Annual Report

Superstore Properties Limited For the year ended 31 March 2022

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Report of the Directors to the Shareholders

The Directors of Superstore Properties Limited are pleased to present the 2022 Operating Results and Annual Report for the 12 months ended 31 March 2022.

Activities

The Company is involved in the Commercial property rental business.

Market Commentary and Management report

In a world still consolidating after the last two Covid-impacted years, the immediate outlook for economic growth looks fragile. Combined with the increasing official cash rate, cost of debt, rising inflation, the emigration of skilled resources, supply chain disruption and the current geopolitical instability, we have a melting pot producing many potential difficulties. This may present opportunities to the Company when the economy eventually rebounds and confidence builds.

315-321 Cranford Street, Christchurch

After lengthy negotiations, Placemakers renewed their lease through until February 2028. This is initially at the same rent and subject to a continuation of an incentive payment but is for the whole premises and for the full renewal term.

Repairs still continue following the Earthquake events of 2010, but the Insurers are moving toward a hopeful settlement for the outstanding works necessary to the concrete floor structures.

The exterior of the two buildings are being repainted in accordance with the landlord maintenance requirements of the lease.

483 Cameron Road, Tauranga

The Warehouse Ltd have a lease that is due for renewal in March 2025. A rent review is currently in progress.

The building is in generally good condition with a high NBS rating. The tenant has recently repainted all areas of the exterior of the building.

Financial Information

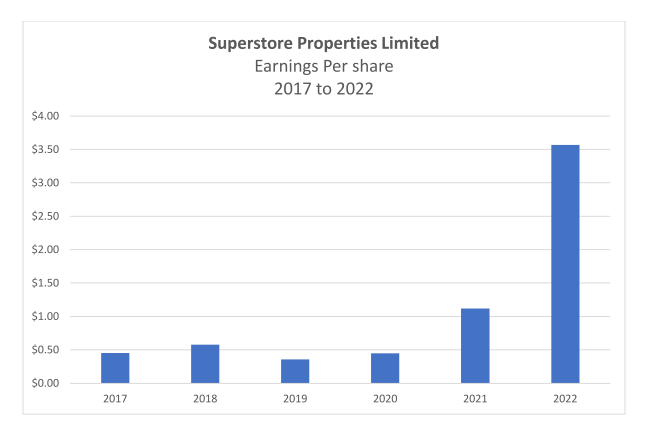
The Company's Gross Rental Income this year was \$1,526,552 (2021 \$1,509,539).

The Net Profit after Tax was \$7,475,829 (2021 \$2,396,720). Part of this increase relates to the Fair Value Gain of \$6.5m on Investment Property and also part is related to the High Court proceedings against Michael Millar and Investment Services Limited.

Following mediation and subsequent discussions an agreement was reached. A partial settlement agreement for the outstanding fraud portion of the claims dated 21 February 2022 was signed. A payment of \$463,960 was made by Investment Services Ltd along with an assignment of rights to Michael Millar and Investment Services Ltd for rights of recovery against Neil Barnes.

The settlement of **\$463,960** being:

- \$461,624 in settlement of the unrecovered balance of the Barnes Fraud; and
- **\$2,336** (inc GST) in settlement of the claim for interest and costs;



Earnings Per Share

The earnings per share have increased by over 200% and this year it is 357 cents (2021 114 cents).



Dividends

\$762,841 was paid in Dividends for the period ended 31 March 2022 (2021 \$306,623).

Investment Properties

The investment properties are valued at \$30.15m (2021 \$23.65m). Increases came from both properties, Cameron Road \$3.9m and Cranford Street \$2.6m.

Directors

The following Directors held office during the year ended 31 March 2022.

John Murray(Appointed 28 September 2020)Damien Prendergast(Appointed 7 May 2020)

Remuneration of Directors

Directors' remuneration paid during the year ended 31 March 2022 totalled \$90,118 (2021 \$57,430). There were no other benefits received.

Remuneration of employees

No employees' remuneration exceeded \$100,000.

Auditors

BDO Christchurch have been appointed as the Company's auditors at the 2021 AGM. Audit services remuneration \$19,000.

Share purchases

There were no transactions between the company and the Directors during the year.

Review of the Year:

April 2021

• Interim dividend declared. 10 cents gross dividend which is fully imputed.

May 2021

• Interim dividend paid to shareholders. 10 cents gross dividend which is fully imputed.

June 2021

• Investment Services Ltd ends its role for Share Registry services.

July 2021

• Share Registry role contracted to Syndex.

August 2021

• All New Zealand moves to Covid Alert Level 4.

September 2021

- New Zealand (except Auckland) moves to Covid Alert Level 2.
- Auckland remains at Covid Alert Level 4.
- High Court discovery documents exchanged between parties. (Superstore Properties Ltd, Investments Services Ltd and Mr Millar).
- Non-compliant unsolicited offer from Classic Collectives Ltd (CCL). \$7.50 per share. Expires October. Cancelled by CCL.
- Group AGM in Dunedin.

October 2021

- Compliant unsolicited offer from CCL. \$7.50 per share. Expires December.
- Dividend declared. 40 cents gross dividend which is fully imputed.

November 2021

- Compliant unsolicited share offer from CNP Holdings (CNP). \$7.55 per share. Expires December.
- Auckland remains at Step 1 of Covid Alert Level 3.
- The rest of New Zealand remains at Covid Alert Level 2.
- Dividend paid to shareholders. 40 cents gross dividend which is fully imputed.
- Mediation with the defendants. (Investments Services Ltd and Mr Millar). .

December 2021

- CCL withdraw their offer due to not meeting their terms and conditions.
- CNP unsolicited offer closed with CNP owning 465,500 shares (22.22%).

January 2022

On 23 January 2022, the Government moved New Zealand into the red traffic light . setting in response to recent community transmissions of the Omicron variant.

February 2022

- Partial settlement of High Court proceedings. \$463,959 paid to the Company by, Investment Services Ltd on behalf of Investment Services Ltd and Mr Millar.
- Placemakers renew their lease for 6 years.

For, and on behalf of, the Board

John Murray Chair

Jan Worrey Denlegent 26 Juny 2022

Damien Prendergast Director

Consolidated Statement of Profit or Loss and Other Comprehensive Income

Superstore Properties Limited

For the year ended 31 March 2022

| | NOTES | 2022 | 2021 |
|----------------------------------------------------------------------|-------|-----------|-----------|
| Income | | | |
| Gross Rental Income | 7 | 1,526,552 | 1,509,539 |
| Operating Income and (Expenses) | | | |
| Other Operating Income | 8 | 2,031 | - |
| Administrative Expenses | 9 | (411,515) | (358,958) |
| Other Operating Expenses | 10 | (13,976) | (27,220) |
| Impairment Reversal of Non-Current Assets | 23 | 461,624 | 78,941 |
| Total Operating Income and (Expenses) | | 38,164 | (307,236) |
| Operating Profit | | 1,564,716 | 1,202,303 |
| Financial Income and (Expenses) | | | |
| Finance Costs | 11 | (352,702) | (294,109) |
| Finance Income | 12 | 294 | 485 |
| Share of loss of associates | 13 | (674) | (2,504) |
| Total Financial Income and (Expenses) | | (353,082) | (296,128) |
| Profit Before Other (Expenses)/Income and Tax | | 1,211,634 | 906,175 |
| Other (Expenses)/Income | | | |
| Fair Value Gain on Investment Property | 18 | 6,500,000 | 1,700,000 |
| Total Other (Expenses)/Income | | 6,500,000 | 1,700,000 |
| Profit Before Tax | | 7,711,634 | 2,606,175 |
| Income Tax Expense | | | |
| Tax Provision | 14 | (235,805) | (209,455) |
| Profit for the Year Attributable to Shareholders | | 7,475,829 | 2,396,720 |
| Other Comprehensive Income | | - | - |
| Total Comprehensive Income for the Year Attributable to Shareholders | | 7,475,829 | 2,396,720 |
| | NOTES | 2022 | 2021 |
| Earnings per share | | | |
| Basic and diluted earnings per share (cents) | 33 | 357 | 114 |

The financial statements should be read in conjunction with the attached Notes to the Financial Statements and Audit Report.



Consolidated Statement of Changes in Equity

Superstore Properties Limited For the year ended 31 March 2022

| | NOTES | 2022 | 2021 |
|----------------------------------------------------------------------|-------|------------|------------|
| quity | | | |
| Issued Capital | | | |
| Opening Balance | | 2,095,000 | 2,095,000 |
| Closing Balance | | 2,095,000 | 2,095,000 |
| Retained Earnings | | | |
| Opening Balance | | 11,384,609 | 9,291,512 |
| Increases | | | |
| Total Comprehensive Income for the Year Attributable to Shareholders | | 7,475,829 | 2,396,720 |
| Total Increases | | 7,475,829 | 2,396,720 |
| Decreases | | | |
| Dividends Paid | 26 | 762,841 | 303,623 |
| Total Decreases | | 762,841 | 303,623 |
| Closing Balance | | 18,097,596 | 11,384,609 |
| Total Equity | | 20,192,596 | 13,479,609 |

The financial statements should be read in conjunction with the attached Notes to the Financial Statements and Audit Report.



