021.
- Following these agreements with the banks, Auckland Airport will seek the required waivers from the USPP note holders. There is a risk that the USPP note holders will not agree to waivers, in which case, Auckland Airport will have sufficient cash on hand to repay the USPP note holders, if required.



Risk factors (cont'd)

Equity raising

Impairments

Auckland Airport re-values its Investment Property portfolio on an annual basis and reviews the portfolio to assess the need for a re-valuation at each half year. Land, buildings and services, runway, taxiways and aprons and infrastructural assets within the property, plant and equipment ("PP&E") portfolio are carried at fair value, as determined by an independent registered valuer, less accumulated depreciation and any impairment losses recognised after the date of any re-valuation. Re-valuations are carried out with sufficient regularity to ensure that the carrying amount does not differ materially from fair value at the balance date. There is a risk that, as a result of the COVID-19 pandemic and suspension or cancellation of capital projects, any future valuations at 30 June 2020, 31 December 2020, and 30 June 2021, could result in a decrease of the fair value of Auckland Airport's Investment Property portfolio and PP&E fair values leading to some or all of these assets being impaired.

Regulatory and Government policy

- Changes in Government policy and regulation could affect aircraft movements. Examples include border restrictions (such as the recent restrictions on domestic and international travel in response to COVID-19), international relations (including international air service agreements and free trade agreements), immigration policy, and border levies.
- Airports are subject to extensive safety obligations under the Civil Aviation Act and Rules. Non-compliance, or taking steps to comply, can cause disruption to operations (for example, the requirement to undertake runway maintenance).
- Economic regulation of prices of airport services (detailed below) is subject to change. Adverse regulatory changes can have an adverse effect on Auckland Airport's financial results. A 2019 Ministerial Inquiry recommended that legislation be developed to protect security in the jet fuel supply chain at Auckland Airport. There is risk that if the Government decides to proceed with legislation, then it could facilitate Government intervention in jet fuel storage and pipeline arrangements on Auckland Airport's land.

Environmental risk

• There is a risk that growing concerns about environmental sustainability may impact the long term growth trend for the global aviation industry. Air travel by its nature is energy intensive and burning jet fuel emits carbon dioxide and other "greenhouse" gases that are believed to be damaging to the environment. Longer haul air travel, which drives a significant proportion of Auckland Airport's business, is potentially more susceptible to any government policy interventions designed to reduce emissions



Risk factors (cont'd)

Equity raising

The introduction of new regulations may have a material adverse effect on Auckland Airport's financial performance

- Auckland Airport's business is divided, for regulatory purposes, into two 'tills'. The aeronautical till is subject to information disclosure regulation administered by the Commerce Commission under Part 4 of the Commerce Act 1986. The non-aeronautical till, which includes retail, car parking and commercial property activities, is not subject to regulation.
- Under the Airport Authorities Act, Auckland Airport is allowed to determine its aeronautical prices, subject to an obligation to consult with its major airline customers at least every five years. The Government has proposed to remove this power. If enacted, there could be greater disputes by airlines about aeronautical charges, and Auckland Airport may experience greater difficulty in recovering the charges it has set.
- After each aeronautical price setting event (at least every five years), the Commerce Commission reviews the information that has been disclosed by Auckland Airport (and other regulated airports), consults with interested parties, and reports on how effectively information disclosure regulation under Part 4 of the Commerce Act is promoting the purpose of Part 4. A key part of this assessment is comparing Auckland Airport's returns to the Commission's estimate of WACC. Auckland Airport's financial performance is therefore subject to the risk that the Commission's estimate of WACC will change from time to time (down or up). If Auckland Airport targets returns above the Commission's estimate of WACC, there is a risk that, following a recommendation by the Commission, the New Zealand Government will impose heavier-handed regulation, such as negotiate/arbitrate or price control.
- There is also a risk that services currently outside the aeronautical till can be subject to regulation under Part 4 of the Commerce Act if the Commerce Commission finds that the airport has substantial degree of market power and regulation will provide benefits.



