

ABN 65 000 144 561

Annual Report

2011





VALE

Robert W. Jarvie

1925 - 2011

It is with sadness that we report the passing of former director Bob Jarvie in April this year in his home base of Wellington, New Zealand. If anyone has to be credited with reviving the fortunes of the Belmont / Imperial Pacific group it was Bob and his foresight of those early days.

I first met Bob, a New Zealand Chartered Accountant and Management Consultant, on 17 March 1980 at Sydney Airport. We had both discussed the future of Belmont Stoneware Pipe Holdings Limited, a Newcastle producer of clay pipes that had closed down in 1978 and was subject to a takeover offer from a local real estate agent. Bob had joined its Board, representing his wife Helen's New Zealand Murphy family interests, and was keen to redeem the situation. We were on our way by light plane to the Belmont airstrip in Newcastle to discuss with the Belmont Board my thoughts about resuscitating what was a dormant company listed on the Sydney Stock Exchange owing \$110,000 to the bank. By the close of the day we had gelled as a team and Belmont Board had adopted the Jarvie – Murray new look investment group.

From that small start with an understated net worth of \$99,034 we moved to revalue properties and sell / develop them. These funds allowed us to buy a strategic shareholding in Dickson & Johnson, a Sydney based stainless steel fabricator. A disposal of this holding in 1983, after a takeover by Belmont, resulted in what we thought was an incredible profit of \$150,000. The process continued and over the next few years stakes were bought in Hardware & General Supplies, coupled with takeovers for JC Ludowici and Son and Gearhart Australia – these ultimately to realise profits of well over \$3,000,000. These activities allowed Belmont to float off London City Equities Limited in 1986 and survive the 1987 Crash.

During that period Bob played a key role in the team. He had been the founder of management consulting firm of Jarvie Ferris Limited in New Zealand and his practical skills in business management taught us much about business, particularly operational financial analysis.

It was only after Bob was diagnosed with a serious debilitating disease and resigned that we truly missed his counsel. Yes, a few UK "asset situation" investments were successful, but the halting of inflation in the early 1990s put paid to non-stop asset appreciation. Poorly run companies felt the squeeze, especially at Towles Plc where our new local management was not up to the job. When I broke the news to Bob of what I had uncovered at Towles, he was upset, emotionally, for all of us. A rare trait, these days.

To anyone who worked with Bob he was a terrific guy. We had many laughs over the years and his family felt part of ours. His only failing was his biased attitude to a Rugby side called "All Blacks" and an obsession with his home smoked Taupo Trout.

The Directors of Belmont Holdings / Imperial Pacific place on record their appreciation of Bob's contribution and pass on their sincere condolences to the Jarvie and Murphy families.

Peter EJ Murray



ABN 65 000 144 561 (Formerly Belmont Holdings Limited)

Notice of Annual General Meeting

Notice is hereby given that the Annual General Meeting of Shareholders of Imperial Pacific Limited will be held at Level 9, 33 Erskine Street, Sydney on Friday 21 October 2011 at 11.30 am.

Ordinary Business

- 1. To receive, consider and discuss the Directors' Report and Accounts for the year ended 30 June 2011 and payment of dividend.
- 2. To adopt the Remuneration Report for the year ended 30 June 2011 as disclosed in the Directors Report. (Note: The vote on this resolution is advisory only and does not bind the Directors.)
- 3. To elect a Director. In accordance with the Constitution Mr. J. C. Plummer retires by rotation, and being eligible, offers himself for re-election. (Details of Mr Plummer are shown later.)

Other

4. To transact such other business as may be brought forward in accordance with the Constitution and the Corporations Act 2001.

By Order of the Board

Robert G. Pettener Company Secretary

Sydney,

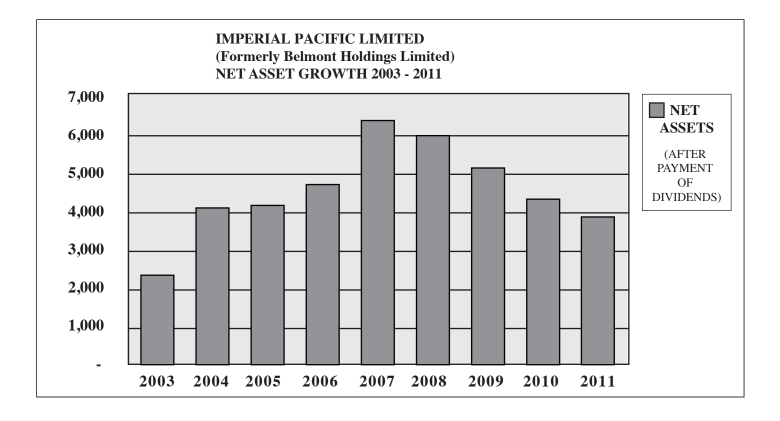
12 September 2011

PROXIES

A member entitled to attend and vote is entitled to appoint no more than two proxies. Where more than one proxy is appointed, each proxy must be appointed to represent a specified proportion of the member's voting rights. A proxy need not be a member of the Company. Proxies must be deposited or sent electronically to the registered office of the Company not less than 48 hours before the time of the meeting. A proxy form is enclosed with this notice



NET ASSET GROWTH





Key Features for 2010/2011

- > Holding pattern maintained in aftermath of GFC
- > Action pursued on poor performers Mainstream and Penrice
 - o MainstreamBPO investment reduced significantly
 - Penrice continues to falter, Federal Court legal action allows inspection of Penrice books
- > Initial interest pursued moderately in resource sector

Corporate Directory

Directors:	P. E. J. Murray FCA, SA Finsia (Chairman of Directors) R. Chenery BSc, MBA J. C. Plummer BCom, MBA
Company Secretary:	R. G. Pettener MCom, CPA
Auditors	Cutcher & Neale, Chartered Accountants 25 Bolton Street, Newcastle, NSW 2300
Bankers	Westpac Banking Corporation Bank of Western Australia (BankWest)
Corporate and Registered Office:	Level 10, 19 Pitt Street, Sydney NSW 2000 Postal Address: PO Box R1414, Royal Exchange, NSW 1225 Telephone: (02) 9247-9315 Facsimile: (02) 9247-9336
Share Registrar	Boardroom Pty Limited Level 7, 207 Kent Street, Sydney NSW 2000 Telephone: (02) 9290 9600 Facsimile: (02) 9279 0664
Web-site:	www.imperialpacific.com.au
Stock Exchange	Australian Securities Exchange Limited (Home Exchange – Sydney (Code - "IPC") 20 Bridge Street, Sydney, NSW 2000



Chairman's Review of 2011

The Year - Our Strategy / Action taken

As we predicted last year, our plan was to (a) strengthen the group by resolving two poor performing investments and (b) look seriously at other areas of growth, including the financial service and resource sectors. We were partly successful in the former objective and in the latter, market conditions and distractions inhibited progress.

We resolved most of the MainstreamBPO issue by selling our \$1.75 million of convertible loan notes. With Penrice Soda Holdings Limited we assisted London City with its Section 247A application in the Federal Court of Australia to inspect certain books and records of Penrice. The objective is to assess whether further action may be taken against Penrice. The court process was slower than we wished but ultimately successful and the inspection is expected to start soon.

Financials - Results and Dividend of 5.0 cents

Imperial Pacific reports a modest loss of \$76,000 for 2011, the key factor being the major investment downgrade experienced by London City in its holding in Penrice Soda and our lack of investment performance fees. Imperial Pacific's high liquidity and solid franking credits have encouraged the Directors to pay a fully franked dividend of 5.0 cents for 2011.

Net Tangible Assets - \$1.35 per share

Net tangible assets at 30 June stood at \$3.9 million, or \$1.35 per share, down slightly on 2010 because of the fall in the value of London City's 8% strategic stake in Penrice Soda and the payment of a 3.5 cent dividend in 2010.

Finance – Conservative

Imperial Pacific has strengthened its balance sheet since 2010 by disposing the bulk of its investment in MainstreamBPO Pty Limited. At balance date Imperial Pacific held \$1.5 million on deposit, equal to 51 cents per share. There is no formal debt.

Investment

London City Equities Limited, 29.1% owned, has reported a small loss of \$6,000, predominantly due to the parlous state of 8% owned Penrice Soda to meet profit forecasts or pay dividends for years. Penrice has now announced a loss of some \$26 million for 2010. Imperial Pacific's Convertible Loan Notes of **MainstreamBPO Pty Limited** were sold at book value in January and Imperial Pacific retains 2% of that company's equity.

In the resources sector our subsidiary, Imperial Pacific Resources Pty Limited, examined one resource project briefly. Unfortunately it was taken up by another group before we could pursue participation.

Outlook

When poor stock-market conditions are present, investment opportunities tend to present themselves. The current market encourages us to establish a new Australian Activist Investment Fund, one where an aggressive stance can be made by Imperial Pacific and known seasoned industry executives. However we remain cautious in the light of these unusual conditions, especially the international scenario that is the worst we have seen for a long time. It is impossible to predict when optimism will re-surface. Your Directors will continue their conservative thrust.

On behalf of the Board Murrav Chairman of Directors



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Statutory Directors' Report for the Year to 30 June 2011

Your Directors present their report on the Company and its controlled entities for the year ended 30 June 2011.

Strategic Positioning

Imperial Pacific's key objective is to create and maintain a group of entities that provide productive services to the financial sector. In addition to participating in equity ownership, Imperial Pacific offers traditional and innovative management and financial assistance to those entities in which it has an interest, such as London City Equities (29.1% owned) and MainstreamBPO Pty Limited (2% owned). Imperial Pacific undertakes specific and short term financial services focus, rather than operate as a longer term strategic equity holder in the broader investment sector such as London City Equities. Imperial Pacific is risk averse. It can be assertive when required.

Imperial Pacific seeks to provide shareholders with attractive investment returns over the medium to longer terms by enhancing capital growth and paying dividends that over time grow faster than the rate of inflation.

Directors and Officers

The Directors and officers of the Company in office at any time during of the year are as follows:

Peter E.J. Murray - Chairman of Directors.

Chartered Accountant, Senior Associate Financial Services Industry of Australia, Member Turnaround Management Association of Australia.

Mr Murray has spent over 35 years involved in company management, corporate finance and ASX listed company matters. He has been a senior executive in merchant banking and stockbroking at Director level. Experienced in corporate financial advice, mergers, fund raisings and general corporate management. Chairman of Imperial Pacific Limited (formerly Belmont Holdings Limited) since 1980. Past Chairman of Directors of Camelot Resources NL and CCI Holdings Limited. Director and Chief Operating Officer of London City Equities Limited.

John C Plummer - Non-Executive Director.

Special Responsibility: Chairman, Audit, Compliance and Risk Management Committee and Chairman of Remuneration Committee

Bachelor of Commerce; Master of Business Administration.

Mr Plummer's background has been in marketing, product purchasing and human resources. Experienced in general management, personnel and areas of investment. Deputy Chairman of Chandler Macleod Group Limited, a leading ASX listed personnel organisation. Director of London City Equities Limited and Professional Associations Superannuation Limited (Chairman of Investment Committee).

Robin Chenery - Non Executive Director.

Special Responsibility: Member of Audit, Compliance and Risk Management Committee and Member of Remuneration Committee

Bachelor of Science (Honours), Master of Business Administration

Mr Chenery's initial background was in manufacturing management. He has in excess of 35 years extensive Australian and international experience in the steel and coal industries. He has also held a significant number of Board positions throughout his career. Past Director of CCI Holdings Limited and currently a Director of London City Equities Limited.

Statutory Directors Report (Cont'd)

Directors and Officers (Cont'd)

Robert G Pettener – Company Secretary. Master of Commerce, Certified Practising Accountant

Mr Pettener has been in accounting public practice for over 20 years. His expertise includes accounting, superannuation and taxation issues.