Consolidated Statement of Financial Position

Superstore Properties Limited As at 31 March 2022

| | NOTES | 31 MAR 2022 | 31 MAR 202 |
|-------------------------------|-------|-------------|------------|
| Assets | | | |
| Current Assets | | | |
| Cash and Bank | 17 | 899,572 | 598,105 |
| Trade and Other Receivables | 24 | 9,430 | 2,203 |
| Other Current Assets | | 22,675 | 38,403 |
| Total Current Assets | | 931,677 | 638,71 |
| Non-Current Assets | | | |
| Investment Property | 18 | 30,150,000 | 23,650,00 |
| Investments in Associates | 29 | 37,822 | 38,49 |
| Other Non-Current Assets | | 45,350 | 43,28 |
| Total Non-Current Assets | | 30,233,172 | 23,731,77 |
| Total Assets | | 31,164,849 | 24,370,48 |
| iabilities | | | |
| Current Liabilities | | | |
| Trade and Other Payables | 24 | 72,479 | 70,50 |
| GST Payable | | 30,301 | 24,65 |
| Income Tax Payable | 14 | 53,091 | 8,31 |
| Loans | 24 | 9,924,000 | |
| Total Current Liabilities | | 10,079,871 | 103,46 |
| Non-Current Liabilities | | | |
| Loans | 24 | - | 9,924,00 |
| Deferred Tax Liability | 15 | 892,382 | 863,409 |
| Total Non-Current Liabilities | | 892,382 | 10,787,40 |
| Total Liabilities | | 10,972,253 | 10,890,879 |
| Net Assets | | 20,192,596 | 13,479,60 |
| Equity | | | |
| Share Capital | 25 | 2,095,000 | 2,095,00 |
| Retained Earnings | | 18,097,596 | 11,384,609 |
| Total Equity | | 20,192,596 | 13,479,609 |



Consolidated Statement of Cash Flows

Superstore Properties Limited For the year ended 31 March 2022

| | NOTES | 2022 | 202 |
|------------------------------------------------------------------|-------|-----------|---------------------------|
| Operating Activities | | | |
| Receipts from Customers | | 1,542,241 | 1,427,85 |
| Payments to Suppliers | | (437,405) | (375,161 |
| Interest Income | | 294 | 48 |
| Finance Costs | | (344,695) | (296,091 |
| Income Tax Paid | | (162,051) | (235,116 |
| Net GST Received / (Paid) | | 4,300 | (716 |
| Fraud Recovery | | 461,624 | 78,94 |
| Net Cash Flows from Operating Activities | 34 | 1,064,308 | 600,19 |
| Payment for investments Net Cash Flows from Investing Activities | | - | (41,000 (41,000 |
| Financing Activities | | | |
| Dividends Paid | | (762,841) | (304,346 |
| Net Cash Flows from Financing Activities | | (762,841) | (304,346 |
| Net Cash Flows | | 301,467 | 254,85 |
| Cash and Cash Equivalents | | | |
| Cash and Cash Equivalents at Beginning of Period | | 598,105 | 343,25 |
| Cash and Cash Equivalents at End of Period | 17 | 899,572 | 598,10 |
| Net Change in Cash for Period | | 301,467 | 254,85 |

The financial statements should be read in conjunction with the attached Notes to the Financial Statements and Audit Report.



Notes to the Consolidated Financial Statements

Superstore Properties Limited For the year ended 31 March 2022

1. Reporting Entity

These consolidated financial statements ("the financial statements") of Superstore Properties Limited ("the Company") and it's Subsidiaries (collectively "the Group") and the Group's equity accounted interest in associates for the year ended 31 March 2022 were authorised for issue in accordance with a resolution of the Board of Directors on 31 July 2022.

Superstore Properties Limited is a Limited Company incorporated and domiciled in New Zealand and registered under the Companies Act 1993, and is engaged in the business of Commercial Investment Property.

2. Basis of Preparation

Statement of Compliance

These financial statements have been prepared in accordance with New Zealand generally accepted accounting practice (NZ GAAP); the requirements of the Financial Reporting Act 2013, the Companies Act 1993 and the Financial Markets Conduct Act 2013. For the purpose of complying with NZ GAAP, the Group is a Tier 1 for-profit entity. These financial statements comply with New Zealand International Financial Reporting Standards (NZ IFRS).

Basis of Measurement

The financial statements have been prepared on the historical cost basis except for Investment properties which are measured at revalued amounts or fair values at the end of each reporting period, as explained in the accounting policies below.

Presentation Currency

The financial statements are presented in New Zealand Dollars (NZD), which is the Company's functional currency and Group's presentation currency. All values are rounded to the nearest NZD, except when otherwise indicated.

Reporting Period

The financial statements represent a period of twelve months ending 31 March 2022.

Comparatives

The comparative financial period is twelve months.

3. Summary of Significant Accounting Policies

The significant accounting policies used in the preparation of these financial statements are summarised below:

Basis of consolidation

Subsidiaries

Subsidiaries are entities controlled by the Group. The Group 'controls' an entity when it is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. The financial statements of subsidiaries are included in the consolidated financial statements from the date on which control commences until the date on which control ceases.

Interests in Equity-Accounted Investees

The Group's interests in equity-accounted investees comprise interests in associates.

Associates are those entities in which the Group has significant influence, but not control or joint control, over the financial and operating policies.

Interests in associates are accounted for using the equity method. They are initially recognised at cost, which includes transaction costs. Subsequent to initial recognition, the consolidated financial statements include the Group's share of the profit or loss and OCI of equity-accounted investees, until the date on which significant influence or joint control ceases.

Revenue Recognition

Rental Income

Income arising from operating leases on Investment Properties is recognised on a straight line basis over the life of the lease and included in revenue in the statement of profit or loss. Lease incentives provided in relation to letting the investment Properties are recognised on the Statement of Financial Position and amortised on a straight-line basis over the non-cancellable portion of the lease to which they relate, as a reduction of rental income.

Income generated from rate charge expenses recovered from tenants is netted off against the related expense, in the accounting period the underlying expenses are incurred. The Group is considered to be an agent for these expenses as amounts collected on behalf of third parties are not economic benefits which flow to the Group.

Interest

Interest income from a financial asset is recognised when it is probable that the economic benefits will flow to the Group and the amount of income can be measured reliably. Interest income is accrued on a time basis, by reference to the principal outstanding and at the effective interest rate applicable.

Borrowing Costs

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

Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs eligible for capitalisation.

All other borrowing costs are recognised in profit or loss in the period in which they are incurred.

Finance costs recorded in the profit or loss comprise the interest expenses charged on borrowings. Interest expense is recognised on an accrual basis, using the effective interest rate method.

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Income Tax

The income tax expense represents the sum of current tax payable and deferred tax movements.

Current Income Taxes

The tax currently payable is based on taxable profit for the year. Taxable profit differs from 'profit before tax' as reported in the profit or loss because of items of income or expense that are taxable or deductible in other years and items that are never taxable or deductible. The current tax is calculated using tax rates that have been enacted or substantively enacted by the end of the reporting period.

Deferred Tax

Deferred tax is recognised on temporary differences between the carrying amounts of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of taxable profit. Deferred tax liabilities are generally recognised for all taxable temporary differences. Deferred tax assets are generally recognised for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilised. Such deferred tax assets and liabilities are not recognised if the temporary difference arises from the initial recognition (other than in a business combination) of assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit. In addition, deferred tax liabilities are not recognised if the temporary difference arises from the initial recognition of goodwill.

Deferred tax liabilities are recognised for taxable temporary differences associated with investments in subsidiaries, except where the Group is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future. Deferred tax assets arising from deductible temporary differences associated with such investments and interests are only recognised to the extent that it is probable that there will be sufficient taxable profits against which to utilise the benefits of the temporary differences and they are expected to reverse in the foreseeable future.

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered.

Deferred tax liabilities and assets are measured at the tax rates that are expected to apply in the period in which the liability is settled or the asset realised, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period.

The measurement of deferred tax reflects the tax consequences that would follow from the manner in which the Group expects, at the reporting date, to recover or settle the carrying amount of its assets and liabilities. For this purpose, the carrying amount of investment property measured at fair value is presumed to be recovered through sale, and the Group has not rebutted this presumption.

Current and Deferred Tax for the year

Movements in current and deferred tax are recognised in profit or loss, except when they relate to items that are recognised in other comprehensive income or directly in equity, in which case, the current and deferred tax are also recognised in other comprehensive income or directly in equity respectively.

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Goods and Services Tax

All amounts in these financial statements are shown exclusive of GST, except for receivables and payables that are stated inclusive of GST.

Investment Properties

Investment Properties are measured initially at cost, including transaction costs. Subsequent to initial recognition, Investment Properties are stated at fair value, which reflects market conditions at the reporting date. Gains or losses arising from changes in the fair values of Investment Properties are included in Profit or Loss in the period in which they arise, including the corresponding tax effect. Fair values are determined based on an annual valuation performed by an accredited external independent valuer applying a valuation model recommended by the Property Institute of New Zealand and in compliance with NZ IFRS 13.

The properties are held for both capital appreciation and rental income purposes. The Investment Properties are not depreciated for accounting purposes however depreciation is claimed for taxation purposes.

Investment Properties are derecognised either when they have been disposed of (i.e. at the date the recipient obtains control) or when they are permanently withdrawn from use and no future economic benefit is expected from their disposal. The difference between the net disposal proceeds and the carrying amount of the asset is recognised in Profit or Loss in the period of derecognition.

Financial Instruments

Financial Assets

The Group classifies its financial assets at amortised cost as stated below.

The Group's accounting policy for the clasification is as follows:

Amortised cost

These assets arise principally from the provision of goods and services to customers (eg trade receivables), but also incorporate other types of financial assets where the objective is to hold these assets in order to collect contractual cash flows and the contractual cash flows are solely payments of principal and interest. They are initially recognised at fair value plus transaction costs that are directly attributable to their acquisition or issue, and are subsequently carried at amortised cost using the effective interest rate method, less provision for impairment.