Appendix C: Foreign selling restrictions





Foreign selling restrictions

Equity raising

Australia

This document and the offer of New Shares under the Placement is only made available in Australia to persons to whom a disclosure document is not required to be given under Chapter 6D of the Australian Corporations Act 2001 (Cth) ("Australian Corporations Act"). This document is not a prospectus, product disclosure statement or any other form of formal "disclosure document" for the purposes of the Australian Corporations Act, and is not required to, and does not, contain all the information which would be required in a disclosure document under the Australian Corporations Act. If you are in Australia, this document is made available to you provided you are a person to whom an offer of securities can be made without a disclosure document such as a professional investor, sophisticated investor or wholesale client for the purposes of Chapter 6D of the Australian Corporations Act.

This document has been lodged or registered with the Australian Securities and Investments Commission, ASX Limited and any other regulatory body or agency in Australia to the extent applicable to AIAL as a foreign entity admitted as an ASX Foreign Exempt Listing. The persons referred to in this document may not hold Australian financial services licences and may not be licensed to provide financial product advice in relation to securities. No "cooling-off" regime will apply to an acquisition of any interest in AIAL.

This document does not take into account the investment objectives, financial situation or needs of any particular person. Accordingly, before making any investment decision in relation to this document, you should assess whether the acquisition of any interest in AIAL is appropriate in light of your own financial circumstances or seek professional advice.

If you acquire the New Shares under the Placement in Australia then you:

- · represent and warrant that you are a professional or sophisticated investor;
- · represent and warrant that you are a wholesale client; and
- agree not to sell or offer for sale any New Shares issued under the Placement in Australia within 12 months from the date of their issue under the Placement, except in circumstances where:
 - disclosure to investors would not be required under Chapter 6D of the Australian Corporations Act; or
 - such sale or offer is made pursuant to a disclosure document which complies with Chapter 6D or Chapter of the Australian Corporations Act.

British Columbia, Ontario and Quebec Provinces

This document constitutes an offering of New Shares only in the Provinces of British Columbia, Ontario and Quebec (the "Provinces") and to those persons to whom they may be lawfully distributed in the Provinces, and only by persons permitted to sell such New Shares. This document is not, and under no circumstances is to be construed as, an advertisement or a public offering of securities in the Provinces. This document may only be distributed in the Provinces to persons that are "accredited investors" within the meaning of NI 45-106 - Prospectus Exemptions, of the Canadian Securities Administrators.

No securities commission or similar authority in the Provinces has reviewed or in any way passed upon this document, the merits of the New Shares or the offering of New Shares and any representation to the contrary is an offence.

No prospectus has been, or will be, filed in the Provinces with respect to the offering of New Shares or the resale of such New Shares. Any person in the Provinces lawfully participating in the offer will not receive the information, legal rights or protections that would be afforded had a prospectus been filed and receipted by the securities regulator in the applicable Province. Furthermore, any resale of the New Shares in the Provinces must be made in accordance with applicable Canadian securities laws which may require resales to be made in accordance with exemptions from dealer registration and prospectus requirements. These resale restrictions may in some circumstances apply to resales of the New Shares outside Canada and, as a result, Canadian purchasers should seek legal advice prior to any resale of the New Shares.

AIAL as well as its directors and officers may be located outside Canada and, as a result, it may not be possible for purchasers to effect service of process within Canada upon AIAL or its directors or officers. All or a substantial portion of the assets of AIAL and such persons may be located outside Canada and, as a result, it may not be possible to satisfy a judgment against AIAL or such persons in Canada or to enforce a judgment obtained in Canadian courts against AIAL or such persons outside Canada.



Foreign selling restrictions (cont'd)

Equity raising

Any financial information contained in this document has been prepared in accordance with generally accepted accounting practice in New Zealand (NZ GAAP). It complies with New Zealand equivalents to International Financial Reporting Standards (NZ IFRS) and other applicable Financial Reporting Standards as appropriate for profit-oriented entities. It also complies with International Financial Reporting Standards and interpretations issued by the International Accounting Standards Board. Unless stated otherwise, all dollar amounts contained in this document are in New Zealand dollars.