Particulars of Directors Interests in Shares in the Company are:

	Ordinary Shares
PEJ Murray	1,145,994
JC Plummer	685,790
R Chenery	1,000

During the financial year the following formal meetings were held:

	Board Meetings		Audit, Compliance and Risk Committee		Remunera Committee	
	Eligible to attend	Number Attended	Eligible to attend	Number Attended	Eligible to attend	Number Attended
P. E. J. Murray	5	5	-	2*	-	2*
J. C. Plummer	5	5	2	2	2	2
R. Chenery	5	5	2	2	2	2

* By invitation.

In accordance with the Constitution, Mr. J.C. Plummer retires from the Board at the forthcoming Annual General Meeting and, being eligible, offers himself for re-election.

Remuneration Report

The company has a Remuneration Committee which is responsible for remuneration policies and monitors the remuneration of Directors and officeholders with market conditions. Details of the emoluments of the Directors are set out in Note 20 of the financial statements and are also shown below:

:	Fees	Super Contributions	Total
Mr P.E.J.Murray	\$129,040	-	\$129,040
Mr. J.C.Plummer	\$25,000	\$2,250	\$27,250
Mr R Chenery	\$25,000		\$25,000

Principal Activities

The principal activities of the economic entity in the course of the financial year were in strategic equity investment in financial services and the portfolio management of London City Equities Limited, this latter role carried out through the Australian Financial Services Licence held by subsidiary, Imperial Pacific Asset Management Pty Limited. London City expanded its portfolio with increased investments in Fiducian Portfolio Services, Tranzact Financial Services and IMB Building Society. Time was also spent during the year on exiting for \$1.75 million the convertible loan stock investment in MainstreamBPO Pty Limited, with Imperial Pacific retaining 2% of the equity. Efforts were also directed at resolving London City's disappointing involvement in Penrice Soda Holdings Limited where a Section 247A legal case in the Federal Court of Australia was successful in granting London City access to certain books and records of Penrice.

Statutory Directors Report (Cont'd)

Trading Results and Dividend Status

Imperial Pacific reports a loss for the year of \$77,000 (loss of \$72,000 in 2010). The Directors have declared the payment of a dividend of 5.0 cents per share, fully franked, for 2011.

Objectives, Achievements and Review of Operations

The Board's prime objective during the year was the protection of group assets in difficult market conditions. This included undertaking in the Federal Court of Australia Section 247A legal action with Penrice Soda, ultimately successful, with London City being granted access to books and records of Penrice. The objective is to determine whether action may be taken against the directors of Penrice to recover major losses on this investment.

Imperial Pacific's investment of \$1,925,000 in MainstreamBPO, a Sydney based fund management administration business with superannuation administration activities in Melbourne was reduced by \$1.75 million with Imperial Pacific selling its unsecured convertible loan note component to Mr JC Plummer for book value in January 2011.

Imperial Pacific continues to have a debt free Balance Sheet and its key investment, London City Equities, reflects the same conservatism.

Environmental regulation

The Company is not subject to significant environmental regulations under any Commonwealth, State or Territory Law.

Future developments

Although market conditions are erratic, Directors intend to focus on enhancing the values of Imperial Pacific's assets, particularly its AFS licensed operator Imperial Pacific Asset Management Pty Limited. In this regard Imperial Pacific has been working to establish a moderately aggressive activist investment fund to locate targets and convert performance with Imperial Pacific and known seasoned industry executives. At the same time focus will continue with the group's part equity ownership and portfolio management of London City Equities. The MainstreamBPO equity investment of 2% will be retained. Further legal action may be initiated in the Penrice situation.

In the opinion of the Directors likely developments in the operations of the company known at the date of this report have been covered generally within the Annual Report.

Matters subsequent to 30 June 2011

Since 30 June London City has been successful in the Federal Court of Australia and has been granted inspection rights over certain books and records of Penrice Soda. London City's investment in Penrice has been reduced by nearly one-third through stock-market sales.

Directors have declared the payment of a fully franked dividend of 5.0 cents per share for 2011.

Proceedings in relation to the company

At the date of this report no person has applied to the Court under Section 237 of the Corporations Act 2001 for leave to bring proceedings on behalf of the company.

Statutory Directors Report (Cont'd)

Directors and auditors indemnification

The company has not, during or since the end of the financial year in respect of any person who is or has been an officer or auditor of the company or a related body corporate indemnified or made any relevant agreement for indemnifying against a liability incurred by an officer, including costs and expenses in successfully defending legal proceedings; or paid or agreed to pay a premium in respect of a contract insuring against a liability incurred as an officer for the costs or expenses to defend legal proceedings. There is at present no formal insurance policy in existence.

Risk and Compliance Control

The Board of Directors has in place an Audit, Compliance and Risk Management Committee to assist its deliberations in respect of these issues. The ACRM Committee meets regularly and considers, amongst other things, internal control processes of the company. All Board meetings consider issues raised by the ACRM Committee and formal management reports on the compliance by the company with its key obligations. The Board also notes the regulatory compliance obligations of its portfolio management subsidiary, Imperial Pacific Asset Management Pty Limited.

The Directors have received and considered the Section 295A certification from the two senior officeholders responsible for meeting the company's financial, operational and compliance requirements.

Auditor

The auditor continues in office in accordance with Section 327 of the Corporations Act 2001.

Non-audit Services.

Details of the non-audit services provided by the auditor are set out at Note 20 of the financial statements. The Directors are satisfied that the provision of non-audit services is compatible with the general standard of independence for auditors imposed by the Corporations Act 2001. The nature and scope of each type of non-audit service provided means the auditor independence was not compromised.

Auditor's Independence Declaration

A copy of the auditor's declaration under Section 307C in relation to the audit for the financial year is provided later in this report.

Signed in accordance with a resolution of the Directors. Dated at Sydney this 12th day of September, 2011.

On behalf of the Board,

J. C. PLUMMER



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Corporate Governance Matters - 2011

Imperial Pacific has noted the "best practice recommendations" of the ASX Corporate Governance Council. The Board of Imperial Pacific believes it carries out the broad thrust of the guidelines in a proper and pragmatic way for a small company such as Imperial Pacific in the strategic financial services investment business. In some cases it has not adopted a small number of the formal "best practice recommendations". The corporate governance policies of the company and the departures from the recommendations are discussed below.

Principle 1 Lay solid foundations for management and oversight

Imperial Pacific has a Board Charter which establishes the functions reserved to the Board and to senior management. Imperial Pacific operates its business through its Board of Directors and management. The Board sets and monitors strategic business plans and shorter term operating challenges. The Board meets at least once a quarter. Imperial Pacific has a formal policy in relation to Core Business Processes as well as formal policies on investment processes and approvals. The operations of the company and delegation of duties are inherent in a public listed organisation with investments that may impact on other companies. A copy of the Board Charter is set out in the rear pages of this Annual Report.

Principle 2 Structure the Board to add value

The Board of Directors is structured to add long term value to Imperial Pacific. The Directors hold a variety of professional, securities market and corporate skills, operating in a climate where cost effectiveness is a key issue and shareholding interests encourage active participation. There are three Directors, of whom one is regarded for corporate governance purposes as an independent director. Directors believe it is not practical, nor cost-effective, for Imperial Pacific to have a majority of persons "independent" (as defined by the governance principles) on the Board of Imperial Pacific. Indeed the Directors believe it is positive that major shareholdings are held by Directors. Imperial Pacific's policy allows Directors, subject to Board approval, to take independent professional advice at its expense.

Directors also point out that they regard a formal Board nomination committee as not being appropriate for a company like Imperial Pacific. This task is undertaken by the Board as a whole as and when circumstances dictate. The criteria set for membership of the Board and is to ensure that there exists a sufficient mix of skills and experience for a company of the nature of Imperial Pacific to add value and enhance shareholders' wealth.

The Directors also believe they are very open and transparent in disclosing their plans, aspirations and financial results to the shareholders. They believe the annual shareholder meetings provide a good opportunity for shareholders to evaluate their performance. Directors are subject to re-election every three years. The Board has a policy of operating a tight structure, but appoints external parties experienced in specific sectors from time to time to provide the Board with expert advice and undertake special projects.

Principle 3 Promote ethical and responsible decision-making

The Board is committed to ensuring that the group's affairs are conducted in a judicious and ethical manner. Imperial Pacific recognises diversity and is in the process of determining suitable objectives in this regard for a small entity with no formal employees. Imperial Pacific has a formal Code of Conduct Policy in place. Imperial Pacific has a Securities Trading Policy in place to cater for dealing in the company's securities in addition to complying with legislative and regulatory obligations. Directors and officeholders are prohibited from dealing in Imperial Pacific between the end of accounting periods and the release of results without the written consent of the Chair. Investments on the Embargo List are prohibited without the approval of the Board. A copy of the Securities Trading Policy is on the ASX Announcements platform – dated 29 December 2010.



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Corporate Governance (Continued)

A summary of terms of the Code of Conduct follows:

Imperial Pacific and its shareholders expect that each Director, member of staff and / or related personnel should pursue exemplary conduct in respect of ethics, roles and responsibilities of their office. The Group's directors and employees should conform with high community standards of corporate and individual behaviour., in particular: PERSONAL BEHAVIOUR AND ACCOUNTABILITY a. Role and statutory responsibilities as an officer of the corporation b. Awareness of social responsibilities c. Obligations to all corporate stakeholders d. Honesty and fairness in dealings e. Pursuit of the best interests of the corporation Adherence to Group policies and practices f. g. Continuing assessment of corporate opportunity and risk h. Undertaking training and being informed on current commercial and business matters. SECURITY AND CONFIDENTIALITY a. Boardroom confidentiality b. Security of corporate information Misuse of corporate information C. MANAGEMENT OF PRIVATE INTERESTS a. Declaration of private interests including any interest in Group contracts Gratuities, gifts, and other benefits related to corporate office b. c. Potential and real conflicts of interest COSTS TO THE CORPORATION a. Expenses incurred on corporation business b. Fringe benefits and allowances including leave and retirement allowances Sundry claimable expenses C. Failure to observe high standards in relation to the foregoing will constitute grounds on which the Board of Imperial Pacific may by resolution of the directors institute such disciplinary or remedial action as it deems appropriate and necessary. This

Principle 4 Safeguard integrity in financial reporting

may include dismissal and/or reporting to relevant authorities.

The Board has in place an Audit, Compliance and Risk Management Committee in place which comprises a nonexecutive Director (Mr Plummer) as Chairman and Mr Chenery as the other non-executive Director. Of these, Mr Chenery is regarded as an independent person. Their attendance at committee meetings during the year is set out elsewhere in this Annual Report. Imperial Pacific has further assurances in regard to financial reporting integrity because of the involvement of external auditors. Its subsidiary, Imperial Pacific Asset Management, has extensive ASIC obligations. Operating office-holders are professionally qualified in financial reporting matters. In relation to audit partner rotation of the company's external auditors, the Board monitors the situation in conjunction with the audit firm. The Audit, Compliance and Risk Management Committee has a formal charter. A summary is set out in the rear pages of this Annual Report.

Principle 5 Make timely and balanced disclosure

The Board aims to ensure timely, balanced and continuous disclosure to the market of all material matters concerning Imperial Pacific in accordance with the ASX continuous disclosure regime and appropriate corporate transparency. To carry out this obligation effectively the Board is both sensitive to the requirements of an informed market and it has in place a Communications Policy which encompasses a continuous disclosure policy. It seeks to keep its shareholders informed through reports to the Australian Stock Exchange, half and full-year profit disclosures, annual reports and material shareholder information announcements.



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Corporate Governance (Continued)

While the Board is ultimately responsible for this task, the Chief Operating Officer carries the immediate administrative obligation for meeting communications obligations and shareholder transparency. A summary of the Communications Policy follows:

The Board of Imperial Pacific firmly believes in providing quality communications to its shareholders and other stakeholders. This includes meeting the company's obligations to the Australian Securities Exchange ("ASX") in relation to Continuous Disclosure Obligations. Imperial Pacific aspires to over-deliver, rather than under-deliver information to its stakeholders. In view of this approach, Imperial Pacific meets the ASX Corporate Governance Principle No 5.