Impairment provisions for trade receivables are recognised based on the simplified approach within NZ IFRS 9 using a provision matrix in the determination of the lifetime expected credit losses. During this process the probability of the non-payment of the trade receivables is assessed. This probability is then multiplied by the amount of the expected loss arising from default to determine the lifetime expected credit loss for the trade receivables. For trade receivables, which are reported net, such provisions are recorded in a separate provision account with the loss being recognised within bad debts in the Consolidated Statement of Comprehensive Income. On confirmation that the trade receivable will not be collectable, the gross carrying value of the asset is written off against the associated provision.

Impairment provisions for other financial assets at amortised cost are recognised based on a forward looking expected credit loss model. The methodology used to determine the amount of the provision is based on whether there has been a significant increase in credit risk since initial recognition of the financial asset. For those where the credit risk has not increased significantly since initial recognition of the financial asset, twelve month expected credit losses along with gross interest income are recognised. For those for which credit risk has increased significantly, lifetime expected credit losses along with the gross interest income are recognised. For those that are determined to be credit impaired, lifetime expected credit losses along with interest income on a net basis are recognised.

The Group's financial assets measured at amortised cost comprise trade and other receivables, cash and cash equivalents and accrued fraud recovery in the Consolidated Statement of Financial Position.

Cash and cash equivalents includes cash in hand, deposits held at call with banks, other short term highly liquid investments with original maturities of three months or less, and – for the purpose of the Statement of Cash Flows - bank overdrafts.

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Financial Liabilities

The Group classifies its financial liabilities at amortised cost as stated below.

The Group's accounting policy for this clasification is as follows:

Amortised cost

Financial liabilities at amortised cost include the following items:

Bank borrowings are initially recognised at fair value. Such interest bearing liabilities are subsequently measured at amortised cost using the effective interest rate method, which ensures that any interest expense over the period to repayment is at a constant rate on the balance of the liability carried in the Consolidated Statement of Financial Position. For the purposes of each financial liability, interest expense includes initial transaction costs and any premium payable on redemption, as well as any interest or coupon payable while the liability is outstanding.

Trade payables and other short-term monetary liabilities, which are initially recognised at fair value and subsequently carried at amortised cost using the effective interest method.

De-Recognition of Financial Instruments

Financial assets are derecognised when the contractual rights to the cash flows from the financial asset expire, or if the Group transfers the financial asset to another party without retaining control or substantial all risks and rewards of the asset.

A financial liability is de-recognised when it is extinguished, discharged, cancelled or expires.

Offsetting of Financial Instruments

Financial assets and financial liabilities are offset and the net amount is reported in the consolidated statement of financial position if there is a currently enforceable legal right to offset the recognised amounts and there is an intention to settle on a net basis, to realise the assets and settle the liabilities simultaneously.

Impairment of Non-Financial Assets

At each reporting date, the carrying amounts of tangible and intangible assets, other than investments property and deferred tax assets are reviewed to determine whether there is any indication of impairment. If any such indication exists for an asset, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss.

An impairment loss is recognised whenever the carrying amount of an asset exceeds is recoverable amount. Impairment losses directly reduce the carrying amount of assets and are recognised in the reported profit or loss.

The estimated recoverable amount of an asset is the greater of their fair value less costs to sell and value in use. Value in use is determined by estimating future cash flows from the use and ultimate disposal of the asset and discounting to their present value using a pre-tax discount rate that reflects current market rates and risks specific to the asset. For an asset that does not generate largely independent cash flows, the recoverable amount is determined for the cash-generating unit to which the asset belongs.

Other impairment losses are reversed when there is a change in the estimates used to determine the recoverable amount.

Any reversal of impairments previously recognised is limited so that the carrying amount of the asset does not exceed its recoverable amount, nor exceed the carrying amount that would have been determined, net of depreciation, had no impairment loss been recognised for the asset in prior years.

Share Capital

Share capital represents the consideration received for shares that have been issued. All transaction costs associated with the issuing of shares are recognised as a reduction in equity, net of any related income tax benefits.

Dividend Distribution

Dividend distributions to the shareholders are recognised as a liability in the Group's financial statements in the period in which the dividends are approved by the Directors.

Fair Value Measurement

A number of the Group's accounting policies and disclosures require measurement at fair value

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either:

- In the principal market for the asset or liability
- In the absence of a principal market, in the most advantageous market for the asset or liability
- The principal or the most advantageous market must be accessible by the Group

The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.

The Group uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs.

Fair values are categorised into different levels in a fair value hierarchy based on the inputs used in the valuation technique adopted as follows.

Level 1: Quoted prices (unadjusted) in active markets for identical assets or liabilities.

Level 2: Inputs other than quoted prices included in Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices).

Level 3 : Inputs for the asset or liability that are not based on observable market data (unobservable inputs), or where there are significant adjustments to market data.

4. Adoption of New and Revised Reporting Standards and Changes in Accounting Policies

Financial Reporting Standards Effective in the Reporting Period

There were a number of new standards and amendments to existing standards that came into effect in the current financial year.

The new and amended standards and interpretations that became effective in the current financial year have not been listed as they are not considered to have any material impact on the Group.

There has been no impact on earnings per share as a result of the change in accounting policies.

New NZ IFRS Standards and Interpretations Issued But Not Yet Adopted

Accounting standards and interpretations, considered relevant to the operation of the Group, that have not been applied during the reporting year, or have been issued but are not yet effective as at the date of issuance of these Financial Statements are outlined below (if any). If applicable, the Group intends to adopt these when they become effective.

There are no new and amended standards and interpretations issued but not yet adopted that management have considered will have any impact on the Group.

5. Significant Accounting Judgements, Estimates and Assumptions

The preparation of financial statements in conformity with NZ IFRS requires management to make judgement, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets, liabilities, income and expenses. Where material, information on significant judgements, estimates and assumptions is provided in the relevant accounting policy or provided in the relevant note disclosure.

The estimates and underlying assumptions are based on historical experience and various other factors believed to be reasonable under the circumstances. Estimates are subject to ongoing review and actual results may differ from these estimates. Revisions to accounting estimates are recognised in the year in which the estimate is revised and in future years affected.

The following are significant management judgments in applying the accounting policies of the Group that have a significant effect on the financial statements:

Fair Value Measurements and Valuation Processes

Some of the Group's assets and liabilities are measured at fair value for financial reporting purposes. The Board of Directors have determined the appropriate valuation techniques and inputs for fair value measurements. Information about the valuation techniques and inputs assets and liabilities are disclosed in later notes.

Investment Property is carried at Fair Value, the judgements, estimates and assumptions made in relation to the assets are detailed in Note 21.

BDO

Christchurch

6. Significant Events

High Court Proceedings

In December 2020 proceedings were issued in the High Court (Nelson Registry) against Michael Millar (Prior Director) and Investment Services Limited. Initially the claims related to the fraud and undisclosed payments made to Investment Services Limited. The claims against Michael Millar are for breaches of his directors and fiduciary's duties.

The defendants filed statements of defence denying the claims. In addition, Investment Services Limited has counterclaimed for losses suffered because of the company's alleged repudiation of the management agreement totaling \$366,666 plus interest and costs. A defence to the counterclaim has been filed denying any repudiation.

Given the commonality of issues in the proceedings also issued by Springs Road Property Limited and First NZ Property Limited, the three proceedings have been consolidated.

A mediation using Nicolas Till QC as mediator took place on 24 November 2021. After a full day of mediation, no agreement was reached. Subsequently discussions between the respective legal representatives took place regarding the settlement of the fraud aspect of the claim and the assignment of rights of recovery against Neil Barnes. By an agreement dated 21 February 2022 settlement was reached with the payment of \$463,960 to Superstore Properties Limited being made up of:

- \$461,624 in settlement of the claim for the unrecovered balance of the fraud, and;
- \$2,336.00 as a contribution to costs.

An amended statement of claim has been filed in the High Court and defences to that claim have been filed seeking an additional \$819,104. The company considered those defences to be insufficient and Michael Millar and Investment Services Limited have agreed to file new statements of defence which better particularise what they allege their defences to be. A case management conference with the Court was to occur on 26 April however all parties agreed to joint memorandum regarding the ongoing conduct of the case and therefore this was not required. A process is now underway to finalise the expert accounting evidence ahead of an agreed consultation process with the expert for Michael Millar and Investment Services Limited.