Statutory rights of action for damages and rescission

Securities legislation in certain of the Provinces may provide purchasers with, in addition to any other rights they may have at law, rights of rescission or to damages, or both, when an offering memorandum that is delivered to purchasers contains a misrepresentation. These rights and remedies must be exercised within prescribed time limits and are subject to the defenses contained in applicable securities legislation. Prospective purchasers should refer to the applicable provisions of the securities legislation of their respective Province for the particulars of these rights or consult with a legal adviser.

The following is a summary of the statutory rights of rescission or to damages, or both, available to purchasers in Ontario. In Ontario, every purchaser of the New Shares purchased pursuant to this document (other than (a) a "Canadian financial institution" or a "Schedule III bank" (each as defined in NI 45-106), (b) the Business Development Bank of Canada or (c) a subsidiary of any person referred to in (a) or (b) above, if the person owns all the voting securities of the subsidiary, except the voting securities required by law to be owned by the directors of that subsidiary) shall have a statutory right of action for damages and/or rescission against AIAL if this document or any amendment thereto contains a misrepresentation. If a purchaser elects to exercise the right of action for rescission, the purchaser will have no right of action for damages against AIAL. This right of action for rescission or damages is in addition to and without derogation from any other right the purchaser may have at law. In particular, Section 130.1 of the Securities Act (Ontario) provides that, if this document contains a misrepresentation, a purchaser who purchases the New Shares during the period of distribution shall be deemed to have relied on the misrepresentation if it was a misrepresentation at the time of purchase and has a right of action for damages or, alternatively, may elect to exercise a right of rescission against AIAL, provided that (a) AIAL will not be liable if it proves that the purchaser purchased the New Shares with knowledge of the misrepresentation; (b) in an action for damages, AIAL is not liable for all or any portion of the damages that AIAL proves does not represent the depreciation in value of the New Shares as a result of the misrepresentation relied upon; and (c) in no case shall the amount recoverable exceed the price at which the New Shares were offered.

Section 138 of the Securities Act (Ontario) provides that no action shall be commenced to enforce these rights more than (a) in the case of any action for rescission, 180 days after the date of the transaction that gave rise to the cause of action or (b) in the case of any action, other than an action for rescission, the earlier of (i) 180 days after the purchaser first had knowledge of the fact giving rise to the cause of action or (ii) three years after the date of the transaction that gave rise to the cause of action. These rights are in addition to and not in derogation from any other right the purchaser may have.

Certain Canadian income tax considerations.

Prospective purchasers of the New Shares should consult their own tax adviser with respect to any taxes payable in connection with the transaction, holding or disposition of the New Shares as any discussion of taxation related matters in this document is not a comprehensive description and there are a number of substantive Canadian tax compliance requirements for investors in the Provinces.

Language of documents in Canada.

Upon receipt of this document, each investor in Canada hereby confirms that it has expressly requested that all documents evidencing or relating in any way to the sale of the New Shares (including for greater certainty any purchase confirmation or any notice) be drawn up in the English language only. Par la réception de ce document, chaque investisseur canadien confirme par les présentes qu'il a expressément exigé que tous les documents faisant foi ou se rapportant de quelque manière que ce soit à la vente des valeurs mobilières décrites aux présentes (incluant, pour plus de certitude, toute confirmation d'achat ou tout avis) soient rédigés en anglais seulement.

European Union

This document has not been, and will not be, registered with or approved by any national securities regulator in the European Union. Accordingly, this document may not be made available, nor may the New Shares be offered for sale, in the European Union except in circumstances that do not require a prospectus under Article 1(4) of Regulation (EU) 2017/1129 of the European Parliament and the Council of the European Union (the "Prospectus Regulation").

In accordance with Article 1(4)(a) of the Prospectus Regulation, an offer of New Shares in the European Union is limited to persons who are "qualified investors" (as defined in Article 2(e) of the Prospectus Regulation).



Foreign selling restrictions (cont'd)

Equity raising

Hong Kong

WARNING: The contents of this document have not been reviewed by any regulatory authority in Hong Kong. You are advised to exercise caution in relation to the Placement. If you are in any doubt about any of the contents of this document, you should obtain independent professional advice.