Imperial Pacific seeks to provide to its stakeholders the highest levels of communication standards by adopting the following focus:

- Shareholders are the owners of the company and are entitled to the maximum of information.
- The company will provide all regulatory documentation such as Annual Reports and other letters of advice on a consistent and timely basis
- Imperial Pacific will maintain a web site that provides information on its activities for external consumption.
- Communications will be set out in a clear way, be honest, be factual and endeavour to answer all likely queries that may arise.
- Imperial Pacific will not employ financial "spin doctors" or embellish a story.
- Annual Reports will be explanatory and will be mailed as soon as possible and sent to shareholders in a hard copy.
- Shareholders are encouraged to telephone management to discuss issues and subject to confidentiality issues, full explanations will be forthcoming.
- Imperial Pacific will announce all important and material items as soon as practicable. Where announcements may impact on other organisations, Imperial Pacific may advise that organisation on a confidential basis beforehand..

The Board of Imperial Pacific is primarily responsible for communicating matters to stakeholders. Management personnel will provide the support for the preparation and distribution of announcements. Mr Peter EJ Murray is the senior executive responsible for Imperial Pacific meeting its Continuous Disclosure obligations to the Australian Securities Exchange and any ASIC required communications.

Principle 6 Respect the rights of shareholders

Imperial Pacific, as reported earlier, has a communications policy in place. This recognises the importance of effective communications with shareholders and other parties. In addition the shareholders of Imperial Pacific have other formal and informal rights provided by the company's Constitution, regulatory bodies and proper public company behaviour. These rights include their entitlement b financial statements, attendance at shareholder meetings, participation by voting on the election of directors at the Annual General Meeting and on other important issues. The auditor is invited to attend the Annual General Meeting, however the board notes that auditor is professionally restricted from providing detailed financial information and limited to discussing audit process. Shareholder meetings are conducted in an open forum with wide discussion encouraged by the Chairman.

Principle 7 Recognise and manage risk

Imperial Pacific has established policies for the recognition, oversight and management of material business risks.

Given the volatility of equity markets and economic conditions, especially in recent times, Imperial Pacific regards risk management as a very important issue. In this regard the Board has in place an Audit, Compliance and Risk Management Committee. Risk recognition, oversight and management issues are carried out by senior personnel in conjunction with the Board, the Committee and in some cases, external professionals.



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Corporate Governance (Continued)

While the company's internal policies are considerable, the Board points out that, as a strategic holding company in financial services investing in other companies' equity, it can be difficult to monitor the behaviour of those entities. The Board has received positive written Section 295A assurances from the Chief Operating Officer and Chief Financial Officer equivalents. A summary of Imperial Pacific's policies on risk recognition, oversight and management follows:

Imperial Pacific believes in competent risk recognition, oversight and management. It recognises that as a strategic investment group in financial services there is some danger where the investee organisations do not provide proper business or financial reporting disclosures or does not meet competent risk management practices. For these reasons Imperial Pacific must continue to be vigilant in these procedures.

Imperial Pacific seeks, as far as practicable for an organisation in strategic investment in other companies, to undertake competent levels of risk management. These relate to its internal and external matters:

Internal Matters (Own resources)

- Imperial Pacific seeks to have a comfortable asset base in which it has no formal gearing.
- Investments must be selected carefully and generally monitored for some time before any shares are purchased.
- Imperial Pacific notes its key investee, London City, concentrates on investment opportunities where it can acquire a reasonably significant equity stake (eg 10%-20%) in a company that can be understood, has a leading position in its market, has good management and represents good investment value with attractive IRRs.
- Imperial Pacific must be available to work in with investee companies.
- Imperial Pacific must remain cost conscious.
- Surplus monies must be placed only with its trading bankers,
- Monies on Deposit and investments must take account of external advice when necessary.
- Good internal controls to be maintained, disaster recovery assessed and regulatory compliance pursued.

Other Matters (External Factors)

- Imperial Pacific must monitor economic, stock-market, industrial sector conditions and maintain close contact with existing investee companies
- Imperial Pacific must have the potential (where events prove unsatisfactory) to become active supporters of the investee company either through direct Board representation or by arms-length support.
- Imperial Pacific must maintain close contacts in various industries of interest.

The Board of Imperial Pacific is primarily responsible for risk recognition, oversight and management. The Board of Imperial Pacific is assisted in its deliberations by the Audit, Compliance and Risk Management Committee (ACRM). Both the Board and the ACRM Committee are assisted by the management of Imperial Pacific. Risk Management issues must be discussed regularly. All Board meetings must be provided with full details of current investments, targeted investments and funds on deposit

Principle 8 Remunerate fairly and responsibly

Imperial Pacific has a Remuneration Committee in place. The Remuneration Committee is responsible for assessing appropriate remuneration and payment for Directors as well as for other office holders and the portfolio management service provider. The Remuneration Committee comprises Mr Plummer (Chairman) and Mr Chenery. Mr Chenery is regarded as an independent director under the ASX definition. Details of their attendance at committee meetings are set out elsewhere in this Annual Report. Ultimately shareholders approve directors fees and in 2007 they approved a maximum payout of \$125,000 per annum. Current fees are significantly below this level.

Except for compulsory legislative obligations Imperial Pacific has no scheme for retirement benefits for non-executive directors. Furthermore, Imperial Pacific has no equity based remuneration scheme and has no requirement for policies in this regard. A summary of the Remuneration Committee Charter is set out in the rear pages of this Annual Report.

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Consolidated Income Statement for the year ended 30 June 2011

	Notes	2011 \$	2010 \$
Revenue from ordinary activities	3	177,686	209,451
Less: Depreciation expenses	4	(267)	(368)
Other expenses from ordinary activities	4	(265,703)	(265,761)
Share of net profit of associate accounted for using the equity accounting method	3 _	(1,789)	(31,508)
Profit from ordinary activities before income tax		(90,073)	(88,186)
Income tax credit (expense)	5	13,500	16,500
Net Profit (Loss) attributable to members of Imperial Pacific Limited	-	(76,573)	(71,686)
Earnings per share:			
Earnings per share from profit from continuing operations attributable to the ordinary equity holders of the company.			
Basic and diluted earnings per share (Cents)	33	(2.63)	(2.47)

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Consolidated Statement of Comprehensive Income for the year ended 30 June 2011

	Notes	2010 \$	2009 \$
Profit (Loss) for Year		(76,573)	(71,686)
Other Comprehensive Income:			
Unrealised valuation gain (loss) incurred for the period on securities in the portfolio at balance date	15	(286,272)	(1,086,857)
Deferred tax (expense) credit on above	15	86,035	326,113
Total Comprehensive Income (Loss) for the year for equity holders	-	(276,810)	(832,430)

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Balance Sheet as at 30 June 2011

		2011	2010
	Notes	\$	\$
Current assets			
Cash and cash equivalents	6	1,576,122	2,917
Receivables	7	30,056	193,384
Current Tax Asset	8	30,000	16,500
Total current assets	-	1,636,178	212,801
Non-current assets			
Investment Portfolio	9	2,428,462	4,359,469
Property, plant and equipment	10	1,003	1,271
Total non-current assets	-	2,429,465	4,360,740
Total assets	-	4,065,643	4,573,541
Current liabilities			
Trade and other payables	11	143,853	273,213
Tax liabilities	12	-	-
Total current liabilities	-	143,853	273,213
Total liabilities		143,853	273,213
Net assets	-	3,921,790	4,300,328
Equity			
Share Capital	13	1,560,970	1,560,970
Reserves	15	3,402,647	3,602,884
Retained Profits (Accumulated losses)	15	(1,041,827)	(863,526)
Total equity	16	3,921,790	4,300,328
	-		



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Statement of Changes in Consolidated Equity for the Year Ended 30 June 2011

	Notes	2011 \$	2010 \$
Total Equity at the beginning of the year		4,300,328	5,132,758
Transactions with Equity holders in their capacity as equity holders:			
Dividends provided or paid		(101,728)	-
Total transactions with Equity holders in their capacity as equity holders:		(101,728)	-
Income and Expense for Year:			
Profit (Loss) for Year		(76,573)	(71,686)
Revaluation of Investment Portfolio	15	(1,935,601)	(1,649,329)
Provision for Tax on unrealised gains	15	580,680	494,645
Less:		,	- ,
- Reversal of Revaluation Last Year	15	1,649,329	562,472
- Reversal of Tax Provision Last Year	15	(494,645)	(168,532)
Total recognised income (including unrealised			
gains) and expenses for the Year		(276,810)	(832,430)
Total Equity at the end of the year	16	3,921,790	4,300,328

ABN 65 000 144 561



Consolidated Cash Flow Statement for the year ended 30 June 2011

I	Votes		
On all floored for an exception of all the second states of the second states tates of the second states of the se		φ	\$
Cash flows from operating activities			
Receipts from Customers		49,309	142,961
(inclusive of goods and services tax)			
Cash paid to suppliers and management		(333,967)	(180,312)
(inclusive of goods and services tax)			
Interest Received		102,409	26,845
Interest Paid		(1,139)	
Dividends Received		61,683	61,316
Income Tax Refunded (Paid)		-	-
Net Cash provided by (used in)			
operating activities	32 _	(121,705)	50,810
Cash flows from investing activities			
Purchase of investments		(84,091)	(31,293)
Proceeds from sale of investments	—	1,750,000	-
Net Cash provided by (used in) investing activities	_	1,665,909	(31,293)
Cash flows from financing activities			
Payments to a related company		(11,905)	(330)
Payments to an associated company		-	(26,900)
Proceeds from Advances		142,634	5,041
Repayments of Borrowings		-	(8,750)
Dividends Paid	_	(101,728)	-
Net Cash used in financing activities	_	29,001	(30,939)
Net increase (decrease) in cash held		1,573,205	(11,422)
Cash at beginning of the financial year		2,917	14,339
Cash at end of the financial year	6	1,576,122	2,917

Notes to the financial statements - 30 June 2011



Note 1: Summary of significant accounting policies

The financial report is a general purpose financial report that has been prepared in accordance with Accounting Standards, including Australian Accounting Interpretations, other authoritative pronouncements of the Australian Accounting Standards Board and the Corporations Act 2001. International Financial Reporting Standards ("IFRS") form the basis of Australian Accounting Standards ("AASBs") adopted by the AASB. The financial report has been prepared in accordance with AIFRS (Australian Equivalents to International Financial Financial Reporting Standards).

In this report "Group" refers to the consolidated entity and "Company" refers to the parent entity, Imperial Pacific Limited. This financial report consists of financial statements for the consolidated entity which consists of Imperial Pacific Limited and its respective subsidiaries and its equity accounted associate London City Equities Limited.

The Group has early adopted AASB 9 - Financial Instruments. The Company has voluntarily adopted this standard as it is considered to result in a presentation that better reflects the performance and operations of the Company. A feature of AASB 9 is that unrealised gains or losses to fair value of the Investment Portfolio are not treated as "impairment" charges in the Income Statement but are reflected in the unrealised reserve account.

The Group has attempted to adopt "plain English" where possible to assist in information transparency.

The following is a summary of the significant accounting policies adopted by the economic entity in the preparation of the financial report. The accounting policies have been consistently applied, unless otherwise stated.

(a) Basis of Accounting

Imperial Pacific Limited is a listed public company incorporated and domiciled in Australia. It has subsidiary companies also incorporated and domiciled in Australia. The financial statements are prepared using the valuation methods described below for holdings of securities. All other items have been treated in accordance with historical cost convention.

(b) Principles of Consolidation

A controlled entity is any entity controlled by Imperial Pacific Limited. Control exists where Imperial Pacific Limited has the capacity to dominate the decision-making in relation to the financial and operating policies of another entity so that the other entity operates with Imperial Pacific Limited to achieve the objectives of Imperial Pacific Limited. A list of controlled entities is contained in Note 28 to the financial statements. All inter-company balances and transactions between entities in the economic entity, including including any unrealised profits or losses have been eliminated on consolidation.