A trial commencing on 1 May 2023 for a period of 10 days has been allocated.

| | NOTES | 2022 | 2021 |
|--------------------------------------------------------------|-------|-----------|-----------|
| 7. Revenue | | | |
| Gross Rental Income | | | |
| Rental Income from Investment Properties (NZ IFRS 16 Leases) | | 1,526,552 | 1,509,539 |
| Total Gross Rental Income | | 1,526,552 | 1,509,539 |
| Total Revenue | | 1,526,552 | 1,509,539 |
| | NOTES | 2022 | 2021 |
| 8. Other Operating Income | | | |
| Legal Settlement - Recovery of Costs | | 2,031 | - |
| Total Other Operating Income | | 2,031 | - |

| | NOTES | 2022 | 202: |
|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-------|-------------------------------------------------------------------|----------------------------------------------------------------------------------------|
| 9. Administrative Expenses | | | |
| Accounting and Registry | | 15,106 | 20,20 |
| Audit Fees - Findex | | 1,550 | 26,06 |
| Audit Fees - BDO Christchurch | | 19,000 | |
| Insurance | | 2,203 | 3,21 |
| Legal Expenses | | 89,009 | 99,414 |
| Management Fees | 28 | 131,122 | 147,34 |
| Sundry Expenses | | 1,977 | 1,824 |
| Consultancy | | 43,500 | |
| Directors' Fees | 28 | 90,118 | 57,430 |
| Licences & Registrations | | 331 | 324 |
| Light Power & Heating | | 25 | |
| Valuation Fees | | 17,575 | 3,150 |
| Total Administrative Expenses | | 411,515 | 358,958 |
| | NOTES | 2022 | 202 |
| | | | |
| | | | |
| 0. Other Operating Expenses | | 13 976 | 27.22(|
| Non-Recoverable Opex | | 13,976 | |
| | | 13,976 13,976 | |
| Non-Recoverable Opex | NOTES | | 27,220 |
| Non-Recoverable Opex | NOTES | 13,976 | 27,220 |
| Non-Recoverable Opex Total Other Operating Expenses | NOTES | 13,976 | 27,220 |
| Non-Recoverable Opex Total Other Operating Expenses 1. Finance Costs | NOTES | 13,976 2022 | 27,220 202 294,109 |
| Non-Recoverable Opex Total Other Operating Expenses L1. Finance Costs Interest on Loans - Financial Liabilities at Amortised Cost | NOTES | 13,976 2022 352,702 | 27,220 202 294,100 294,100 |
| Non-Recoverable Opex Total Other Operating Expenses L1. Finance Costs Interest on Loans - Financial Liabilities at Amortised Cost | | 13,976 2022 352,702 352,702 | 27,220 202 294,100 294,100 |
| Non-Recoverable Opex Total Other Operating Expenses L1. Finance Costs Interest on Loans - Financial Liabilities at Amortised Cost Total Finance Costs | | 13,976 2022 352,702 352,702 | 27,220 202: 294,109 294,109 202: |
| Non-Recoverable Opex Total Other Operating Expenses 1.1. Finance Costs Interest on Loans - Financial Liabilities at Amortised Cost Total Finance Costs 2. Finance Income | | 13,976 2022 352,702 352,702 2022 | 27,224 202 294,10 294,10 202 48 |
| Non-Recoverable Opex Total Other Operating Expenses L1. Finance Costs Interest on Loans - Financial Liabilities at Amortised Cost Total Finance Costs L2. Finance Income Interest Received- Financial Assets at Amortised Cost | | 13,976 2022 352,702 352,702 2022 294 | 27,224 202 294,100 294,100 202 48 48 |
| Non-Recoverable Opex Total Other Operating Expenses L1. Finance Costs Interest on Loans - Financial Liabilities at Amortised Cost Total Finance Costs L2. Finance Income Interest Received- Financial Assets at Amortised Cost Total Finance Income | NOTES | 13,976 2022 352,702 352,702 2022 294 294 294 | 27,220 202: 294,109 294,109 202: 488 488 |
| Non-Recoverable Opex Total Other Operating Expenses L1. Finance Costs Interest on Loans - Financial Liabilities at Amortised Cost Total Finance Costs L2. Finance Income Interest Received- Financial Assets at Amortised Cost | NOTES | 13,976 2022 352,702 352,702 2022 294 294 294 | 27,220 27,220 202: 294,109 294,109 202: 485 485 202: (2,504 |

14. Income Tax

| | NOTES | 2022 | 202 |
|-------------------------------------------------------------|-------|-----------|----------|
| ncome Tax Expense | | | |
| Income Tax Expense | | | |
| Current Tax | | 206,832 | 179,89 |
| Deferred Tax | 15 | 28,973 | 29,56 |
| Total Income Tax Expense | | 235,805 | 209,45 |
| Reported Income | | | |
| Profit Before Tax | | 1,211,634 | 906,17 |
| Total Reported Income | | 1,211,634 | 906,17 |
| Less: Non-assessable income | | | |
| Share of Profit / (Loss) of Associate | | (674) | (2,504 |
| Total Non-Assessable Income | | (674) | (2,504 |
| Taxable Profit / (Loss) | | 1,212,308 | 908,67 |
| At Effective Income Tax Rate of 28% | | 339,446 | 254,43 |
| Increase/(Decrease) in Income Tax Due to: | | | |
| Non-Deductible Expenses | | 21,789 | |
| Rental Rebates to be Amortised Over Remaining Lease Periods | | 3,824 | (22,871 |
| Impairment of Accrued Fraud Recovery | | (129,255) | (22,104 |
| Total Increase/(Decrease) in Income Tax Due to: | | (103,641) | (44,975 |
| Tax Expense | | 235,805 | 209,45 |
| Reported as | | | |
| Income Tax Reported in Profit or Loss | | 235,805 | 209,455 |
| Income Tax Expense / (Income) | | 235,805 | 209,455 |
| | NOTES | 2022 | 202 |
| ncome Tax Payable / (Receivable) | | | |
| Income Tax Payable / (Receivable) | | | |
| Opening Balance | | 8,310 | 63,536 |
| Current Tax Expense | | 235,805 | 209,45 |
| Deferred Tax Movement | 15 | (28,973) | (29,564 |
| Losses Brought Forward | | - | |
| Tax Paid | | | |
| Income Tax Paid | | (240,119) | (237,917 |
| RWT Paid | | (51) | (9 |
| Tax Refunds Received | | 78,119 | 2,810 |
| Total Tax Paid | | (162,051) | (235,116 |
| Total Income Tax Payable / (Receivable) | | 53,091 | 8,310 |
| | | | |

| | NOTES | 2022 | 2021 |
|-------------------------------------------|-------|-----------|-----------|
| 15. Deferred Tax Assets & Liabilities | | | |
| Deferred Tax Liabilities | | | |
| Opening Balance | | 863,409 | 833,845 |
| Deferred tax recognised in profit & loss | 14 | 28,973 | 29,564 |
| Total Deferred Tax Liabilities | | 892,382 | 863,409 |
| | NOTES | 2022 | 2021 |
| Deferred Tax Arises From | | | |
| Tax Liability Base | | | |
| Incremental Depreciation for Tax Purposes | | 3,187,079 | 3,083,604 |
| Total Tax Liability Base | | 3,187,079 | 3,083,604 |
| Deferred Tax @ 28% | | 892,382 | 863,409 |
| | NOTES | 2022 | 2021 |
| 16. Imputation Credit Account | | | |
| Imputation Credit Account | | | |
| Opening Balance | | 243,948 | 117,083 |
| Increases | | | |
| Income Tax Paid | | 240,119 | 237,917 |
| Resident Withholding Tax Paid | | 51 | ç |
| Imputation Credits on Dividends Received | | - | |
| Total Increases | | 240,170 | 237,926 |
| Decreases | | | |
| Imputation Credits Attached to Dividends | | 272,749 | 108,251 |
| Income Tax Refund | | 78,119 | 2,810 |
| Total Decreases | | 350,868 | 111,061 |
| Closing Balance | | 133,250 | 243,948 |
| | NOTES | 2022 | 2021 |
| 17. Bank and Cash Balances | | | |
| Cash at Bank | | | |
| ANZ 001 Distributions Account | | 783 | 2,883 |
| ANZ 002 Property Account | | 59,216 | 532,822 |
| ANZ 070 Call Account | | 839,574 | 62,399 |
| | | | |
| Total Cash at Bank | | 899,572 | 598,105 |

| NOTES | 2022 | 2021 |
|-------|------|------|
| | | |

18. Investment Property

| Investment Property | | | |
|---------------------------|----|------------|------------|
| Opening Balance | | 23,650,000 | 21,950,000 |
| Net Change in Fair Value | 21 | 6,500,000 | 1,700,000 |
| Total Investment Property | | 30,150,000 | 23,650,000 |
| Total Investment Property | | 30,150,000 | 23,650,000 |

19. Lease Agreement Terms

The Group's two leases have the following terms:

Tauranga - The Warehouse

- 10.5 year term expiring March 2025.

- Three rights of renewal of four years each.

- Three yearly rent reviews based on lesser of current market rental or CPI, and encompassing a ratchet clause.

- The Group is currently negotiating the rent review that came due 1 April 2022. The tenant has disputed the proposed rent increase and are seeking their own valuation. Under the lease, attempts should be made to agree the rent before 27th May. Thereafter each party instructs expert valuers to determine the rent.

Christchurch - Placemakers

- Six year term expiring February 2028.

- Two rights of renewal of six years each.

- Three yearly rent reviews based on current market rentals and encompassing a ratchet clause.

20. Minimum Lease Income

The Group has entered into commercial property leases on its Investment Property Portfolio. These non-cancellable leases have remaining lease terms as noted above. All leases include a clause to enable upward revision of the rental charge on various review dates based on prevailing market conditions.

Future minimum net rentals receivable, after incentive rebates, under non-cancellable leases at the reporting date areas follows:

| | NOTES | 2022 | 2021 |
|----------------------------|-------|-----------|-----------|
| Minimum Lease Income | | | |
| Less than 1 year | | 1,503,376 | 1,418,146 |
| 2 to 5 years | | 4,261,406 | 2,659,208 |
| 5 + years | | 534,448 | - |
| Total Minimum Lease Income | | 6,299,231 | 4,077,354 |

21. Valuations

The Investment Properties comprises of two bulk retail buildings, one at Cameron Road, Tauranga occupied by The Warehouse and the second at Cranford Street, Christchurch occupied by Placemakers. The properties are currently leased under the terms and to the tenants disclosed in Note 19. They have been provided as security for the borrowings referred to in Note 24.

