First NZ Properties Limited

(the Company)

Directors' Interests Register

Full name of director	Nature of interest	Value/extent of interest	Date disclosed
Damien Prendergast	Damien appointed as a director of the Company.	Three-year appointment at a fixed fee \$9,000 per year.	7 May 2020
Craig Dennis	Craig appointed as a director of the Company.	Three-year appointment at a fixed fee \$13,500 per year.	7 May 2020
Craig Dennis	Craig in his personal capacity entered into a deed of access, indemnity and insurance with the Company.	The deed of indemnity indemnifies Craig against any liability incurred by Craig as an officer of the Company other than liability to the Company or a related body corporate, liability arising out of conduct involving lack of good faith or if the indemnity is prohibited by statutory provision. The deed also grants Craig access to documents and information relating to the Company.	6 May 2020
Damien Prendergast	Damien in his personal capacity entered into a deed of access, indemnity and insurance with the Company.	The deed of indemnity indemnifies Damien against any liability incurred by Damien as an officer of the Company other than liability to the Company or a related body corporate, liability arising out of conduct involving lack of good faith or if the indemnity is prohibited by statutory provision. The deed also grants Damien access to documents and information relating to the Company.	6 May 2020

Damien Prendergast		John Murray	John Murray	Damien Prendergast	Damien Prendergast
Damien in his personal capacity entered into a deed of indemnity and access with the Company.		John in his personal capacity entered into a deed of indemnity and access with the Company.	John appointed as a director of the Company under a letter of appointment.	Damien resigned at the 2020 AGM and was re-appointed as a director of the Company	Damien is a director and shareholder of A & J Enterprises 2006 Limited. A & J Enterprises Limited is a shareholder of the Company. Damien will receive dividends from the Company from time to time through A & J Enterprises Limited.
The deed of indemnity indemnifies Damien to the maximum extent permitted by section 162 of the Act and allows Damien access to company documents.	The deed contemplates effecting directors' and officers' liability insurance. It is intended that this cover John for liability up to \$1,000,000 on the normal terms for that type of cover issued by VERO Liability Insurance Ltd.	The deed of indemnity indemnifies John to the maximum extent permitted by section 162 of the Companies Act 1993 (the Act) and allows John access to company documents.	Three-year appointment for a fee of \$20,250 per year, for up to 81 hours per year and any hours undertaken over 81 to be charged at \$250.00 per hour.	Damien resigned as director at the 2020 AGM and was subsequently reappointed as a director of the Company, together with John Murray	Such dividends will be proportionate to A & J Enterprises 2006 Limited's shareholding in the Company.
28 September 2020		28 September 2020 t	28 September 2020	28 September 2020	July 2020 (ongoing)

Damien Prendergast	John Murray	Craig Dennis	
Damien in his personal capacity entered into deed of guarantee and agreements to mortgage with Symonds 110 Limited and Sheffield Crescent Properties Limited (being wholly owned subsidiaries of the Company). Damien is also a director of Symonds 110 Limited and Sheffield Crescent Properties Limited.	John in his personal capacity entered into deeds of guarantee and agreements to mortgage with Symonds 110 Limited and Sheffield Crescent Properties Limited (being wholly owned subsidiaries of the Company). John is also a director of Symonds 110 Limited and Sheffield Crescent Properties Limited.	Craig in his personal capacity entered into deeds of guarantee and agreements to mortgage with Cranford Street Properties Limited and Cameron Road Properties Limited (being wholly owned subsidiaries of the Company).	
The Company has granted a mortgage over property held by it (through its wholly owned subsidiaries) in favour of Damien to secure the Company's obligations to Damien under the deed of indemnity entered into by Damien and the Company.	The Company has granted a mortgage over property held by it (through its wholly owned subsidiaries) in favour of John to secure the Company's obligations to John under the deed of indemnity entered into by John and the Company.	The Company has granted a mortgage over properties held by it (through its wholly owned subsidiaries) in favour of Craig to secure the Company's obligations to Craig under the deed of indemnity entered into by Craig and the Company.	The deed contemplates effecting directors' and officers' liability insurance. It is intended that this cover Damien for liability up to \$1,000,000 on the normal terms for that type of cover issued by VERO Liability Insurance Ltd.
15 December 2020	15 December 2020	15 December 2020	