Where controlled entities have entered or left the economic entity during the year, their operating results have been included from the date control was obtained or until the date control ceased.

The accounts of 29.1% owned London City Equities Limited are included by adopting the equity method of accounting (equity accounted as a 28.5% owned entity in 2010).

(c) Investments: Controlled Entities & Associates

The investments in subsidiary companies are carried at their cost of acquisition less any provision for impairment. Dividends are brought to account in the profit and loss account when they are credited or paid by the controlled entity.

London City Equities Limited is not recognised as a controlled entity because it is a company over which the group is not able to exercise control despite its 29.1% equity ownership, as two other shareholders control 48.4%. It is an associated company.

Investments in associated companies are recognised in the financial statements by applying the equity method of accounting.

Notes to the financial statements - 30 June 2011



(d) Income Tax Expense

The income tax expense or credit for the period is the tax payable on the current period's taxable income adjusted by changes in deferred tax assets and liabilities attributable to temporary differences between the asset bases of assets and liabilities and their carrying amounts in the financial statements and to unused tax losses. Deferred tax assets and liabilities are offset as all current and deferred taxes relate to the Australian Taxation Office and can legally be settled on a net basis.

A tax provision is made for the unrealised gain or loss on Trading Portfolio securities valued at market value through the Income Statement.

Where non-current Investment Portfolio securities are adjusted for unrealised gains or losses at balance date in the Unrealised Revaluation Reserve an assessed deferred tax liability or asset is created to reflect the applicable tax, even though there may be no intention to dispose of those holdings. The tax sum is applied to the Unrealised Revaluation Reserve on one hand and the deferred tax liability or asset on the other. Where the company might dispose of such securities, tax is calculated on gains made according to the particular parcels allocated to the sale for tax purposes offset against any capital losses carried forward. Imperial Pacific Limited and its wholly-owned Australian subsidiaries have formed an income tax consolidated group under the Tax Consolidation Regime. Imperial Pacific Limited is responsible for recognising the current and deferred tax assets and liabilities for the tax consolidated group. The tax consolidated group has entered a tax sharing agreement whereby each company in the group contributes to the income tax payable in proportion to their contribution to the net profit before tax of the consolidated group.

(e) Investments

The Company has two discrete types of investments. They are Trading Portfolio Financial Assets (Current Assets) and Investment Portfolio Financial Assets (Non-Current Assets).

All investments are initially recognised at the fair value of the consideration paid. After initial recognition, investments (classified as either Trading or Investment Portfolio) are measured at their fair value. Fair value of listed securities is determined by reference to the last sale price at the close of business at balance date. Gains on Trading Portfolio investments are recognised in the Income Statement. In the case of the unlisted equity investment in Mainstream BPO Pty Limited fair value takes into account both the strategic nature of the investment and its future potential.

Gains on Investment Portfolio securities are recognised as a separate component of equity until the investment is sold, collected or otherwise disposed of.

Dividend income is only taken to account when the right to receive a dividend is established, interest revenue is recognised on a proportional basis taking into account interest rates applicable to the financial assets.

(f) Non-Current Assets

The carrying amounts of all non-current assets other than investments are reviewed at least annually to determine whether they are in excess of their recoverable amount. If the carrying amount of a non-current asset exceeds the recoverable amount, the asset is written down to the lower value. In assessing recoverable amounts, the relevant cash flow have been discounted to their present value.

(g) Derivatives

The economic entity is from time to time exposed to fluctuations in interest rates from its activities. It is not the policy of the economic entity to use derivative financial instruments. The economic entity does not hedge its exposure to interest rate fluctuations. It has no foreign exchange exposure.

(h) Employee Entitlements

The company has no employees.

(i) Cash and cash equivalents

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

(j) Financial Risk issues

The economic entity has in place risk management controls supervised by the Board and the Audit, Compliance and Risk Management Committee. Risk issues are explained further in Note 18 of the financial statements.

Notes to the financial statements - 30 June 2011



(k) Goods and Services Tax

Revenues, expenses and assets are recognised net of the amount of associated GST, unless the GST incurred is not recoverable from the Australian Taxation Office (ATO). In this case it is recognised as part of the cost of the acquisition of the asset or as part of the expense.

Receivables and payables are stated inclusive of the amount of GST receivable or payable. The net amount of GST recoverable from, or payable to the ATO is included with other payables in the balance sheet. Cash Flows are presented on a gross basis. The GST components of cash flows arising from investing or financing activities which are recoverable from, or payable to the ATO, are reported as operating cash flow.

(I) Revenue

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

Dividend revenue is recognised when the right to receive a dividend has been established. Revenues from the rendering of a service is recognised upon delivery of the service. Management revenue is recognised on an accruals basis.

(m) Financial Statements Approval

The financial statements were authorised for issue by the Board of Directors on 16 August 2011.

Note 2. Segmental information

During 2010/11 the economic entity acted mainly in the investment and financial services sectors in Australia.

2011	Investment	Financial (Services	Consolidated
Revenue	\$	\$	\$
Investment /other revenue	108,184	69,502	177,686
Segment Result	,		· · · ·
Profit (Loss) after Tax	26,604	(103,177)	(76,573)
Segment Assets	3,876,972	188,671	4,065,643
Segment Liabilities	(43,156)	(100,697)	(143,853)
Other:	· · · ·	· · · ·	<u>_</u>
Acquisition of Plant	-	-	-
Depreciation	-	(267)	(267)
Net cash inflow from operating activities	(4,031)	(117,675)	(121,706)
Share of net profits (losses) of equity accounted associates	(1,789)	-	(1,789)
Carrying amount of investment in Associates accounting			
for using the equity accounting method	2,232,442	-	2,232,442
2010	Investment		Consolidated
2010	¢	Services	¢
Revenue Investment /other revenue	\$ 105.222	پ 104,229	\$ 209,451
Segment Result	105,222	104,229	209,451
Profit/(Loss) after Tax	(37,625)	(34,061)	(71,686)
Segment Assets	4,570,812	2,730	4,573,542
Segment Liabilities	(81,964)	(191,249)	(273,213)
Other:		(101,210)	(210,210)
Acquisition of Plant	-	-	-
Depreciation	-	(368)	(368)
Net cash inflow from operating activities	37,737	13,073	50,810
Share of net profits of equity accounted associates	(31,508)	-	(31,508)
Carrying amount of investment in Associates accounting for using the equity accounting method	2,434,469		2,434,469

Notes to the financial statements - 30 June 2011



Note 3. Revenue	2011	2010
From continuing operations	\$	\$
Dividends Received	- Ψ	Ψ -
Interest Received	108,184	105,222
Management Fees Received:	,	,
- Base Management Fee	69,296	104,229
- Performance Fee	-	-
Other	206	-
Total Revenue	177,686	209,451
Share of net profit of associate accounted	(1,789)	(31,508)
Note 4. Profit from ordinary activities		
Net gains and expenses		
Profit from ordinary activities before income tax		
has been determined after:		
(a) Expenses		
Auditors Fees (Note 20)	(23,200)	(20,400)
Depreciation - plant and equipment	(267)	(368)
Directors fees	(50,000)	(50,000)
Directors superannuation	(2,250)	(2,250)
Interest Paid	(1,139)	-
Professional fees - director related	(129,040)	(130,720)
Rental expense on operating leases	(18,059)	(16,852)
Other Expenses	(42,015)	(45,539)
Total Operating Expenses	(265,970)	(266,129)
Net Operating Gain (Loss) before Tax	(90,073)	(88,186)
(h) Devenue and not raine		
(b) Revenue and net gains Management fee - associated company - Base fee	69,296	104,229
	03,230	104,220
Note 5. Income Tax Expense		
(a) The components of income tax expense comprise:		
Current Tax	13,500	16,500
	13,500	16,500
(b) The income tax expense for the financial year differs from the amount calculated on the profit. The differences are reconciled as follows:		
Profit (Loss) from ordinary activities before income tax	(90,073)	(88,186)
	07.000	00.450
Income tax calculated at 30% Plus (Less): Tax Effect of :	27,022	26,456
- Rebatable fully franked dividends	2,978	(9,956)
Income tax benefit (expense)	30,000	16,500
(c) Amounts recognised directly in equity: Decrease (Increase) in deferred tax liabilities relating		
to capital gains tax on the increase in unrealised	00.000	000 / / 0
changes in values of the investment portfolio	86,035	326,113

Notes to the financial statements - 30 June 2011

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Note 6. Cash and Cash Equivalents

Cash at Bank and on Hand	1,576,122	2,917
	1,576,122	2,917
Note 7. Current assets - Receivables		
Other Debtors	21,665	170,415
Amounts receivable from:		
Associated Company	8,391	22,969
	30,056	193,384
Note 8. Current assets - Tax		
Current Tax Asset	30,000	16,500
Guilent lax Asset	30,000	16,500
Note 9. Non current assets - Investment Portfolio Listed investments		
Shares in other corporations - at Market Value Shares in associated corporations - at fair value	- 2,232,442	- 2,434,469
	2,232,442	2,434,469
Unlisted investments		
Shares in other corporations - at fair value Convertible Notes due 31 December 2011	196,020	175,000
- at fair value (cost)	-	1,750,000
	196,020	1,925,000
	2.428.462	4,359,469
Note: Non-traded unlisted investments in corporations relate to Main	1 - 1 -	, ,

Note: Non-traded unlisted investments in corporations relate to MainstreamBPO Pty Limited. The values adopted have taken into account various factors, including strategic nature, equity values in the light of a Shareholders Agreement and possible future values of the entity. This is a long term investment and the value is considered appropriate.

Note 10. Non-current assets - Property, plant and equipment

Plant and Equipment		
Plant and Equipment - at cost	11,229	11,229
Less: Accumulated Depreciation	(10,226)	(9,958)
Total Property, Plant & Equipment	1,003	1,271

Movement in carrying amount

Movements in the carrying amounts of each class of property, plant and equipment at the beginning and end of the current financial year are set out below:

	Plant and Equipment	Total
Carrying amount at 1 July 2010	1,271	1,271
Depreciation expense	(267)	(267)
Carrying amount at 30 June 2011	1,003	1,003
Note 11. Current Liabilities - Payables Associated Entity Directors or their Director Related Entities Other Creditors	231 98,686 44,936	58,218 154,267 60,728
	143,853	273,213
Note 12. Current Liabilities - Tax Liabilities	<u> </u>	
	-	-

Notes to the financial statements - 30 June 2011

Note 13. Share Capital	2011	2010
(a) Share capital	\$	\$
2,906,504 (2010: 2,906,504)		
fully paid ordinary shares	1,560,970	1,560,970
(b) Movement in ordinary share capital: Balance at beginning of accounting period Movements during the year	1,560,970 	1,560,970 -
Balance at reporting date	1,560,970	1,560,970
(c) Movement in ordinary share numbers: Balance at beginning of accounting period Movements during the year	2,906,504	2,906,504
Balance at reporting date	2,906,504	2,906,504

(d) Ordinary Shares

Ordinary shares entitle the holder to participate in dividends and the proceeds on winding up of the company in proportion to the number and amounts paid on the shares. On a show of hands every holder of ordinary shares present at a meeting in person or by proxy, is entitled to one vote, and upon a poll is entitled to one vote.

Note 14. Capital Management

The Company's objective in managing capital is to continue to provide shareholders with attractive investment returns over the medium to longer term through access to investment management fee income, a steady stream of fully-franked dividends, minimum gearing and enhancement of capital invested. These goals include paying dividends that will, over time, grow faster than the rate of inflation. The company recognises that its capital will fluctuate in accordance with market conditions, and may adjust the dividends paid, issue new shares from time to time or buy-back its shares or sell assets to reduce debt.