The Investment Properties are measured at fair value and were valued as at 31 March 2022 by external, independent property valuers, having appropriately recognised professional qualifications and recent experience in the location and categories of the properties being valued.

| | Cameron Road | Cranford Street |
|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Purpose | Financial reporting | Financial reporting |
| Amount of valuation | \$18,300,000 (2021: \$14,400,000) | \$11,850,000 (2021: \$9,250,000) |
| Valuer | Colliers International | Colliers International |
| Basis of valuation | The determination of the values stated were market value subject to existing tenancies and occupational arrangements. | The determination of the values stated were market value subject to existing tenancies and occupational arrangements. |
| Assessment approach | Discounted cash flow Capitalisation approach | Discounted cash flow Capitalisation approach |
| Vacancy rate Weighted average lease term Rental value per square metre Capitalisation rate Discount rate Terminal yield Net market rent Net passing rent | Nil (2021: Nil) 3 years (2021: 4 years) \$3,603 (2021: \$2,851) 4.75% (2021: 6.00%) 6.00% (2021: 6.75%) 5.125% (2021: 6.75%) \$857,830 (2021: \$857,830) \$864,783 (2021: \$864,783) | Nil (2021: Nil) 5.90 years (2021: .85 years) \$2,718 (2021: \$2,122) 5.25% (2021: 6.75%) 6.00% (2021: 7.75%) 5.45% (2021: 7.50%) \$645,445 (2021: \$642,891) \$625,236 (2021: \$642,891) |

The latest revaluation of the Investment Properties is summarised as follows:

The valuations reflect the quality of tenants in occupation, the allocation of maintenance and insurance responsibilities between the Group and the tenant and the remaining economic life of the properties. The valuations also assume on expiry of the current lease terms the Group will be able to re-tenant the properties at or above market rates. The valuations assume the buildings meet the minimum seismic ratings requirements and that no capital expenditure is required on earthquake strengthening.

The Cranford Street valuation assumes that the current structural strength of the improvements to the property are at a minimum of 67% NBS. The valuation has also factored in the requirement under the lease renewal for the Group to repaint the exterior of the building within 6 months of February 2022 with an approximate cost of \$50,000 plus GST as well as an annual lease incentive of \$25,000 to be paid.

The property is registered on the Hazardous Activities & Industries List (HAIL) because of wood treatment or preservation and bulk storage of treated timber. The site is categorised as 'not investigated'. Given the property is not investigated the assumption has been made that no contamination exists rather that further investigation being required.

The Cameron Road valuation assumes a NBS rating of >100% based on a provided Initial Evaluation Procedure (IEP) prepared by R Booth. For the purposes of the valuation it has been assumed that if further seismic investigations were to be undertaken that the resultant score would not materially differ from the IEP. The valuation has also adopted the existing contract rent as at March 2022 as a conservative approach, there is a rent review due for the property from 1 April 2022 which is still under negotiation.

The valuations assume no future lockdowns and Covid rental rebates.

BDO

Christchurch

The fair value measurement for the Investment Properties has been categorised as a Level 3 fair value (refer to Note 4) based on the inputs to the valuation technique used being based on unobservable inputs.

The following table outlines the valuation techniques measuring fair value of the Investment Properties, as well as the unobservable inputs used and the inter-relationship between the key unobservable inputs and fair value measurement.

| Valuation technique | Unobservable inputs | The estimated fair value would |
|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------------------|--------------------------------------------------------------------------------------------------------------------------------------------------------|
| | (Cameron/ Cranford) | increase/(decrease) if |
| Discounted cash flow approach The discounted cash flow method adopts a 10 year investment horizon and makes appropriate allowances for rental growth and leasing costs on lease expiries, with an estimated terminal value at the end of the investment | Discount rates of 6.00% and 6.00% | The discount rate was lower/(higher) by .25% the valuations would increase / (decrease) by \$354,000 and \$476,000 The terminal yield was |
| period. The present value is a reflection of market based income (inflows) and expenditure (outflows) projections over the 10 year period discounted at a market analysed return. | Terminal yields of 5.125% and 5.45% at the end of the 10 year period | lower/(higher) by 0.25%, the valuation would increase / (decrease) by \$621,000 and \$521,000 |
| | Assessed market rentals of \$857,830 and \$645,445 | The assessed market rental was higher/(lower) by 1%, the valuations would increase / (decrease) by \$181,000 and \$123,000 |
| Capitalisation approach This approach is considered a "point in time" view of the Investment Properties' value, based on the current contract and market income and an appropriate market yield or return for the properties. Capital adjustments are | Net rental income has been capitalised in perpetuity at capitalisation rates of 4.75% and 5.25% | The capitalisation rate in perpetuity was lower/(higher) by 0.25%, the valuations would increase / (decrease) by \$1,000,000 and \$541,000 |
| then made to the value to reflect under or over renting, pending capital expenditure and upcoming expiries, including allowances for lessee incentives and leasing costs. | Assessed market rentals of \$864,783 and \$625,236 | The assessed market rental was higher/(lower) by 1%, the valuations would increase / (decrease) by \$182,000 and \$119,000 |

In deriving the market value under each approach, all assumptions are based, where possible, on market based evidence and transactions for properties with similar locations, construction detail and quality of lease covenant. The adopted market value is a judgmental combination of both the Capitalisation and the Discounted Cash Flow approaches.

| | NOTES | 2022 | 2021 |
|----------------------------------------------------------|-------|------|-----------|
| 22. Other Non-Current Assets | | | |
| Accrued Fraud Recovery | | - | 461,624 |
| Less: Provision for Impairment of Accrued Fraud Recovery | 23 | - | (461,624) |
| Accrued Fraud Recovery - Net | | - | - |

During the 2019 year it was discovered that funds had been misappropriated in prior years totalling \$793,631. The misappropriated funds relate to money owing to the IRD for Dividend Withholding Tax (DWT) as well as other amounts owed for Unclaimed Distributions, and Other Payments.

The Group pursued multiple avenues to recover the funds mentioned above which were misappropriated in prior years with some success, with \$78,941 recovered in 2021 and \$253,065 recovered in 2020. Following the High Court proceedings against Michael Millar and Investment Services Limited detailed in note 6, the \$461,624 remaining to be recovered as at 31 March 2021 was received by way of a partial settlement from these proceedings.

23. Impairment Allowance

Movements in the impairment allowance for accrued fraud recovery for the year ended 31 March 2022 are as follows:

| | NOTES | 2022 | 2021 |
|--------------------------------------------------------|-------|-----------|----------|
| | | | |
| Opening Impairment Allowance of Accrued Fraud Recovery | | | |
| At 1 April under IFRS 9 | | 461,624 | 540,565 |
| Opening Impairment Allowance of Accrued Fraud Recovery | | 461,624 | 540,565 |
| Impairment Loss / (Reversal) during the year | | | |
| Increase / (Reversal) during the year | 22 | (461,624) | (78,941) |
| Impairment Loss / (Reversal) during the year | | (461,624) | (78,941) |
| At 31 March | | - | 461,624 |

| | NOTES 2022 | 202 |
|--------------------------------------------------------------------------------------------------------------------------------------------|------------------|------------------------|
| Summary of Financial instruments | | |
| nancial Assets at amortised cost | | |
| Current | | |
| Bank & Cash | 899,572 | 598,10 |
| Trade and Other Receivables | | |
| Other Receivables | 9,430 | 2,20 |
| Trade Receivables - Net | 9,430 | 2,20 |
| Total Current | 909,002 | 600,30 |
| Total Financial Assets at amortised cost | 909,002 | 600,30 |
| | | |
| nancial Liabilities at amortised cost | | |
| nancial Liabilities at amortised cost Current | | |
| | 72,479 | 70,50 |
| Current | 72,479 72,479 | 70,50 70,5 0 |
| Current Trade and Other Payables | • | |
| Current Trade and Other Payables Total Current | • | |
| Current Trade and Other Payables Total Current Interest-bearing Loans & Borrowings | 72,479 | 70,50 |
| Current Trade and Other Payables Total Current Interest-bearing Loans & Borrowings Current Interest-bearing Loans & Borrowings | 9,924,000 | |

ANZ Bank repayment terms - terminating 31 October 2022 with floating interest. 24 monthly repayments of interest only are being made commencing 1 month following the facility drawdown of the loan dated 12 October 2020, each amounting to the total of all daily interest charges for the relevant monthly period. The daily interest charge is calculated on the closing balance of the loan account each day at the applicable interest rate based in a 365 day year.

One final payment of \$9,924,000 will be made on the last day of the term of the loan plus interest on all daily balances from the date on which interest was last debited through to the date of this payment, calculated at the applicable interest rate based on a 365 day year.

The Directors have engaged with ANZ and are in ongoing discussion involving the loan renewal following 31 October 2022.

Security Held for Loans

The loan is secured by the following:

Cross guarantee and Indemnity between Superstore Properties Limited, Cranford Street Properties Limited, Cameron Road Properties Limited

Registered first ranking Mortgage over 319 Cranford Street, Christchurch by Cranford Properties Limited;

Registered first ranking Mortgage over 483 Cameron Road, Tauranga by Cameron Road Properties Limited;

Registered first ranking General Security Agreement over all the present and after acquired property of Superstore Properties Limited;

Registered first ranking General Security Agreement over all the present and after acquired property of Cranford Street Properties Limited;

Registered first ranking General Security Agreement over all the present and after acquired property of Cameron Road Properties Limited.

| | NOTES | 2022 | 2021 |
|-----------------------------|-------|-----------|-----------|
| 25. Issued Capital | | | |
| 2,095,000 - Ordinary Shares | | 2,095,000 | 2,095,000 |

The total number of shares on issue at reporting date comprises 2,095,000 (prior year 2,095,000) shares authorised, issued and fully paid, rating equally for dividends and other distributions.