Damien Prendergast	Craig Dennis	John Murray	Damien Prendergast	John Murray
The Company entered into a management agreement with FSS pursuant to which FSS will provide	Craig in his personal capacity entered into a deed of postponement with Sheffield Crescent Properties Limited (a wholly owned subsidiary of the Company) in favour of ANZ.	The Company entered into a management agreement with FSS Management Limited (FSS) pursuant to which FSS will provide management services to the Company. John is a director of FSS.	The Company entered into a shareholders' agreement with Superstore Properties Limited, Springs Road Property Limited and FSS Management Limited. Damien is a director of each of these companies.	The Company entered into a shareholders' agreement with Superstore Properties Limited, Springs Road Property Limited and FSS Management Limited. John is a director of each of these companies.
The Company will pay the following Fees to FSS:	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.	The Company will pay the following Fees to FSS: 9% of net rental from the properties per annum plus GST; for matters not contemplated by schedule 1 of the agreement the Company will pay on a time and attendance basis of \$120 per hour; FSS may at its discretion provide a rebate to the Company.	The shareholders' agreement sets out the terms on which the Company, Superstore Properties Limited and Springs Road Property Limited will hold shares in FSS Management Limited.	The shareholders' agreement sets out the terms on which the Company, Superstore Properties Limited and Springs Road Property Limited will hold shares in FSS Management Limited.
31 March 2021	13 April 2021	31 March 2021	17 December 2020	17 December 2020

د	П			
John Murray	Damien Prendergast	Damien Prendergast	John Murray	
John in his personal capacity entered into a deed of variation and restatement of deed of indemnity and access with the Company.	Damien was appointed as a director of the Company under a letter of appointment on 7 May 2020.	Damien in his personal capacity entered into a deed of postponement with Sheffield Crescent Properties Limited (a wholly owned subsidiary of the Company) in favour of ANZ. Damien is a director of Sheffield Crescent Properties Limited.	John in his personal capacity entered into a deed of postponement with Sheffield Crescent Properties Limited (a wholly owned subsidiary of the Company) in favour of ANZ. John is a director of Sheffield Crescent Properties Limited.	management services to the Company. Damien is a director of FSS.
The deed of variation and restatement varies and restates the deed of	Three-year appointment for a fee of \$9,000 per year as from 7 May 2020. Addition: Any excess hours undertaken, apportioned between the Companies, to be charged at \$150.00 per hour.	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.	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.	 9% of net rental from the properties per annum plus GST; for matters not contemplated by schedule 1 of the agreement the Company will pay on a time and attendance basis of \$120 per hour; FSS may at its discretion provide a rebate to the Company.
22 December 2021	1 October 2021	13 April 2021	13 April 2021	

Damien Prendergast	John Murray		Damien Prendergast		
Damien in his personal capacity entered into an escrow agreement with	John in his personal capacity entered into an escrow agreement with the Company, Damien and Rout Milner Fitchett.		Damien in his personal capacity entered into a deed of variation and restatement of deed of indemnity and access with the Company.		
The escrow agreement sets out the terms on which the escrow funds (as contemplated by the deed of variation and restatement of deed of indemnity)	The escrow agreement sets out the terms on which the escrow funds (as contemplated by the deed of variation and restatement of deed of indemnity) will be held by Rout Milner Fitchett (as escrow agent).	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.	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.	indemnity entered in by John and the Company on 28 September 2020.
22 December 2021	22 December 2021		22 December 2021		

.

Damien Prendergast	Damien Prendergast	Damien Prendergast	John Murray	
Damien declares his associated interest through his daughter, Alana Sophie Prendergast, who has a relevant interest in shares in the Company.	Damien declares his associated interest through his sister, Andrea Jane Prendergast, who received from Colleen Prendergast's estate a relevant interest in shares in the Company.	Damien has received from Colleen Prendergast's estate a further relevant interest in shares in the Company.	The Company has increased John's hourly rate for director services provided to the Company for any excess hours undertaken.	the Company, John and Rout Milner Fitchett.
 Number and class: 393 ordinary shares. Nature of relevant interest: Received by Alana Sophie Prendergast. Total Consideration: \$1,790.50. Date of transfers: 19 June 2016 to 5 March 2018 	 Number and class: 5,880 ordinary shares. Nature of relevant interest: received by Andrea Jane Prendergast. Consideration: Nil. Date of transfer: 8 February 2023 	 Number and class: 5,800 ordinary shares. Nature of relevant interest: Received by Damien Prendergast, Brown & Associates Trustees Limited and Andrea Prendergast as trustees of the Killaloe No.2 Family Trust. Damien is settlor, appointor, trustee and discretionary beneficiary of the trust. Consideration: Nil. Date of transfer: 8 February 2023. 	John's hourly rate has been increased from \$250 per hour to \$350 per hour. Any excess hours undertaken are apportioned between the Companies.	will be held by Rout Milner Fitchett (as escrow agent).
20 May 2023	8 February 2023.	8 February 2023.	26 April 2022	