Note 15. Reserves and retained profits

(a) Reserves - as per below		
Realised Capital Gains Reserve	4,757,568	4,757,568
Unrealised Revaluation Reserve	(1,354,921)	(1,154,684)
	3,402,647	3,602,884
Realised Capital Gains Reserve		
Balance at 1 July 2010	4,757,568	4,757,568
Balance at 30 June 2011	4,757,568	4,757,568
Unrealised Revaluation Reserve		
Balance at 1 July 2010	(1,154,684)	(393,940)
Add Back Previous Revaluation of Portfolio	1,649,329	562,472
Add Back previous Provision for Tax	(494,645)	(168,532)
Revaluation of Investment Portfolio	(1,935,601)	(1,649,329)
Less Provision for Tax on Unrealised Gains	580,680	494,645
Balance at 30 June 2011	(1,354,921)	(1,154,684)
(b) Retained Profits / (Accumulated losses)		
Retained Earnings (Accumulated losses)		
- beginning of the financial year	(863,526)	(791,840)
Net gain (loss) loss attributable to members of Imperial		
Pacific Limited	(76,573)	(71,686)
Dividends paid	(101,728)	-
Balance at 30 June 2011	(1,041,827)	(863,526)

Notes to the financial statements - 30 June 2011

Note 15. Reserves and retained profits (Cont'd)



2011	2010
\$	\$

(c) Nature and purpose of reserves

Realised Capital Gains Reserve

The Realised Capital Gains Reserve records gains from the sale of non-current assets. The reserve may be used for the distribution of bonus shares to shareholders and is only available for the payment of cash dividends in limited circumstances as permitted by law.

Unrealised Revaluation Reserve

The Unrealised Revaluation Reserve is used to record increments and decrements on the revaluation of noncurrent Investment Portfolio assets, as described in the accounting policies, adjusted to reflect the applicable deferred tax liability or asset.

Note 16. Movements in Equity Total equity at the beginning of the financial year Total changes in equity recognised in the income		4,300,328	5,132,758
statement		(76,573)	(71,686)
Revaluation of Investment Portfolio (Net)		(286,272)	(1,086,857)
Less Provision for Tax on Unrealised Gains (Net)		86,035	326,113
Less Dividend Paid during Year		(101,728)	-
Total equity at the end of the financial year		3,921,790	4,300,328
Note 17. Dividends (a) Dividends Payable Dividend paid - Fully Franked	20 Oct 2010	(101,728)	-
Dividend proposed - Fully Franked	14 Oct 2011	(145,325)	(101,728)
(b) Franking credits Franking credit tax component available for			
dividends in future years	-	638,882	629,766
Fully franked dividends possible at tax rate of 30%	· · · · · · ·	1,490,725	1,469,454

Note: The above amounts represent the balance of the franking account as at the end of the financial year, adjusted for franking credits and debits arising from payment of tax liabilities and receipt of franked dividends.

Note 18. Financial instruments and risk

A. Financial instruments - net fair value of financial assets and liabilities

The net fair value of cash and cash equivalents and non-interest bearing monetary assets and financial liabilities of the company approximates their carrying value. The net fair value of other monetary financial assets and financial liabilities is based upon market prices where a market exists or by discounting the expected future cash flows by the current interest rate for assets and liabilities with similar risk profiles. Equity investments traded on organised markets have been valued by reference to the last sale price at balance date. For non-traded equity investments the net fair value is an assessment by the directors based on the underlying net assets, future maintainable earnings and any special circumstances pertaining to a particular investment. In the case of the unlisted 2% shareholding (and in 2010 the \$1,750,000 convertible loan note) in MainstreamBPO Pty Limited fair value takes into account the strategic nature of the investment, the Shareholder's Agreement and perceived future value either to other organisations or by way of enhancing its operations in the future.

Notes to the financial statements - 30 June 2011



Note 18. Financial instruments and risk (Cont'd)

	2011-		20	10
	Carrying	Net Fair	Carrying	Net Fair
On-balance sheet financial	Amount	Value	Amount	Value
instruments	\$	\$	\$	\$
Financial assets				
Cash	1,576,122	1,576,122	2,917	2,917
Receivables	30,056	30,056	193,384	193,384
Other Investments	-	-	1,925,000	1,925,000
Non-traded financial assets	1,606,178	1,606,178	2,121,301	2,121,301
Portfolio Investments - non current	2,428,462	2,428,462	2,434,469	2,434,469
_	4,034,640	4,034,640	4,555,770	4,555,770
	Carrying	Net Fair	Carrying	Net Fair
Financial liabilities	Amount	Value	Amount	Value
Other creditors	143,853	143,853	273,213	273,213
Non-traded financial liabilities	143,853	143,853	273,213	273,213

The carrying amounts and net fair values of financial assets and liabilities at balance date are:-

Other than those classes of assets and liabilities denoted as "Portfolio Investments", none of the classes of financial assets and liabilities are readily traded on organised markets in standardised form.

Net fair value is exclusive of costs which would be incurred on realisation of an asset, and inclusive of costs which would be incurred on settlement of a liability. Financial assets where the carrying amount exceeds net fair values have not been written down as they represent the investment in an associated company which the economic entity intends to hold as a long term investment.

B. Risk Considerations - Main factors

The Group's activities expose it to various financial risks, mainly market risk, credit risk and liquidity risk. Risk management is carried out by senior management under policies and strategies approved by the Board and the Audit, Compliance and Risk Management Committee. The Group is not directly exposed to currency risk.

(a) Market Risk

This is the risk that the fair value of future cash flows of financial instruments may fluctuate because of changes in market prices. The Group seeks to reduce market risk by adhering to the prudent investment guidelines of its Board, including guidelines in respect of industry status, investee position in industry, performance outlook, management skills and level of stategic shareholding acquired. Price and Interest Rate risk issues are shown below.

(a) (i) Price Risk

The Group is exposed to price risk in relation to equities securities and convertible loan notes. These arise from:

- Investments held by the Group and classified on the balance sheet as either Trading or Portfolio; and
- Exposure to adverse movements in equity prices which may have negative flow-on effects to the reveue derived from the management of clients' investment portfolios.

The Group is not directly exposed to commodity price risk or derivative securities risk.

Notes to the financial statements - 30 June 2011



Note 18. Financial instruments and risk (Cont'd)

Price Risk Sensitivity Analysis:

The table below summarises the pre-tax impact of both a general fall and general increase in stock-market prices on listed equity securities by 10%. The analysis is based on the assumption that the movements are spread equally over all assets in the investment and trading portfolios. It assumes no performance fees payable from managed funds.

	2011		2010		
	10.0%	10.0%	10.0%	10.0%	
	increase in	decrease in	increase in	decrease in	
	market prices	market prices	market prices	market prices	
	\$	\$	\$	\$	
Impact on Profit (Pre tax)	6,895	(6,895)	6,895	(6,895)	
Impact on Equity (Pre tax)	242,846	(242,846)	243,447	(243,447)	

(a) (ii) Interest Rate Risk

This is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market interest rates. At balance date the Group had money on deposit with its bankers. As such, the Group's revenues and assets are subject to interest rate risk to the extent that the cash rate might fall over any given period. Given that the Group does not have any interest bearing liabilities at balance date, however, the Board and management do not consider it necessary to hedge the group's exposure to interest rate risk.

Interest Rate Risk Sensitivity Analysis:

The table below summarises the pre-tax impact of both a decrease and an increase in interest rates by 100 basis points (1.00%). The analysis is based on the assumption that the change is based on the amounts of cash at bank and cash at year end.

	2011		2010	
	100 bps	100 bps	100 bps	100 bps
	increase in	decrease in	increase in	decrease in
	Interest Rate	Interest Rate	Interest Rate	Interest Rate
	\$	\$	\$	\$
Impact on profit (pre-tax)	15,761	(15,761)	17,529	(17,529)

(b) Credit Risk

The credit risk on the financial assets of the entity is the risk that one party to a financial instrument may cause a financial loss for the other party by failing to discharge an obligation. This credit risk for Imperial Pacific is minimised by its policy of placing surplus funds with the company's bankers. Other debt instruments are analysed closely. In the case of MainstreamBPO Unsecured Convertible Loan Notes in 2010 where interest in 2010 was not paid Imperial Pacific took legal advice and sold the Notes in late January 2011.

(b) (i) Cash and Cash Equivalents

The credit risk of the Group in relation to cash and cash equivalents ins the carrying amount and any accrued unpaid interest. The average weighted maturity of the cash portfolio at any time is no greater than 90 days. The credit quality of cash deposits and equivalents can be assessed by reference to external credit ratings.

	2011	2010
Cash at bank and short-term bank deposits	\$	\$
A-1+	1,576,122	2,917

(b) (ii) Trade and sundry receivables

The credit risk of the Group in relation to trade and sundry receivables is their carrying amounts. The sums are minor and relate mainly to accrued unpaid interest and prepayments. The risk is mitigated by internal monitoring.

Notes to the financial statements - 30 June 2011



Note 18. Financial instruments and risk (Cont'd)

(c) Liquidity Risk

This risk is that experienced by an entity when it has difficulties meeting its financial obligations. The Imperial Pacific consolidated entity has no external borrowings. It manages liquidity carefully, maintaining appropriate maturity balances of short term deposits and marketable securities. The Group's management and its Board actively review the liquidity position on a regular basis to ensure that the Group can always meet its commitments, including investment programmes.

(c) (i) Maturities of financial assets

The following table details the Group's maturity periods of its financial assets. This table has been prepared basec on the fair values of financial assets as at 30 June and according to the committed deposit maturing dates. Estimates are continually evaluated and are based on historical experience and expectations which are considerd reasonable.

	2011	2010	
Immediate	\$ 106,178	\$	196,301
30 to 60 days	\$ 1,500,000	\$	-
Between 1 and 3 years	\$ -	\$	1,750,000
Beyond 3 years	\$ 2,428,462	\$	2,609,469

(c) (ii) Maturities of financial liabilities

The following table details the Group's maturity periods of its financial liabilities. This table has been prepared based on the undiscounted cash flows of financial liabilities based on the earliest date on which the Group is liable to meet its obligations. The table includes both interest (where applicable) and principal cash flows.

		2011		2010	
Within 90 days	\$	143,853	\$	273,213	

Note 19. Directors and Executives' Remuneration

(a) Names and positions held of parent entity directors and specified executives in office at any time during the financial year are:

Parent Entity Directors:

Mr P E J Murray - Chairman

Mr J C Plummer - Director - Non-Executive

Mr R Chenery - Director - Non-Executive

(b) Parent Entity Directors' Remuneration

, .		Primary	Post	Other	Total
2011	Salary, Fees &	Superannuation Em	ployment		
	Commissions	Contributions			
Mr P E J Murray	129,040	-	-	-	129,040
Mr J C Plummer	25,000	2,250	-	-	27,250
Mr R Chenery	-	25,000	-	-	25,000
	154,040	27,250	-	-	181,290
2010					
Mr P E J Murray	130,720	-	-	-	130,720
Mr J C Plummer	25,000	2,250	-	-	27,250
Mr R Chenery	-	25,000	-	-	25,000
	155,720	27,250	-	-	182,970

(c) Shareholdings

Number of Shares held by Parent Entity Directors / Specified Executives

	Balance	Received as	Options		Balance
	1.7.10	Remuneration	Exercised	Net change *	30.06.11
Mr P E J Murray	1,145,994	-	-	-	1,145,994
Mr R Chenery	1,000	-	-	-	1,000
Mr J C Plummer	663,790	-	-	22,000	685,790
	1,810,784	-	-	22,000	1,832,784

* Net change refers to shares purchased or sold during the financial year

Notes to the financial statements - 30 June 2011



Note 19. Directors and Executives' Remuneration (Cont'd)

(d) Remuneration Practices

The company's policy for determining the nature and amount of emoluments of board members and senior executives of the company is as follows:

- 1. The remuneration arrangements for directors are determined by the shareholders in general meeting. From time to time the Board may submit proposals to increase the fees, which are presently have a maximum of \$125,000. The company has scope to remunerate Directors for special duties that may be requested on occasion. Mr Murray does not receive Directors Fees from the Company.
- 2. The company has no formal executives. In the case of Mr Murray his remuneration is based on an assessment of his experience, performance and tasks undertaken through the year where, in the main, an hourly fee of \$80 is payable, plus a share of corporate advisory fee income.
- 3. The company has a Remuneration Committee in operation.