The total number of authorised shares at reporting date was 2,095,000 (prior year 2,095,000). At reporting date all authorised shares were issued and fully paid.

| | NOTES | 2022 | 2021 |
|--------------------------------------------------------|-------|---------|---------|
| 26. Dividends Paid | | | |
| Cash Dividends Declared and Paid During the Year | | | |
| Interim Dividend for Current Year | | 610,628 | 303,623 |
| Final Dividend for Prior Year | | 152,213 | - |
| Total Cash Dividends Declared and Paid During the Year | | 762,841 | 303,623 |
| Dividend Per Share (Cents) | | 36 | 14 |

27. Financial Instrument Risks

This note deals with exposures to interest rate, credit and liquidity risks arising in the normal course of the Group's business as follows:

Interest rate risk

Interest rate risk is that movements in interest rates will affect the companies' performance. The Group has interest rate risk through its bank loans. Loans are subject to floating interest rates. The Group continually reviews these rates and may use interest rate derivatives to manage this risk.

Credit risk

The Group in the normal course of business has credit risk from accounts receivable mainly for rent and bank balances. The Group manages bank balance credit risk through transacting only with major trading banks. The Group manages accounts receivable credit risk through accepting only reputable tenants and performing credit assessments prior to accepting the tenancy. At reporting date there were no significant concentrations of credit risk.

The maximum exposure to credit risk is represented by the carrying value of each financial asset in the Statement of Financial Position. The fair value of each financial asset is the same as the carrying value.

Liquidity risk

If the Group were put in the position of having to repay its bank loan at short notice it would first enter into negotiations with its bank to renegotiate terms failing which the Group would look to sell its Investment Property. However, this is unlikely to make funds available immediately. Cashflow is managed to ensure that all creditors are met as and when they fall due.

Contractual Cash Flows (Principle and Interest)

| 2022 | Statement of Financial Position | Total | <1 Year | 1-2 Years | 2-5 Years | >5 Years |
|---------------------------------|------------------------------------|------------|------------|-----------|-----------|----------|
| Trade and Other Payables | 102,780 | 102,780 | 102,780 | - | - | - |
| Interest bearing Liabilities | 9,924,000 | 10,095,354 | 10,095,354 | - | - | - |
| Total Financial Liabilities | 10,026,780 | 10,198,134 | 10,198,134 | - | - | - |

| 2021 | Statement of Financial Position | Total | <1 Year | 1-2 Years | 2-5 Years | >5 Years |
|---------------------------------|------------------------------------|------------|---------|------------|-----------|----------|
| Trade and Other Payables | 95,159 | 95,159 | 95,159 | - | - | - |
| Interest bearing Liabilities | 9,924,000 | 10,389,104 | 293,750 | 10,095,354 | - | - |
| Total Financial Liabilities | 10,019,159 | 10,198,134 | 388,909 | 10,095,354 | - | - |



Market risk

Market risk arises from the price risk from the Group's Investment Property. Investment Property that is not fully occupied, or that has not been appropriately positioned in the market will expose the Group to fair value risk and price risk. The Group looks to maintain a strategic refurbishment and leasing plan that is reasonable and achievable through the utilisation of specialist property management experience to ensure re-positioning opportunities that increase rental income across the Group are explored. The Group's properties are assessed at least once a year against several criteria to determine whether property should be sold or remain in the Group.

Apart from the risks detailed above, the Group has no other risks which require disclosure. No collateral is required in respect of financial assets.

Capital Disclosures

The Group monitors "adjusted capital" which comprises all components of equity (i.e. share capital, retained earnings, and revaluation reserve).

The Group's objectives when maintaining capital are:

- to safeguard the entity's ability to continue as a going concern, so that it can continue to provide returns for shareholders and benefits for other stakeholders, and

- to provide an adequate return to shareholders

The Group monitors capital on the basis of the debt to adjusted capital ratio. This ratio is calculated as net debt adjusted capital as defined above. Net debt is calculated as total debt (as shown in the Statement of Financial Position) less cash and cash equivalents.

The debt-to-adjusted-capital ratios at 31 March 2022 and at 31 March 2021 were as follows:

| | NOTES | 2022 | 2021 |
|------------------------------------|-------|------------|------------|
| Debt to Adjusted Capital Ratio | | | |
| Loans and Borrowings | | 9,924,000 | 9,924,000 |
| Less: Cash and Cash Equivalents | | (899,572) | (598,105) |
| Net Debt | | 9,024,428 | 9,325,895 |
| Total Equity | | 20,192,596 | 13,479,609 |
| Total Adjusted Capital | | 20,192,596 | 13,479,609 |
| Debt to Adjusted Capital Ratio (%) | | 45 | 69 |

28. Related Parties

FSS Management Ltd provides Management Services to the Group from 1 January 2021. All transactions conducted by the Group with FSS Management Ltd are related party transactions as the Group is a Shareholder of FSS Management Ltd. The Group paid FSS Management Ltd \$131,122 (note 9) in management fees for the year, the Group also advanced \$41,000 to FSS Management for start-up capital in the 2021 financial year. FSS Management is also and Associate of the Group, the details of which are outlined in note 29.

John Murray is an independent director of the Group, appointed on 28 September 2020. He is not a shareholder of the Group. He was paid directors fees of \$71,955 (note 9) for the year. As at 31 March 2022 the Group owed John \$7,308. All transactions between the Group and John are related party transactions. The Group entered into a deed of indemnity with John under which the Group gives certain indemnities in favour of John. As the Group was unable to obtain a renewal of its directors' and officers' liability insurance, it (or its wholly owned subsidiaries) provided a guarantee of the Group's obligations under the deed of indemnity in favour of John and that was supported by an unregistered second ranking mortgage in favour of John. The Group and John entered into a deed of postponement with ANZ Bank New Zealand Limited (ANZ) under which ANZ consented to the granting of the second ranking mortgage in return for John agreeing to postpone certain rights as mortgagee. The Group entered into deeds of postponement on 1 December 2020 with John Murray in favour of ANZ. The deeds of postponement are required by ANZ for ANZ to consent to the granting of a second ranking mortgage by the Group in favour of John Murray. The deed of postponement restricts the Group and John Murray from taking certain actions in relation to any amount the Group owes John Murray under the mortgage. John in his personal capacity entered into a deed of variation and restatement of deed of indemnity and access with the Group. The variations include the requirement that the Group may be required to pay an amount of \$75,000 to an escrow agent to be held in escrow for the purposes of meeting any costs which John and/or Damien may incur for which the Group has agreed to indemnify them in accordance with clauses 2.1.1 and 2.1.3 of the deed of indemnity. John is also a director of FSS Management Limited (FSS), which is partially owned by the Group. The Group and FSS entered into a management agreement under which FSS provides certain management services to the Group. The Group and FSS are also parties to a shareholders' agreement in respect of FSS.

Damien Prendergast is a director of the Group appointed 7 May 2020 and was re-appointed on 28 September 2020. All transactions conducted by the Group with Damien Prendergast are related party transactions. The Group paid Damien Prendergast directors fees of \$18,163 (note 9) during the year. He is a current shareholder through his Group A&J Enterprises (2006) Ltd, no additional shares were purchased during the year and it received dividends as per all shareholders. The Group entered into a deed of indemnity with Damien under which the Group gives certain indemnities in favour of Damien. As the Group was unable to obtain a renewal of its directors' and officers' liability insurance, it (or its wholly owned subsidiaries) provided a guarantee of the Group's obligations under the deed of indemnity in favour of Damien and that was supported by an unregistered second ranking mortgage in favour of Damien. The Group and Damien entered into a deed of postponement with ANZ Bank New Zealand Limited (ANZ) under which ANZ consented to the granting of the second ranking mortgage in return for Damien agreeing to postpone certain rights as mortgagee. Damien in his personal capacity entered into a deed of variation and restatement of deed of indemnity and access with the Group. The variations include the requirement that the Group may be required to pay an amount of \$75,000 to an escrow agent to be held in escrow for the purposes of meeting any costs which John and/or Damien may incur for which the Group has agreed to indemnify them in accordance with clauses 2.1.1 and 2.1.3 of the deed of indemnity. Damien is also a director of FSS Management Limited (FSS), which is partially owned by the Group. The Group and FSS entered into a management agreement under which FSS provides certain management services to the Group. The Group and FSS are also parties to a shareholders' agreement in respect of FSS.

Paul Rosanowski is an employee of FSS Management Ltd (Project Manager) from 15 December 2020. FSS Management Ltd paid wages (\$143,103) to Paul Rosanowski for the year to 31 March 2022. All transactions conducted by the Group with Paul Rosanowski are related party transactions. He is not a shareholder of the Group.

Richard Eberlein was a shareholder of Superstore Properties Ltd and is an employee (Property Manager) of FSS Management Ltd from 15 December 2020. FSS Management Ltd paid wages (\$73,625) to Richard Eberlein for the year end to 31 March 2022. He was a shareholder until 25 January 2022 when he sold his shares. No additional shares were purchased during the year and he received dividends as per all shareholders.

Kathryn Brownlie is an employee (Administrator) of FSS Management Ltd from 18 January 2021. FSS Management Ltd paid wages to Kathryn Brownlie (\$24,060) for the year end to 31 March 2022. All transactions conducted by the Group with Kathryn Brownlie are related party transactions. She is a current shareholder, no additional shares were purchased during the year and she received dividends as per all shareholders.