This document has not been, and will not be, registered as a prospectus under the Companies (Winding Up and Miscellaneous Provisions) Ordinance (Cap. 32, Laws of Hong Kong) (the "C(WUMP)O"), nor has it been authorised by the Securities and Futures Commission in Hong Kong pursuant to the Securities and Futures Ordinance (Cap. 571) of Hong Kong (the "SFO"). No action has been taken in Hong Kong to authorise or register this document or to permit the distribution of this document or any documents issued in connection with it. Accordingly, (i) the New Shares may not be offered or sold in Hong Kong by means of this document or any other document other than (a) to "professional investors" as defined in the SFO and any rules made under the SFO; or (b) in other circumstances which do not result in the document being a "prospectus" as defined in the C(WUMP)O or which do not constitute an offer to the public within the meaning of the C(WUMP)O; and (ii) no person shall issue or possess for the purposes of issue, whether in Hong Kong or elsewhere, any advertisement, invitation or document relating to the New Shares which is directed at, or the contents of which are likely to be accessed or read by, the public of Hong Kong (except if permitted to do so under the securities laws of Hong Kong) other than with respect to the New Shares which are or are intended to be disposed of only to persons outside Hong Kong or only to "professional investors" as defined in the SFO and any rules made under the SFO.

No person allotted New Shares may sell, or offer to sell, such shares in circumstances that amount to an offer to the public in Hong Kong within six months following the date of issue of such shares.

Japan

The New Shares have not been and will not be registered under Article 4, paragraph 1 of the Financial Instruments and Exchange Law of Japan (Law No. 25 of 1948), as amended (the "FIEL") pursuant to an exemption from the registration requirements applicable to a private placement of securities to Qualified Institutional Investors (as defined in and in accordance with Article 2, paragraph 3 of the FIEL and the regulations promulgated thereunder) pursuant to an exemption from the registration requirements applicable to a private placement of securities to Qualified Institutional Investors. Accordingly, the New Shares may not be offered or sold, directly or indirectly, in Japan or to, or for the benefit of, any resident of Japan other than Qualified Institutional Investor who acquires New Shares may not resell them to any person in Japan that is not a Qualified Institutional Investor, and acquisition by any such person of New Shares is conditional upon the execution of an agreement to that effect.

Norway

This document has not been approved by, or registered with, any Norwegian securities regulator under the Norwegian Securities Trading Act of 29 June 2007. Accordingly, this document shall not be deemed to constitute an offer to the public in Norway within the meaning of the Norwegian Securities Trading Act of 2007.

The New Shares may not be offered or sold, directly or indirectly, in Norway except to "professional clients" (as defined in Norwegian Securities Regulation of 29 June 2007 no. 876 and including non-professional clients having met the criteria for being deemed to be professional and for which an investment firm has waived the protection as non- professional in accordance with the procedures in this regulation).

Singapore

This document and any other materials relating to the New Shares has not been and will not be registered as a prospectus with the Monetary Authority of Singapore ("MAS"). Accordingly, the New Shares may not be offered or sold or made the subject of an invitation for subscription or purchase, nor may this document or any other document or material in connection with the offer or sale, or invitation for subscription or purchase, of the New Shares be circulated or distributed, whether directly or indirectly, to any person in Singapore other than (i) to an "institutional investor" or an "accredited investor" pursuant to the Securities and Futures Act, Chapter 289 of Singapore (the "SFA"), in accordance with the conditions of any other applicable provision (including resale restrictions) of the SFA.

Notification under Section 309B(1)(c) of the SFA - in connection with Section 309B of the SFA and the Securities and Futures (Capital Markets Products) Regulations 2018 (the "CMP Regulations 2018") of Singapore, AIAL has determined the classification of the New Shares as prescribed capital markets products (as defined in the CMP Regulations 2018) and Excluded Investment Products (as defined in MAS Notice SFA 04-N12: Notice on the Sale of Investment Products and MAS Notice FAA-N16: Notice on Recommendations on Investment Products).