Note 20. Auditor's Remuneration	2011	2010
Remuneration for audit or review of the financial	\$	\$
reports of the parent or any entity in the economic entity		
Cutcher & Neale - Assurance services	18,200	15,900
Remuneration for other services:		
Cutcher & Neale - Other compliance services	5,000	4,500
Total	23,200	20,400

Note. Imperial Pacific Limited's Audit, Compliance and Risk Management Committee oversees the audit relationship, including reviewing with the Board the scope of the audit and the proposed fee.

Note 21. Contingent Liabilities

In support of past and future financing needs the parent company and its subsidiary Imperial Pacific Asset Management Pty Ltd have in place cross-guarantees to a bank. Neither company presently has any bank loan facilities or arrangements.

Note 22. Contingent Assets

On 28 January 2011 shareholders of Imperial Pacific approved the sale of the company's interest in convertible loan notes in MainstreamBPO Pty Limited. It was a condition of that contract that Imperial Pacific will accrue a profit share of 15% of the realised gain achieved by the purchaser if the investment is sold within five years. There is insufficient information at the date of this report to estimate any future benefit that may arise.

On 17 June and on 25 July 2011 associated company London City Equities Limited was granted judgment in its favour by the Federal Court of Australia to access certain records and documents of Penrice Soda Holdings Limited ("Penrice"). This followed legal action by London City to assess the conduct of the directors of Penrice and the provision of information at the time London City made investments in Penrice. This investigatory process may ultimately lead to legal action being taken against the Directors of Penrice, or that company itself, for the recovery of substantial investment losses. There is insufficient information at the date of this report to estimate any future benefit that may arise.

Note 23. Capital and Leasing commitments

(a) Capital Expenditure Commitments		
There are no material capital commitments outstanding at year end.		
(b) Operating Lease Commitments		
Commitments in relation to leases contracted for at the reporting		
date but not recognised as liabilities, payable		
Not later than one year	5,992	17,220
Between 1 & 2 years	-	5,740
	5,992	22,960

These commitments represent non-cancellable operating leases relating to office premises.

Notes to the financial statements - 30 June 2011



Note 24. Employee entitlements

There is no pension scheme within the immediate group entities as at 30 June 2011. The company has no formal employees.

Note 25. Related Party transactions

Directors

The names of persons who were Directors of Imperial Pacific Limited at any time during the financial year were Mr J.C.Plummer, Mr P.E.J.Murray and Mr R.Chenery. Mr Plummer, Mr Murray and Mr Chenery were directors during the full year ended 30 June 2011.

Each Director was also a Director of associated company London City Equities Limited during this period.

Remuneration

Information on remuneration of directors is disclosed in Note 19.

Other related parties

Aggregate amounts included in the determination of operating profit before income tax that resulted from transactions with each class of other related parties:

	2011	2010
Management fee revenue	\$	\$
Associated corporation - London City Equities Limited	69,296	104,229

Aggregate amounts receivable from, and (payable to), each class of other related parties at balance date: Current payables

Director related	(98,686)	(154,267)
Associated entity (intercompany balance)	(231)	(58,218)
Current receivables		
Associated entity (intercompany balance)	7,206	22,969

Messrs J.C.Plummer and R. Chenery also received director fee remuneration from the associated corporation London City Equities Limited, of \$27,250 and \$25,000 respectively.

Note 27. Group Parent Entity - Imperial Pacific Limited

The ultimate parent company is Imperial Pacific Limited (ABN 65 000 144 561) which was incorporated on 13 December 1954. Its investments in subsidiary entities are shown in the following note. The parent entity's financial statements show the following summarised amounts:

	Parent Entity		
(a) Balance Sheet			
Current Assets	5,288,618	3,933,200	
Non current Assets	4,505,524	6,721,714	
Total Assets	9,794,142	10,654,914	
Current Liabilities	(6,248,502)	(6,368,573)	
Total Liabilities	(6,248,502)	(6,368,573)	
Net Assets	3,545,640	4,286,341	
(b) Shareholders Equity			
Issued Capital	1,560,970	1,560,970	
Unrealised Revaluation Reserve	2,379,246	2,989,639	
Retained Profits (Accumulated Losses)	(394,576)	(337,941)	
	3,545,640	4,212,668	
(c) Profit and Loss Account			
Total Income	219,863	266,538	
Total Expenses	(261,943)	(260,148)	
Net Profit (Loss) Before Tax	(42,080)	6,390	
Tax Credit (Expense)	13,500	16,500	
Net Profit (Loss) after Tax	(28,580)	22,890	

Notes to the financial statements - 30 June 2011



(d) Guarantees re debts of subsidiaries

As stated in Note 21 the parent company has in place a guarantee to a bank in respect of possible facilities of Imperial Pacific Asset Management Pty Limited. No such facilities exist. (e) Contingent Liabilities

The parent company has no known contingent liabilities.

(f) Contractual Commitments

As stated in Note 23 the parent company has office leasing commitments of \$5,992 at 2011, \$22,960 in 2010. There are no capital purchase commitments.

Note 28. Investment in controlled entities

The ultimate parent company Imperial Pacific Limited has the following direct and indirect investments in subsidiary companies:

Name of Entity	Country of Incorpn	Class of shares	Equity holding		•	arent entity's stment
			2011	2010	2011	2010
Imperial Pacific Asse	t Management		%	%	\$	\$
Pty Limited	Australia	Ordinary Shares	100	100	1,000,000	1,000,000
Imperial Pacific Fund	Managers					
Pty Limited	Australia	Ordinary Shares	100	100	1,700,000	1,700,000
Imperial Pacific Reso	ources					
Pty Limited	Australia	Ordinary Shares	100	100	*	*

Note: Imperial Pacific Asset Management Pty Ltd and Imperial Pacific Fund Managers Pty Ltd are 100% directly controlled by Imperial Pacific Limited. Imperial Pacific Resources Pty Limited is wholly owned by Imperial Pacific Fund Managers Pty Limited.

Note 29. Investment in associate			Consolidated		Parent Entity	
Name of company	Ownership Intere	est	carrying amount		carrying amount	
	2011	2010	2011	2010	2011	2010
Traded on organised markets:			\$	\$	\$	\$
London City Equities Limited						
Limited	29.1%	28.5%	2,232,442	2,434,469	1,542,533	2,405,656
(Incorporated in Australia)						
Strategic holding company in and deposits	vesting in shares					
		-	2,232,442	2,434,469	1,542,533	2,405,656

	Consolidated carrying amount		
	2011	2010	
Movements in carrying amounts of investments in associate	\$	\$	
Carrying amount at the beginning of the financial year	2,434,469	3,256,743	
Additional Equity Purchased	61,683	31,294	
Net Increase (Reduction) in Reserves	(200,238)	239,304	
Share of operating profit (loss) after income tax	(1,789)	(1,031,556)	
Less dividends received from associates	(61,683)	(61,316)	
Carrying amount at the end of the financial year	2,232,442	2,434,469	
Results attributable to associate	\$	\$	
Operating profits (loss) before income tax	(1,789)	(31,508)	
Income tax expense	-	-	
Operating profits (loss) after income tax	(1,789)	(31,508)	
Less dividends received	(61,683)	(61,316)	
	(63,472)	(92,824)	
Realised profits attributable at beginning of the financial year	2,108,302	2,201,126	
Retained profits attributable at the end of the financial year	2,044,830	2,108,302	

Notes to the financial statements - 30 June 2011



Note 29. Investment in associate (Cont'd)

Reserves attributable to associate		
Capital Profits Reserve	324,185	316,732
Share of associate's contingent liabilities	Nil	Nil
Share of associate's expenditure commitments	Nil	Nil
Summary of the performance and financial position of associates		
The aggregate profits, assets and liabilities of associates are:		
Profits from ordinary activities after income tax	(306)	(110,667)
Assets	7,960,149	8,750,080
Liabilities	(65,588)	(55,988)

Note 30. Economic dependency

The major business activities of the group during the year 2010/2011 were the portfolio management of London City Equities Limited and the monitoring of the group's investment in MainstreamBPO Pty Ltd. The 29.1% owned London City Equities at 30 June 2011 owned 8.0% of Penrice Soda Holdings Limited, a chemical and quarry operator presently performing very badly. However London City retains strong liquidity with around 20% of its assets placed on deposit with that company's bankers. Such interest revenue will be subject to interest rate changes, pending reinvestment of those funds. Imperial Pacific holds equity in MainstreamBPO Pty Limited, a business process outsourcing company. The value of the MainstreamBPO investment will depend on the continuing ability of that company's Board to acquire customers, keep costs under control and grow its business profitably in the financial services sector.

Note 31. Events occurring after balance date

The Directors have declared a fully franked dividend of 5.0 cents per share for 2011. This is not shown in the accounts.

Note 32. Cash Flow Information

Reconciliation of operating profit after income tax to net cash inflow from operating activities:	2011 \$	2010 \$
Operating Profit (Loss) after Income Tax Non cash flows in operating profit / (loss) :	(76,573)	(71,686)
Income Tax Credit	(13,500)	(16,500)
Depreciation	267	368
Dividend Received - Associated Company	61,683	61,316
Equity Accounted Interest in Associated Company	1,789	31,508
Changes in assets and liabilities		
(Increase) Decrease in other Debtors	(25,968)	(106,605)
Increase (Decrease) in other Creditors	(69,403)	135,909
Net Cash used by Operating Activities	(121,705)	34,310
Cash Balances at Year End comprise:		
Cash at Bank and on hand (Note 6)	1,576,122	2,917
Balance as per Cash Flow Statement	1,576,122	2,917

Notes to the financial statements - 30 June 2011



Note 33. Earnings per share		2011	2010
Basic and Diluted Earnings per share	Cents	(2.63)	(2.47)
(No dilution as no options in existence)			
Weighted average number of ordinary shares during the year			
used in the calculation of basic EPS		2,906,504	2,906,504

Note 34. New Accounting Standards and interpretations

The AASB has issued new and amended Accounting Standards and Interpretations that have mandatory application dates for future reporting periods. The Company has decided against early adoption of these Standards. The following table summarises those future requirements and their impact on the entity.

Standard Name	Effective Date for entity	Requirements	Impact
AASB 124 Related Party Disclosures and amending standard AASB 2009-12	30-June-2012	 Clarification of the definition of a related party. Requirements to disclose commitments to related parties Disclosure exemptions for government related parties. 	Minimal impact expected
AASB 9 Financial Instruments and amending standards AASB 2009-11 / AASB 2010-7	30-June-2014	 Changes to the classification and measurement requirements for financial assets and financial liabilities New rules relating to derecognition of financial instruments. 	No future impact. (This standard was adopted from 1 July 09.)
AASB 2009-14 Amendments to Australian Interpretation - Prepayments of a Minimum Funding Requirement	30-June-2012	- Changes where the entity is subject to minimum funding requirements and makes an early payment to cover these requirements in relation to defined benefit plans. instruments.	No significant impact expected.
AASB 2010-4 / 2010-5 Amendments and further and further amendments to Australian Accounting Standards arising from the Annual Improvement Project.		 Makes changes to a number of standards / interpretations including: Clarification of the content of the statement of changes in equity. Financial instrument disclosures. 	No impact expected.
AASB 13 Fair Value Measurement	30-June-2014	AASB 13 provides a precise definition of fair value and a single source of fair value measurement and disclosure requirements for use across Accounting Standards but does change when fair value is required or permitted. (There are a number of additional disclosure requirements.)	Fair Value estimates currently made by the entity will be revised and potential changes to reported values may be required. The Entity has not yet determined the magnitude of any changes which may be needed.