Investment Services Limited provided registry services to the Group until 30 June 2021. All transactions conducted by the Group with Investment Services Limited are related party transactions as Michael Millar is a Director of Investment Services Limited. The Group paid Investment Services Limited \$2,138.80 (2021: \$5,962) for Registry Fees during the year. Investment Services Limited is a current shareholder, no additional shares were purchased during the year and it received dividends as per all other shareholders.

Michael Millar is a Director of Investment Services Ltd and was a Director of Superstore Properties Ltd (Resigned as Director 12 May 2020). He is a current shareholder, no additional shares were purchased during the year and he received dividends as per all other shareholders.

At reporting date the following investments, both direct and indirect, were held by the Directors and the Managers:

| Damien Prendergast (appointed as Director 7 May 2020) | 307,000 shares |
|-------------------------------------------------------|--------------------------------------|
| Richard Eberlein | 14,500 shares (Sold 25 January 2022) |
| Kathryn Brownlie | 14,500 shares |
| Investment Services Ltd | 400,000 shares |
| Michael Millar (resigned as Director 12 May 2020) | 12,000 shares |

29. Group Information and Investment in Subsidiaries and Associates

The consolidated financial statements of the group include:

| Name | Principle Activity |
|------------------------------------|------------------------------------|
| Parent | |
| Superstore Properties Limited | Property investment and management |
| Subsidiaries | |
| Cranford Street Properties Limited | Property investment |
| Cameron Road Properties Limited | Property investment |
| Associates | |
| FSS Management Limited | Business management services |

All group members are incorporated in New Zealand.

The ultimate controlling entity and parent company of the group is Superstore Properties Limited which owns 100% of each subsidiary company.

All subsidiaries are wholly owned, have a principal activity of being property owning companies and have a balance date of 31 March.

FSS Management Limited is an Associate of First NZ Properties Limited, First NZ Properties Limited holds a 41% shareholding in FSS Management Limited. FSS Management Limited has a reporting date of 31 March.

| | NOTES | 2022 | 2021 |
|------------------------------------------------------------|-------|------|------|
| nvestments in Subsidiaries & Associates - Shareholding (%) | | | |
| Subsidiaries | | | |
| Cranford Street Properties Limited | | 100 | 100 |
| Cameron Road Properties Limited | | 100 | 100 |
| Associates | | | |
| FSS Management Limited | | 41 | 41 |
| | | | |



Investment in Associate - FSS Management Limited

The Group has a 41% interest in FSS Management Limited, which is involved in the business management of commercial property investment companies. FSS Management Limited is a private entity that is not listed on any public exchange. The Group's interest in FSS Management Limited is accounted for using the equity method in the consolidated financial statements.

The following table illustrates the summarised financial information of the Groups investment in FSS Management Limited:

| | NOTES | 2022 | 202 |
|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|--------------------------|-------------------------------------|---------------------------------------------|
| ummarised Financial Information (Statement of Financial Positio | on) - FSS Management Lin | nited | |
| Statement of Financial Position | | | |
| Current Assets | | 122,798 | 107,24 |
| Non-Current Assets | | 14,178 | 6,48 |
| Current Liabilities | | (35,726) | (19,836 |
| Non-Current Liabilities | | (8,964) | |
| Equity | | 92,286 | 93,89 |
| | NOTES | 2022 | 202 |
| | | | |
| ummarised Financial Information (Statement of Profit or Loss) - | FSS Management Limited | | |
| Statement of Profit or Loss | | | |
| Revenue From Contracts With Customers | | 337,652 | 61,31 |
| Operational Costs | | (259,297) | (39,805 |
| Administrative Expenses | | (79,999) | (27,615 |
| | | | 10.10 |
| Profit / (Loss) Before Tax | | (1,644) | (6,108 |
| Profit / (Loss) Before Tax Profit / (Loss) for the Year (Continuing Operations) | | (1,644) (1,644) | . , |
| | | .,,, | (6,108 |
| Profit / (Loss) for the Year (Continuing Operations) | | (1,644) | (6,108 (6,108 |
| Profit / (Loss) for the Year (Continuing Operations) Total Comprehensive Income for the Year (Continuing Operations) | NOTES | (1,644) (1,644) | (6,108 (6,108 (6,108 (2,504 202 |
| Profit / (Loss) for the Year (Continuing Operations) Total Comprehensive Income for the Year (Continuing Operations) Group's Share of Profit / (Loss) for the Year | NOTES | (1,644) (1,644) (674) | (6,108 (6,108 (2,504 |
| Profit / (Loss) for the Year (Continuing Operations) Total Comprehensive Income for the Year (Continuing Operations) | NOTES | (1,644) (1,644) (674) | (6,108 (6,108 (2,504 |
| Profit / (Loss) for the Year (Continuing Operations) Total Comprehensive Income for the Year (Continuing Operations) Group's Share of Profit / (Loss) for the Year Reconciliation of Investment in FSS Management Limited (41%) | NOTES | (1,644) (1,644) (674) 2022 | (6,108 (6,108 (2,504 202 |
| Profit / (Loss) for the Year (Continuing Operations) Total Comprehensive Income for the Year (Continuing Operations) Group's Share of Profit / (Loss) for the Year Reconciliation of Investment in FSS Management Limited (41%) Investment at Beginning of Period | NOTES | (1,644) (1,644) (674) 2022 | (6,108 (6,108 (2,504 |

The associate had non contingent liabilities or capital commitments as at 31 March 2022.

30. Contingent Assets and Contingent Liabilities

The Group entered into a deed of indemnity with John Murray & Damien Prendergast (Directors) under which the Group gives certain indemnities in favour of John & Damien. As the Group was unable to obtain a renewal of its Directors' and Officers' liability insurance, it (or its wholly owned subsidiaries) provided a guarantee of the Group's obligations under the deed of indemnity in favour of John and that was supported by an unregistered second ranking mortgage in favour of John. The Group, John & Damien entered into a deed of postponement with ANZ Bank New Zealand Limited (ANZ) under which ANZ consented to the granting of the second ranking mortgage in return for John & Damien agreeing to postpone certain rights as mortgagee.

John and Damien (Directors) in their personal capacities entered into a deed of variation and restatement of deed of indemnity and access with the Group. The variations include the requirement that the Group may be required to pay an amount of \$75,000 to an escrow agent to be held in escrow for the purposes of meeting any costs which John and/or Damien may incur for which the Group has agreed to indemnify them in accordance with clauses 2.1.1 and 2.1.3 of the deed of indemnity.

31. Capital Commitments

There are no capital commitments at reporting date (Last Year: \$Nil)

32. Subsequent Events

The Directors resolved in April 2022 to declare a gross dividend to shareholders of 25 cents per share, paid on the 18th of May 2022.

The Group is currently negotiating the rent review for The Warehouse that came due 1 April 2022. The tenant has disputed the proposed rent increase and are seeking their own valuation. Under the lease, attempts should be made to agree the rent before 27th May. Thereafter each party instructs expert valuers to determine the rent.

A major shareholder has suggested that the Company call a special meeting of shareholders, to be convened in relation to the adoption of a new constitution. This is in relation to a new constitution for First NZ Properties Ltd proposed by the majority shareholder. As Superstore Properties Limited has a similar outdated constitution, the directors have brought the new proposed constitution in line with First NZ Properties. The special meeting of shareholders was held on 17 June 2022. The board supports the adoption of the proposed constitution. The proposed constitution seeks to modernise the form of the existing constitution used by the Company and is consistent with current practice. The proposed constitution decreases the number of shareholders required for a quorum at a meeting of shareholders from 10 shareholder to 5 shareholders. This is to reflect that the number of shareholders of the Company has decreased. Otherwise, the proposed constitution does not make any significant changes to the rights and obligations of the shareholders or the Company under the Company's current constitution.

The revocation of the current constitution and adoption of the proposed constitution by the Company is required to be approved by a special resolution of all shareholders. A special resolution means a resolution passed by a majority of 75% or more of the votes of those shareholders entitled to vote and voting on the resolution. A special resolution was passed following the special meeting of shareholders on the 17th of June 2022 to adopt the proposed constitution.

| | NOTES | 2022 | 202 |
|--------------------------------------------------------------------------------------------------------------------|-------|-------------|------------|
| 3. Earnings Per Share | | | |
| Amounts used as the numerator to profit or loss | | | |
| Profit for the year and earnings used in basic and diluted EPS | | 7,475,829 | 2,396,72 |
| Weighted average of shares used as the denominator to profit or loss | | | |
| Weighted average number of shares used in basic and diluted EPS | | 2,095,000 | 2,095,00 |
| Basic and diluted earnings per share (cents) | | 357 | 114 |
| | NOTES | 2022 | 202 |
| 4. Reconciliation of the Net Cash Flow from Operating Activities to Profit (Loss) Net Profit / (Loss) after Tax | 1 | 7,475,829 | 2,396,720 |
| Changes in Assets and Liabilities (Increase) / Decrease in Accounts Receivable | | (7,227) | 10 |
| Increase / (Decrease) in Accounts Payable | | 1,972 | 9,07 |
| (Increase) / Decrease in Property Valuations | | (6,500,000) | (1,700,000 |
| Increase / (Decrease) in GST Payable | | 5,649 | (1,585 |
| (Increase) / Decrease in Income Tax | | 73,754 | (24,937 |
| Total Changes in Assets and Liabilities | | (6,425,853) | (1,717,343 |
| Non-Cash Movements | | | |
| (Increase) / Decrease in Rental Rebates to be Amortised Over Remaining Lease Periods | | 13,658 | (81,684 |
| Share of (Surplus) / Loss in Associates | | 674 | 2,504 |
| Total Non-Cash Movements | | 14,332 | (79,180 |
| Net Cash Inflow / (Outflow) from Operating Activities | | 1,064,308 | 600,19 |





INDEPENDENT AUDITOR'S REPORT TO THE SHAREHOLDERS OF SUPERSTORE PROPERTIES LIMITED

Opinion

We have audited the consolidated financial statements of Superstore Properties Limited ("the Company") and its subsidiaries (together, "the Group"), which comprises of the consolidated statement of financial position as at 31 March 2022, the consolidated statement of profit or loss and other comprehensive income, consolidated statement of changes in equity, consolidated statement of cash flows for the year then ended and notes to the consolidated financial statements including a summary of significant accounting policies.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as at 31 March 2022, its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with New Zealand equivalents to International Financial Reporting Standards ("NZ IFRS").