Foreign selling restrictions (cont'd)

Equity raising

Switzerland

This document is not intended to constitute an offer or solicitation to purchase or invest in the New Shares described herein. The New Shares may not be publicly offered, sold or advertised, directly or indirectly, in, into or from Switzerland but may be offered to individually approached professional investors as defined in article 4 of the Swiss Financial Services Act ("FinSA") and no application has been or will be made to admit the New Shares to trading on any trading venue (exchange or multilateral trading facility) in Switzerland. Neither this document nor any other offering or marketing material relating to the New Shares constitutes a prospectus compliant with the requirements of Article 652a or 1156 of the Swiss Code of Obligations or pursuant to the FinSA for a public offering of the New Shares and neither this document nor any other offering or marketing material relating to the New Shares may be distributed or otherwise made publicly available in, into or from Switzerland.

Neither this document nor any other offering or marketing material relating to the offering of the New Shares has been or will be filed with or approved by any Swiss regulatory authority or any review body.

United Kingdom

Neither this document nor any other document relating to the offer has been delivered for approval to the Financial Conduct Authority in the United Kingdom and no prospectus (within the meaning of section 85 of the Financial Services and Markets Act 2000, as amended ("FSMA") has been published or is intended to be published in respect of the New Shares.

This document is issued on a confidential basis to "qualified investors" (within the meaning of Section 86(7) of the FSMA) in the United Kingdom, and the New Shares may not be offered or sold in the United Kingdom by means of this document, any accompanying letter or any other document, except in circumstances which do not require the publication of a prospectus pursuant to Section 86(1) of the FSMA. This document should not be distributed, published or reproduced, in whole or in part, nor may its contents be disclosed by recipients to any other person in the United Kingdom.

Any invitation or inducement to engage in investment activity (within the meaning of section 21 of the FSMA) received in connection with the issue or sale of the New Shares has only been communicated or caused to be communicated and will only be communicated or caused to be communicated in the United Kingdom in circumstances in which Section 21(1) of the FSMA does not apply to AIAL.

In the United Kingdom, this document is being distributed only to, and is directed at, persons (i) who have professional experience in matters relating to investments falling within Article 19(5) (investment professionals) of the Financial Services and Markets Act 2000 (Financial Promotion) Order 2005 ("FPO"), (ii) who fall within the categories of persons referred to in Article 49(2)(a) to (d) (high net worth companies, unincorporated associations, etc.) of the FPO or (iii) to whom it may otherwise be lawfully communicated (together "relevant persons"). The investments to which this document relates are available only to, and any offer or agreement to purchase will be engaged in only with, relevant persons. Any person who is not a relevant person should not act or rely on this document or any of its contents.

United States

This document may not be distributed or released in the United States. This document does not constitute an offer to sell, or a solicitation of an offer to buy, securities in the United States or in any other jurisdiction in which such an offer would be illegal or impermissible. The New Shares have not been, and will not be, registered under the U.S. Securities Act or the securities laws of any state or other jurisdiction of the United States and may not be offered or sold, directly or indirectly, in the United States unless they have been registered under the U.S. Securities Act (which AIAL has no obligation or intention to do or procure) or are offered and sold in a transaction exempt from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and other applicable securities laws.



Glossary

Equity raising

AIAL Auckland International Airport Limited

AMTN Australian medium term notes
ASX Australian Securities Exchange

Capex Capital expenditure

EBITDA Earnings before interest, taxation, depreciation and amortisation

FRN Floating rate note

NZX New Zealand Stock Exchange

Placement The institutional placement to selected investors

PUDO Pick-up and drop-off
SPP Share purchase plan

Till 1 Aeronautical activities subject to economic regulation

Till 2 Non-aeronautical activities subject to open market competitive forces

USPP United States Private Placement
WACC Weighted average cost of capital
VWAP Volume weighted average price





Corporate Action Notice

(Other than for a Distribution)