Directors' Declaration

In the opinion of the Directors of Imperial Pacific Limited ("the Company"):

- (a) the financial statements and notes as set out on pages 11 to 30 are in accordance with the Corporations Act 2001 including
 - a. complying with Accounting Standards, the Corporations Regulations 2001 and other mandatory professional reporting requirements; and
 - b. complying with International Accounting Standards as indicated in Note 1; and
 - c. giving a true and fair view of the Company's and consolidated entity's financial position as at 30 June 2011 and of its performance, as represented by the results of their operations, changes in equity and their cash flows, for the financial year on that date; and
- (b) there are reasonable grounds to believe that the company will be able to pay its debts as and when they become due and payable; and
- (c) the audited remuneration disclosures set out in the financial report comply with Accounting Standards AASB 124 Related Party Disclosures and the Corporations Regulations 2001.
- (d) The Directors have been given the declarations by the effective chief executive officer and the effective chief financial officer required by Section 295A of the Corporations Act 2001.

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

MURRAY, Director

J. C. PLUMMER, Director

Sydney

Dated: 12 September 2011



AUDITORS INDEPENDENCE DECLARATION UNDER SECTION 307C OF THE CORPORATIONS ACT 2001 TO THE DIRECTORS OF

IMPERIAL PACIFIC LIMITED AND CONTROLLED ENTITIES ABN 65 000 144 561

I declare that to the best of my knowledge and belief, during the year ended 30 June 2010 there have been:

- (i) no contraventions of the auditor independence requirements as set out in the Corporations Act 2001 in relation to the audit; and
- (ii) no contraventions of any applicable code of professional conduct in relation to the audit.

Dated this 11th day of September 2011 First Floor 25 Bolton Street NEWCASTLE

CUTCHE & NEALE RED AØCOUNTANTS CHAR/I I. K. Neale FCA Partner

Newcastle 25 Bolton Street (PO Box 694) Newcastle NSW 2300 T 02 4928 8500 F 02 4926 1971
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INDEPENDENT AUDIT REPORT TO THE MEMBERS OF IMPERIAL PACIFIC LIMITED AND CONTROLLED ENTITIES ABN 65 000 144 561

Report on the Financial Report

We have audited the accompanying financial report of Imperial Pacific Limited (the company) Imperial Pacific Limited and Controlled Entities (the consolidated entity), which comprises the statement of financial position as at 30 June 2011, and the statement of comprehensive income, statement of changes in equity and statement of cashflows for the year ended on that date, a summary of significant accounting policies, other explanatory notes and the directors' declaration of the consolidated entity comprising the company and the entities it controlled at the year's end or from time to time during the financial year.

Directors' Responsibility for the Financial Report

The directors of Imperial Pacific Limited are responsible for the preparation and fair presentation of the financial report in accordance with Australian Accounting Standards (including Australian Accounting Interpretations) and the *Corporations Act 2001*. This responsibility includes establishing and maintaining internal control relevant to the preparation and fair presentation of the financial report that is free from material misstatement, whether due to fraud or error; selecting and applying appropriate accounting policies; and making accounting estimates that are reasonable in the circumstances. In Note 1, the Directors also state, in accordance with Accounting Standard AASB101: Presentation of Financial Statements, that compliance with Australian equivalents to International Financial Reporting Standards (IFRS) ensures that the financial report, comprising the financial statements and notes, complies with IFRS.

The directors also are responsible for preparation and presentation of the remuneration disclosures contained in the directors' report in accordance with the Corporations Regulations 2001.

Auditor's Responsibility

Our responsibility is to express an opinion on the financial report based on our audit. We conducted our audit in accordance with Australian Auditing Standards. These Auditing Standards require that we comply with relevant ethical requirements relating to audit engagements and plan and perform the audit to obtain reasonable assurance whether the financial report is free from material misstatement and that the remuneration disclosures in the directors' report comply with Accounting Standard AASB 124.

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 Sydney Suite 1 Level 2 Berry Square 77 Berry Street North Sydney NSW 2060 (PO Box 281 North Sydney NSW 2059) T 1800 988 522

INDEPENDENT AUDIT REPORT TO THE MEMBERS (Cont'd)

Auditor's Responsibility (Cont'd)

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial report. The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement on the financial report, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the financial report in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. An audit also includes evaluating the appropriateness of accounting estimates made by the directors', as well as evaluating the overall presentation of the financial report and the remuneration disclosures in the directors' report.

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

Independence

In conducting our audit, we have complied with the independence requirements of the *Corporations Act 2001*. We confirm that the independence declaration required by the *Corporations Act 2001*, provided to the directors of Imperial Pacific Limited (the company) Imperial Pacific Limited and Controlled Entities (the consolidated entity) on 11 September 2011, would be in the same terms if provided to the directors as at the date of this auditor's report.

Auditor's Opinion

In our opinion:

- (a) the financial report of Imperial Pacific Limited and Controlled Entities is in accordance with the *Corporations Act 2001*, including:
 - (i) giving a true and fair view of the company's and the consolidated entity's financial position as at 30 June 2010 and their performance for the year ended on that date; and
 - (ii) complying with Australian Accounting Standards (including the Australian Accounting Interpretations) and the Corporations Regulations 2001.
- (b) the financial report also complies with International Financial Reporting Standards as disclosed in Note 1

Dated this 13th day of September 2011 First Floor 25 Bolton Street NEWCASTLE

CUTCHER & NEALE CHARTERED ACCOUNTANTS I. K. Neale FCA Partner

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3N 65 000 144 56

Corporate Governance Charters - 2011

A – The Board Charter of Imperial Pacific Limited

The Board of Imperial Pacific Limited ("Imperial Pacific") recognises that formal and informal responsibilities and tasks are established in the company's Constitution, in legislation and in regulatory requirements.

The purpose of this Charter is to provide a structural framework to give the Board of Imperial Pacific direction and authority over non contractual, legislative or regulatory responsibilities and duties.

Terms of Reference

Complementary to contractual, legislative or regulatory responsibilities, the Board's responsibilities shall include the following:

- Considering and approving corporate strategies and policies, reviewing and approving business plans and major items of expenditure and reviewing and approving financial statements and their presentation to shareholders
- Monitoring and utilising bodies such as the Audit, Compliance and Risk Management Committee and the Remuneration Committee, ensuring that the company has in place a reporting system which enables it to address the compliance and risk management responsibilities of the business carried out by Imperial Pacific.
- Assessing management, including the appointment of executives to the organisation, including the Company Secretary and examining corporate and executive performance.
- Considering Board appointments
- Reviewing from time to time the compliance undertaken by the company's portfolio manager subsidiary, Imperial Pacific Asset Management Pty Limited.

Membership

The membership of the Board is determined by the Constitution and "shall be not less than 3 or more than 5". One-third of (non-executive) Directors must retire from office each year. They may seek re-election. From time to time the Board may consider it appropriate to appoint a new member (or members) to the Board. Personnel considered for selection shall be chosen in the first place on the basis of their requisite business, financial and communications skills. Assessments will then be made as to their suitability for the role in the light of other characteristics including conflicts of interest, personality, costs, availability and the ability to conform to a small company operation such as that of Imperial Pacific. (Independence (as defined by ASX Corporate Governance statements) is not considered an important characteristic for Imperial Pacific)

The Board continues to comprise the following members: P E J Murray (Chairman), R Chenery and J C Plummer **Meetings**

The Board proposes to meet a minimum of four times each year. Additional meetings may be initiated by a Director or through requests from senior management.

External Reporting

The Board recognises its legislative and regulatory obligations to report financial and other events to its owners, the shareholders, on a continuous disclosure basis and to comply with other regulatory obligations such as those of ASIC and ATO and to undertake scrutiny and re-election at Shareholder Meetings.

Other Duties and Responsibilities

In addition to its formal legislative and regulatory obligations, the Board's responsibilities include the following:

Planning and Decision making

- Considering and approving corporate strategies and policies;
- Reviewing and approving business plans and major items of expenditure
- Assessing and deciding upon Investment opportunities.
- Assessing and deciding upon capital adequacy, gearing ratios and conservative placement of surplus monies on deposit.
- Meeting regularly, formally and informally

Board Charter (Cont'd)

Monitoring

- Monitoring the company's performance and its capital and funding adequacy.
- Creating, monitoring and utilising the Audit, Compliance and Risk Management Committee;
- Ensuring that the company has in place a reporting system which enables it to address the reporting, compliance and risk management responsibilities of the business carried out by Imperial Pacific.
- Reviewing from time to time the compliance undertaken by the company's portfolio manager subsidiary, Imperial Pacific Asset Management Pty Limited.

Reporting

- Ensuring that the company has in place a reporting system which enables it to produce effective, accurate and responsible financial reporting to the shareholders and other parties, including ASIC, ASX and ATO.
- Assessing Section 295A declarations by the CEO and the CFO.
- Reviewing and approving final financial statements and their presentation to shareholders.
- Maintaining open dialogue with all shareholders, especially at the Shareholder Meetings.

Management

- Assessing the need for additional or amended management personnel
- Examining corporate and executive performance
- Selecting and appointing executives to the organisation
 - Delegating the task of managing the corporation to executive management, namely:
 - Creating structure of command and responsibilities
 - Day-to-day management of resources
 - Payments of accounts and receipt of monies
 - o Recording of transactions
 - Preparation and presentation of investment proposals, updates on existing and potential investments to the Board and via Imperial Pacific Asset Management Pty Limited to portfolio clients
 - Preparation and presentation of various Board reports, agenda and minutes.
- Creating, monitoring and utilising the Remuneration Committee;

Liaison with Management

• The Board is ultimately responsible for the success of the entity and although it undertakes top level strategic planning and decision making for the entity, any Director is entitled to examine and if necessary, audit, any aspect of the company's operations or its management.

Codes of Conduct, Securities Dealings

- Considering and establishing codes of conduct about Director and personnel behaviour.
- Considering and establishing principles in relation to dealing in securities by Directors and company personnel, including Embargo Lists

Other

Any Director has the right, with Board approval, to seek independent professional advice where this is reasonably required for fulfillment of the responsibilities set out in this Charter.

B – The Audit, Compliance and Risk Management Committee Charter (Summary)

The Audit, Compliance and Risk Management ("ACRM") Committee's activities are directed towards satisfaction of Principles 4 and 7 of the ASX Corporate Governance Principles released in August 2007.

Terms of Reference

The primary function of the ACRM Committee is to assist the Board of Imperial Pacific Equities Limited ("Imperial Pacific") in fulfilling its governance responsibilities in the following areas of Audit, Compliance and Risk Management:

A. Audit

- a. Articulation of the guiding principles to be adopted by the external auditors;
- b. Consideration of operating functions that will ensure adequate internal controls and financial reporting systems are in place.

B. Compliance

c. Consideration of operating functions that will provide adequate compliance with all relevant statutory and regulatory requirements and community obligations.

ACRM Charter (Summary) (Cont'd)

C. Risk Management

d. Appropriate consideration of operating functions that will provide adequate protection of the company's tangible and intangible assets by acceptable management of risk;

Membership

The membership of the ACRM Committee will be determined from time to time by the Board and comprise two nonexecutive members of the Board appointed by the Board on the basis of requisite business, financial and communications skills. The Board appoints the Chairman of the Committee. The Chairman presides over the meetings of the Committee and reports, as necessary, its actions and recommendations to the Board. The company's Chief Operating Officer and other personnel may be invited to attend meetings. The Chairman may call special meetings of the Committee in addition to those regularly scheduled and may request the attendance of staff and / or external auditors. A Secretary of the Committee may be appointed to facilitate administrative functions including the preparation and circulation of notices of meetings and agendas, and the recording of minutes.

The ACRM Committee continues to comprise the following members: JC Plummer (Chairman) and R Chenery. **Meetings**

The ACRM Committee shall meet a minimum of four times during each year. Additional meetings are held at the discretion of the Committee Chairman or by direction of the Board. Agendas and minutes shall be prepared in relation to the meetings.