Basis for Opinion

We conducted our audit in accordance with International Standards on Auditing (New Zealand) ("ISAs (NZ)"). Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Consolidated Financial Statements section of our report. We are independent of the Group in accordance with Professional and Ethical Standard 1 International Code of Ethics for Assurance Practitioners (including International Independence Standards) (New Zealand) issued by the New Zealand Auditing and Assurance Standards Board, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Other than in our capacity as auditor we have no relationship with, or interests in, the Company or any of its subsidiaries.

Key Audit Matters

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Valuation of Investment Properties

| Key audit matter | How the matter was addressed in our audit | |
|------------------------------------------------------------------------------------------------------------------------------------------------------------|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------|--|
| The Group's Investment Properties were valued at \$30,150,000 (2021: \$23,650,000) which represented 97% of the total assets at 31 March 2022. A | Our procedures included, but were not limited to the following: | |
| revaluation surplus of \$6,500,000 was recognised in the consolidated statement of profit or loss and other comprehensive income (2021: \$1,700,000) | Assessed the valuation reports prepared by Management's expert, including the methodology employed and key assumptions and estimates use. | |
| We have included the valuation of the investment property as a key audit matter due to: | We reviewed the valuation reports for considerations of the impact of COVID-19 including and continued limitations of scope; | |
| • The significance to the financial statements - the investment properties account for 97% of the | Evaluated whether the expert had the necessary competence, capabilities and objectivity to undertake the valuations; | |



total assets of the Group (2021: 97%), making it a significant balance on the consolidated statement of financial position;

- The valuation of the Group's properties is based on a model that is complex and relies on various estimates and assumptions such as capitalisation rates, comparable sales, current market rent and anticipated growth rates based on available market data;
- Engaged our own internal expert to critique and challenge the work performed by Management's expert, assumptions used and the appropriateness of the valuation methodology adopted;
- We considered the adequacy of the disclosures made in Notes 18 and 21 to the financial statements, which set out the key judgements and estimates.

Other Matter

The consolidated financial statements of the Group for the year ended 31 March 2021 were audited by another auditor who expressed an unmodified opinion on those financial statements on the 13th of August 2021.

Other Information

The directors are responsible for the other information. The other information comprises of the Report of the Directors to the Shareholders, Directory and the Directors' Interest Register, but does not include the consolidated financial statements and our auditor's report thereon.

Our opinion on the consolidated financial statements does not cover the other information and we do not express any form of audit opinion or assurance conclusion thereon.

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information and in doing so consider whether the other information is materially inconsistent with the consolidated financial statements, or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed we conclude that there is a material misstatement of this other information we are required to report that fact. We have nothing to report in this regard.

Directors' Responsibilities for the Consolidated Financial Statements

The directors are responsible on behalf of the Group for the preparation and fair presentation of the consolidated financial statements in accordance with NZ IFRS, and for such internal control as the directors determine is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, the directors are responsible on behalf of the Group for assessing the Group's ability to continue as a going concern, disclosing, as applicable, matters related to the going concern and using the going concern basis of accounting unless the directors either intend to liquidate the Group, to cease operations, or have no realistic alternative but to do so.



Auditor's Responsibilities for the Audit of the Consolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement whether due to fraud or error and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not a guarantee that an audit conducted in accordance with ISAs (NZ) will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if individually or in the aggregate they could reasonably be expected to influence the decisions of users taken on the basis of these consolidated financial statements.

A further description of our responsibilities for the audit of the financial statements is located at the External Reporting Board's website at: <u>https://www.xrb.govt.nz/assurance-standards/auditors-responsibilities/audit-report-1/</u>.

This description forms part of our auditor's report.

Who we Report to

This report is made solely to the Company's shareholders, as a body. Our audit work has been undertaken so that we might state those matters which we are required to state to them in an auditor's report and for no other purpose. To the fullest extent permitted by law we do not accept or assume responsibility to anyone other than the Company and the Company's shareholders as a body for our audit work for this report or for the opinions we have formed.

The engagement partner on the audit resulting in this independent auditor's report is Michael Rondel.

BOD Chartehurd

BDO Christchurch Christchurch New Zealand 26 July 2022

Directory

Superstore Properties Limited For the year ended 31 March 2022

Nature of Business

Commercial Investment Property

Registered Office

FSS Management Limited 126 Tahunanui Drive Nelson 7011

Date of Incorporation

25 January 1999

Incorporation Number

942750

New Zealand Business Number

9429037675127

IRD Number

071-404-544

Directors

John Murray Damien Prendergast

Bankers

ANZ 248 Trafalgar Street Nelson 7010

Solicitors

Duncan Cotterill 197 Bridge Street Nelson 7010

Auditors

BDO Christchurch Awly Building - Level 4 287-293 Durham Street Christchurch 8013

Chartered Accountant

RWCA Limited Level 3 7 Alma Street Nelson 7010

Investment Manager, Property Manager

FSS Management Limited Unit 1, 126 Tahunanui Drive Tahunanui Nelson 7011

Share Register, Secondary Market

Syndex Limited Level 4 5 High Street Auckland 1010

Superstore Properties Limited

(the Company)

Directors' Interests Register

| Full name of director | Nature of interest | Value/extent of interest | Date disclosed |
|-----------------------|------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|----------------|
| Craig Dennis | Craig in his personal capacity entered into deeds of postponement with Cranford Street Properties Limited and Cameron Road Properties Limited (wholly owned subsidiaries of the Company) in favour of ANZ. | The deed of postponement is required by ANZ for ANZ to consent to the granting of a second ranking mortgage by the Company in favour of Craig. The deed of postponement restricts the Company and Craig from taking certain actions in relation to any amount the Company owes Craig under the mortgage. | 13 April 2021 |
| John Murray | John in his personal capacity entered into deeds of postponement with Cameron Road Properties Limited and Cranford Street Properties Limited (being wholly owned subsidiaries of the Company) in favour of ANZ. John is also a director of Cameron Road Properties Limited and Cranford Street Properties Limited. | The deed of postponement is required by ANZ for ANZ to consent to the granting of a second ranking mortgage by the Company in favour of John. The deed of postponement restricts the Company and John from taking certain actions in relation to any amount the Company owes John under the mortgage. | 13 April 2021 |
| Damien Prendergast | Damien in his personal capacity entered into deeds of postponement with Cameron Road Properties Limited and Cranford Street Properties Limited (being wholly owned subsidiaries of the Company) in favour of ANZ. Damien is also a director of Cameron Road Properties Limited and Cranford Street Properties Limited. | The deed of postponement is required by ANZ for ANZ to consent to the granting of a second ranking mortgage by the Company in favour of Damien. The deed of postponement restricts the Company and Damien from taking certain actions in relation to any amount the Company owes Damien under the mortgage. | 13 April 2021 |

| Damien Prendergast | Damien was appointed as a director of the Company under a letter of appointment on 7 May 2020. | Three-year appointment for a fee of \$8,200 per year as from 7 May 2020. Addition: Any excess hours undertaken, apportioned between the Companies, to be charged at \$150.00 per hour. | 1 October 2021 |
|--------------------|---------------------------------------------------------------------------------------------------------------------------------------------|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|------------------|
| John Murray | John in his personal capacity entered into a deed of variation and restatement of deed of indemnity and access with the Company. | The deed of variation and restatement varies and restates the deed of indemnity entered in by John and the Company on 28 September 2020. The variations include the requirement that the Company pay an amount of \$75,000 to an escrow agent to be held in escrow for the purposes of meeting any costs which John and/or Damien may incur for which the Company has agreed to indemnify them in accordance with clauses 2.1.1 and 2.1.3 of the deed of indemnity. | 22 December 2021 |
| Damien Prendergast | Damien in his personal capacity entered into a deed of variation and restatement of deed of indemnity and access with the Company. | The deed of variation and restatement varies and restates the deed of indemnity entered in by Damien and the Company on 28 September 2020. The variations include the requirement that the Company pay an amount of \$75,000 to an escrow agent to be held in escrow for the purposes of meeting any costs which John and/or Damien may incur for which the Company has agreed to indemnify them in accordance with clauses 2.1.1 and 2.1.3 of the deed of indemnity. | 22 December 2021 |

| John Murray | John in his personal capacity entered into an escrow agreement with the Company, Damien and Rout Milner Fitchett. | terms on which the escrow funds (as | 22 December 2021 |
|--------------------|-----------------------------------------------------------------------------------------------------------------------------|----------------------------------------------------------------------------------------------------------------------------------------------------------|------------------|
| Damien Prendergast | Damien in his personal capacity entered into an escrow agreement with the Company, John and Rout Milner Fitchett. | | 22 December 2021 |
| John Murray | The Company has increased John's hourly rate for director services provided to the Company for any excess hours undertaken. | John's hourly rate has been increased from \$250 per hour to \$350 per hour. Any excess hours undertaken are apportioned between the Companies. | 26 April 2022 |