Updated as at 8 May 2019

Section 1: issuer information (mandate	ory)		
Name of issuer	Auckland Internation	onal Airpo	ort Limited
Class of Financial Product	Ordinary shares		
NZX ticker code	AIA		
ISIN (If unknown, check on NZX website)	NZAIAE0002S6		
Name of Registry	Link Market Services Limited		
Type of corporate action (Please mark with an X in the relevant box/es)	Share purchase plan	Х	Renounceable Rights issue
	Capital reconstruction		Non Renounceable Rights issue
	Call		Bonus issue
Record date	3 April 2020		
Ex-Date (one business day before the Record Date)	2 April 2020		
Currency	NZD		
Section 2: Share purchase plans (dele	te if not applicable)		
Maximum dollar amount of Financial Products to be issued	with a registered ac	ddress in	nolder / beneficial owner New Zealand or offer size of up to NZ\$200
Minimum application amount (if any)			
Exercise Price	Airport's Pla 2020; and • a 2.5% disc	cement acement acement a	estors in Auckland announced on 6 April ne five day VWAP during lays of the offer period.
Scaling reference date	By reference to hol	dings at I	Record Date
Offer close	24 April 2020		
Allotment Date	1 May 2020		
Section 3: Authority for this announce	Section 3: Authority for this announcement (mandatory)		
Name of person authorised to make this announcement	Mary-Liz Tuck		
	Mary-Liz Tuck		
Contact person for this announcement	Mary Ele Tuelt		

Contact email address	mary-liz.tuck@aucklandairport.co.nz
Date of release through MAP	6 April 2020



Market Release

6 April 2020

Notice pursuant to Clause 20(1)(A) of Schedule 8 to the Financial Markets Conduct Regulations 2014

Auckland Airport releases Cleansing Notice in relation to Offer of Shares

- 1. Auckland International Airport Limited (NZX/ASX:AIA) ("Auckland Airport") today announced that it intends to undertake a capital raising, comprising:
 - a fully underwritten placement of NZ\$1,000 million of newly issued ordinary (a) shares to institutional and other select investors (the "Placement"); and
 - (b) a share purchase plan to Auckland Airport's eligible existing shareholders with an address in New Zealand or Australia to raise up to NZ\$200 million, which is not underwritten (the "SPP"),

(together, the "Offer").

- 2. The Placement opens today, 6 April 2020. The SPP will open on or around 9 April 2020.
- 3. The Offer is being made in reliance upon the exclusion in clause 19 of schedule 1 to the Financial Markets Conduct Act 2013 ("Act").
- 4. This notice is provided under:
 - (a) subclause 20(1)(a) of schedule 8 to the Financial Markets Conduct Regulations 2014 ("Regulations");
 - (b) paragraph 708A(12G) of the Corporations Act 2001 (Cth) ("Corporations Act") as notionally inserted by ASIC Instrument 20-0332; and
 - (c) ASIC Corporations (Share and Interest Purchase Plans) Instrument 2019/547 as amended by ASIC Instrument 20-0332.
- 5. Auckland Airport will issue the relevant securities under the Offer without disclosure to investors under Part 6D.2 of the Corporations Act.
- 6. As at the date of this notice:
 - (a) Auckland Airport is in compliance with the continuous disclosure obligations that apply to it in relation to ordinary shares in Auckland Airport;
 - (b) Auckland Airport is in compliance with its financial reporting obligations (as defined in subclause 20(5) of schedule 8 to the Regulations);









- (c) Auckland Airport has complied with its obligations under Rule 1.15.2 of the ASX Listing Rules; and
- (d) there is no information that is "excluded information" (as defined in subclause 20(5) of schedule 8 to the Regulations) in respect of Auckland Airport.
- 7. The potential effects that the Offer of new shares is expected to have on the "control" (within the meaning of clause 48 of schedule 1 to the Act) of Auckland Airport and the consequences of those effects are as follows:
 - (a) As at the date of this notice, based on filings made by the relevant parties, the only substantial product holders in Auckland Airport are Auckland City Council and BlackRock, Inc. and its related bodies corporate, neither of those persons control Auckland Airport.
 - (b) As at the date of this notice, the Takeovers Code will prevent any person and that person's associates from holding or controlling, or increasing an existing holding of, 20% or more of the voting securities in Auckland Airport as a result of the Offer, subject to any exemption granted in relation to the Takeovers Code.
 - (c) Accordingly, the Offer is not expected to have any material effect or consequence on the control of Auckland Airport within the meaning set out in clause 48 of Schedule 1 of the Act.

This announcement has been authorised for release to NZX and ASX by:

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Ends

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