Reporting to the Board

The outcomes of the Committee's deliberations are to be reported to the Board as soon as possible after each meeting of the Committee. The minutes of these meetings are to be circulated to the Board.

Specific Duties and Responsibilities

The Committee is given responsibility for considering and advising Board on the following six areas:

One - Internal Controls and Procedures

- Ensuring through regular reviews that adequate procedures are in place to safeguard the company's assets provide informative financial statements and reports.
- Reviewing internal audit reports.
- Seeking to ensure that a system is in place to monitor legislative changes and current developments in accounting standards that might impact on the company.
- Assessing Section 295A declarations by the CEO and the CFO.

Two - External Audit

- Discussing with the external auditors the scope and extent of the half yearly and full year financial audits
- Reviewing and discussing findings of the external auditors and advising the Board of any issues of concern.

Three - Published Financial Statements

• Ensuring that systems are in place to allow the annual report statements to reflect properly the financial condition of the company and comply with ASX listing and other regulatory requirements

Four - Compliance

- Ensuring that the company has in place a reporting system which advises the Board periodically and addresses the compliance obligations of a public listed company such as Imperial Pacific.
- Reviewing from time to time the appropriateness of, and compliance action taken, by the company in maximising compliance obligations.
- Reviewing from time to time the compliance undertaken by the company's portfolio manager, Imperial Pacific Asset Management Pty Limited.

Five - Risk Management

- Ensuring that the company has in place a system which addresses risk recognition, oversight and management and reports as appropriate to the Board.
- Reviewing from time to time the appropriateness of, and risk management action taken by the company in maximising risk management protection.

Six - Special Assignments

- Subject to Board approval, doing such other things as are necessary or prudent to fulfil the responsibilities of the Committee.
- Undertaking other related activities referred to the ACRM Committee by the Board.

General

The ACRM Committee has the right at all times to obtain from all levels of management such information as is necessary to fulfil the responsibilities set out in this Charter The Committee has the right, with Board approval, to seek independent professional advice where this is reasonably required for fulfilment of the responsibilities set out in this Charter.

C – The Remunerations Committee Charter (Summary)

The Remuneration Committee's activities are directed towards satisfaction of Principle 1 of the ASX Corporate Governance Principles released in August 2007. The primary function of the Remuneration Committee is to assist the Board of Imperial Pacific Equities Limited ("Imperial Pacific") in fulfilling its governance responsibilities in the following area:

Establishing the guiding principles and the actual approval process to be adopted in the payment of sums of remuneration (or applicable financial arrangements) for any Director, or employee of the organisation or related party such as a portfolio management service provider.

The membership of the Remuneration Committee will be determined from time to time by the Board and comprise two nonexecutive members of the Board appointed by the Board on the basis of requisite business, financial and communications skills. The Board appoints the Chairman of the Committee. The Chairman presides over the meetings of the Committee and reports, as necessary, its actions and recommendations to the Board. The company's Chief Operating Officer and other personnel may be invited to attend meetings.

The Chairman may call special meetings of the Committee in addition to those regularly scheduled and may request the attendance of staff. A Secretary of the Committee may be appointed to facilitate administrative functions including the preparation and circulation of notices of meetings and agendas, and the recording of minutes. The Remuneration Committee continues to comprise J C Plummer (Chairman) and R Chenery

The Remuneration Committee shall meet as required, expected to be not less than twice per year. Additional meetings are held at the discretion of the Committee Chairman or by direction of the Board. Agendas and minutes shall be prepared in relation to the meetings. The outcomes of the Committee's deliberations are to be reported to the Board as soon as possible after each meeting of the Committee. The minutes of these meetings are to be circulated to the Board.

The Committee is given responsibility for considering and advising Board on the following three areas:

One - The Board - Establishing the guiding principles and the actual approval process to be adopted in the payment of sums of remuneration (or applicable financial arrangements) for members of the Board, predominantly directors fees, examining comparative sums payable in the marketplace for similar services and ensuring proper compliance is undertaken for shareholder approval.

Two – Management - Establishing the guiding principles and the actual approval process to be adopted in the payment of sums of remuneration (or applicable financial arrangements) for executive management and examining comparative sums payable in the marketplace for similar services.

Three - Service Provider – Assessing and monitoring the payment of administration and management fees to service provider, Moorgate Pacific Corporate Services (associated with Mr PEJ Murray).

The Remuneration Committee has the right at all times to obtain from management such information as is necessary to fulfil the responsibilities set out in this Charter



Shares in which a relevan

Additional Information - Australian Securities Exchange Limited

Distribution of Equity Securities as at 6 September 2011

217 Shareholders held Ordinary Shares

The number of holders in the following categories are:-

1 - 1,000	108
1,001 - 5,000	70
5,001 - 10,000	9
10,0011 - 100,000	26
100,001 and over	4
	217

There were 17 shareholders with a non-marketable parcel of shares.

Substantial Shareholders - 6 September 2011

	interest could be held
P.E.J.Murray	1,145,994
J.C.Plummer	685,790

Twenty Largest Shareholders as at 6 September 2011

The names of the 20 largest shareholders are:-	
Name	Shares Held
P.E.J. Murray	802,500
J.C. Plummer	685,790
Capel Court Corporation Pty Limited	346,494
Embankment Nominees Pty Limited	145,197
Zoom Zoom Pty Limited	83,213
Peq Nominees Pty Limited	48,219
D. Murray	39,840
C.D. & G.H.Amor	39,000
Invia Custodian Pty Limited	38,392
C.D. Murphy	33,600
Symspur Pty Limited	31,277
Saddington's Holdings Pty Limited	28,428
M.C. Eckford	26,076
J.J.M. Eckford	26,075
P.H. Eckford	26,075
D. Laughlin	26,075
R.W.Jarvie	21,052
Venasta Pty Limited	20,000
Valhalla Investments Pty Limited	19,440
J.W.& P.A.Murphy	18,653
	2,505,396
Percentage of capital held by top twenty:	86.20%

Voting

Voting Rights are one vote per share held. **Service Agreements**

There is no Contingent Liability for this company and its subsidiaries for the termination of benefits under service agreements as at the date of this report.

History – Imperial Pacific Group

1936 - Arrangements finalised by the Murphy family of New Zealand establishing a clay pipe factory at Imperial Pacific, Newcastle. Company to be the first manufacturer in Australia of de-aired clay pipes.

1937 - Northern Stoneware Pipe Pty Limited formed on 13 January 1937. The first Chairman was Mr R J Murphy. No.1 and No.2 kilns built and put into operation. Sales expanded to cover eventually most of NSW.

1954 – Belmont Stoneware Pipe Holdings Limited became the group holding company and was listed on the Sydney Stock Exchange with Mr L E Thompson (Chairman) and Mr H C Eckford (Managing Director).

1979 - Clay pipe operations ceased and trading wound down. Shareholders funds fell to \$99,034.

1980 - Mr R.W. Jarvie joins Board. Name changed to Belmont Holdings Limited to reflect Board changes and redirection of the group towards investment banking. Mr P E J Murray appointed Chairman. Bonus Share Issue of 1 for 1.

1982 and 1983 - Strategic 15% shareholding in Dickson & Johnson Holdings Limited acquired. Formal offer made for Dickson & Johnson resulting in a sale for a large gain.

1984 and 1985 - Bonus Share Issue of 1 for 2. Belmont site re-developed with a local builder and sold.

1986 - Shareholders funds pass \$1.0 million. Strategic shareholdings increased. UK investments acquired.

1987 - Bonus share issue of 1 for 5 and a rights issue of 1 for 3. London City Equities formed as an associated listed company. Earnings and assets reach record levels.

1988 - \$12 million offer made for J C Ludowici & Son. Rights Issue of 1 for 2.

1989 - J C Ludowici shareholding sold for significant gain.

1990 - Shareholding in London City increased to 32.1% LCE increases its shareholding in Towles Plc to 40.2%

1991 - Camelot Resources Limited joins Imperial Pacific group

1992 – London City shareholding increased to 39% and Camelot to 15%.

1993 – London City shareholding increased to 42.1% and Camelot Resources to 19%. Dividend of 7.5 cents a share.

1995 – London City's bid for Towles completed and new local management installed. Camelot grows, based in Perth.

1996 - Camelot Resources holding sold for a profit of \$1.0 million. London City share issue results in it becoming a 51% owned subsidiary. Takeover made for Gearhart Australia. Towles moves into losses.

1997 - Gearhart shareholding sold for a good profit. Towles in serious state and London City sponsors appointment of receiver to Towles on 26 May 97.

1998 - Group in recovery mode, Attempts to have monies returned from UK. Camden properties enhanced.

1999 - Group in recovery mode. Some funds and properties returned to group from UK. Camden land on way to re-zoning. Successful holding by London City in Holyman.

2000 – London City reconstructed with Belmont Holdings exposure confirmed, interest falling from 51% to 35%. Camden properties revalued.

2001 – London City and Belmont Holdings return to ASX lists. Camden land increase in value. Finances enhanced.

2002 -Agreement reached granting an option to major homebuilder to purchase Camden land for over \$8.0 million.

2003 - Spring Farm property negotiations at \$8.9 million.

2004 -Spring Farm property sold for \$8.9 million. London City acquires and accepts offer for 19% of PICA.

2005 - Spring Farm proceeds received. London City acquires 13.4% of CCI Holdings Limited. AFS Licence approved.

2006 – AFS Licence of Imperial Pacific Asset Management activated and its key client turns in a successful year. London City now owns 15.1% of CCI Holdings Limited.

2007 – London City sells its CCI holding via a merger of CCI with Bureau Veritas of France. London City and Belmont Holdings report record earnings and assets. Imperial Pacific invests in MainstreamBPO.

2008 – London City and Belmont Holdings retain high liquidity in the light of difficult market conditions.

2009 – London City acquires 9% cornerstone investment in Penrice Soda Holdings Limited.

2010 – Group focuses on key investments, especially London City portfolio and Penrice. Board representation there failed.

2011 – Belmont Holdings changes name to Imperial Pacific Limited. Court success with Penrice. MainstreamBPO exposure reduced.





(Formerly Belmont Holdings Limited) ABN 65 000 144 561

Proxy Form

To: The Company Secretary Imperial Pacific Limited Level 10 19 Pitt Street SYDNEY NSW 2000 or Fax: 02 9247 9336

I/We of	 	 	 	 	 	
hereby appoint	 	 	 	 	 of	

This proxy is to represent (proportion)of my/our voting rights. (Please complete if more than one proxy is being appointed, otherwise one proxy will be assumed). This proxy is to be used to vote in respect of the resolutions and, unless instructed, the proxy may vote as the proxyholder thinks fit. [Please mark as required.]

Ordinary Business	For	Against	Abstain
To adopt the Remuneration Report.			
To re-elect Mr.J C Plummer a Director of the Company.			

NB. IF YOU HAVE NOT DIRECTED YOUR PROXY HOW TO VOTE. If the Chairman of the meeting is your nominated proxy, or may be appointed by default, and you have not directed your proxy how to vote, please place a mark in this box to acknowledge that the Chairman may exercise your proxy even if he has a direct or indirect financial interest in the outcome of the resolution. (Votes cast by the Chair other than as a proxy holder will be disregarded because of that interest.) Subject to the above, where the proxy is undirected the Chairman intends to vote "FOR" the Resolutions.

Signed by the said

(Name of Member)	(Signature of Member)		
Dated this	day of	, 2011.	

Please Note:

- 1. If you mark "Abstain" you are directing your proxyholder not to vote on your behalf on a show of hands or a poll and your vote will not be counted in calculating the required majority.
- 2. Where the member is a natural person this proxy must be signed by the member personally or by a duly appointed attorney. Where the member is a corporation this proxy must be executed under the common seal of the corporation or signed by an attorney duly appointed under the common seal of the corporation.