



Disclosure Statement

FarmRight Limited

8 Diana St
Lumsden

Kent Anselmi (“Advisor”)

This document was prepared as at 22nd May 2008

DISCLOSURE INFORMATION

The Adviser is a Director of FarmRight Limited (the “Company”)

The Adviser and the Company (in respect of themselves and the principal officers of the Company) make the following investment adviser disclosure to you pursuant to section 41A of the Securities Markets Act 1988.

The Company (in respect of themselves and the principal officers of the Company) make the following investment broker disclosure to you pursuant to section 41G of the Securities Markets Act 1988.

Qualifications, experience and professional standing

Relevant qualifications

The Adviser has the following qualifications that are relevant to giving investment advice:

Qualification	Year Obtained
B.AG. SC (Rural Valuation and Farm Management)	2001

The Adviser keeps the knowledge obtained from those qualifications up to date by reading relevant industry publications and attending both internal and external seminars and workshops.

Experience

The Advisor has been an employed by the Company as Farm Investment manager, since Dec 2007. The Advisor has been providing investment advice in that role for the Company since December 2007.

The Company, through its staff, is experienced in providing advice regarding equity partnerships and investment opportunities in the rural sector .The Company has been promoting equity partnership and investment opportunities and providing advice on those equity partnership and investment opportunities to customers as a core part of its business since August 2000. The Company

subscribes to relevant industry publications and, where appropriate, its advisers will monitor the relevant markets.

Relevant professional body

Neither the Adviser nor the Company are members of a professional body relevant to the provision of investment advice.

Professional indemnity insurance

The Adviser has the benefit of the Company’s professional indemnity insurance discussed below. The Company has professional indemnity insurance which covers its activities including those of the Directors and its employees. This insurance covers issues (including ‘prior acts’) including but not limited to: intellectual property, loss of documents, defamation and breach of contract. The level of cover is of an amount commensurate with the size and scale of the Company. The insurer is QBE Insurance International.

Dispute resolution facilities

The Company has a process in place for resolving disputes. Should a problem arise, you should contact your Adviser who will be able to give you more information on the Company’s procedures.

Criminal convictions

In the five years before the relevant investment advice is given neither the Adviser, the Company (in its capacity as an investment adviser) or any principal of the Company has been:

- Convicted of an offence under the Securities Markets Act 1988, or the Securities Act 1978 or of a crime involving dishonesty (as defined in section 2(1) of the Crimes act 1961);
- A principal officer of a body corporate when that body corporate committed an offence or crime involving dishonesty as described above;
- Adjudicated bankrupt;

- Prohibited by an Act or by a court from taking part in the management of a company or a business;
- Subject of an adverse finding by a court in any proceeding that has been taken against them in their professional capacity;
- Expelled from or has been prohibited from being a member of a professional body; or
- Placed in statutory management or receivership.

Other interests and relationships

Adviser

Other than the Adviser's employment/Directorship with the Company and the remuneration received by the Adviser from the Company, neither the Adviser nor an associated person of the Adviser has, or will or may have, any interest or relationship that a reasonable person would find reasonably likely to influence the Adviser in providing the investment advice.

The Company

When an equity partnership or investment opportunity is sold by the Advisor, the Company will receive a fee from the issuer of the same given security. The level of the initial fee will vary depending on the investment but will be in the range of 1% to 3% of the total value of assets in the investment. Ongoing management fees are also charged for business management services to equity partnerships. Fees are disclosed with other investment information provided by the Company.

Securities about which investment advice is given

The Adviser and the Company may provide investment advice on the following types of securities:

- Equity securities such as unlisted shares;
- New Zealand private and unit trusts;
- Limited partnerships.

Procedures for dealing with investment money or investment property

No investor moneys will be held by the Company at any time. The Company will keep adequate records of the investment moneys held in trust by the Company's lawyer and all dealings with such money prior to the settlement of the security.

Payment of moneys to be held in trust for a security can be done so in several ways:

- Providing cash;

- Providing a cheque; or
- Making an automatic payment.

Any investment money accepted by the Company on trust will be so held until settlement of the intended security.

DISCLAIMER

Neither the Adviser nor the Company provides investment advice tailored to an investor's personal circumstances. It is the investor's responsibility to understand the nature of the security subscribed for, and the risks associated with that security. To the maximum extent permitted by law the Advisor and the Company exclude liability for, and shall not be responsible for, any loss suffered by the investor resulting from the Company's or the Adviser's investment advice. Each security (including the principal, interest or other returns of any security) the subject of investment advice given to the investor by the Adviser or the Company or otherwise, is not guaranteed, secured or underwritten in any way by the Adviser, the Company or any associated or related party except to the extent expressly agreed in the terms of the relevant security.



Disclosure Statement

FarmRight Limited

14 Gerald St
Lincoln
(03) 325-7105

Cameron Glass ("Advisor")

This document was prepared as at 15th May 2008

DISCLOSURE INFORMATION

The Adviser is a Director of FarmRight Limited (the "Company")

The Adviser and the Company (in respect of themselves and the principal officers of the Company) make the following investment adviser disclosure to you pursuant to section 41A of the Securities Markets Act 1988.

The Company (in respect of themselves and the principal officers of the Company) make the following investment broker disclosure to you pursuant to section 41G of the Securities Markets Act 1988.

Qualifications, experience and professional standing

Relevant qualifications

The Adviser has the following qualifications that are relevant to giving investment advice:

Qualification	Year Obtained
B.Ag Com (Valuation and Farm Management) Lincoln University	1998

The Adviser keeps the knowledge obtained from those qualifications up to date by reading relevant industry publications and attending both internal and external seminars and workshops.

Experience

The Advisor has been employed by the Company as Farm Investment Manager, since June 2001. The Advisor has been providing investment advice in that role for the Company since June 2001.

The Company, through its staff, is experienced in providing advice regarding equity partnerships and investment opportunities in the rural sector. The Company has been promoting equity partnership and investment opportunities and providing advice on those equity partnership and investment opportunities to customers as a core part of its business since August 2000. The Company

subscribes to relevant industry publications and, where appropriate, its advisers will monitor the relevant markets.

Relevant professional body

Neither the Adviser nor the Company are members of a professional body relevant to the provision of investment advice.

Professional indemnity insurance

The Adviser has the benefit of the Company's professional indemnity insurance discussed below. The Company has professional indemnity insurance which covers its activities including those of the Directors and its employees. This insurance covers issues (including 'prior acts') including but not limited to: intellectual property, loss of documents, defamation and breach of contract. The level of cover is of an amount commensurate with the size and scale of the Company. The insurer is QBE Insurance International.

Dispute resolution facilities

The Company has a process in place for resolving disputes. Should a problem arise, you should contact your Adviser who will be able to give you more information on the Company's procedures.

Criminal convictions

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- Convicted of an offence under the Securities Markets Act 1988, or the Securities Act 1978 or of a crime involving dishonesty (as defined in section 2(1) of the Crimes Act 1961);
- A principal officer of a body corporate when that body corporate committed an offence or crime involving dishonesty as described above;
- Adjudicated bankrupt;

- Prohibited by an Act or by a court from taking part in the management of a company or a business;
- Subject of an adverse finding by a court in any proceeding that has been taken against them in their professional capacity;
- Expelled from or has been prohibited from being a member of a professional body; or
- Placed in statutory management or receivership.

Other interests and relationships

Adviser

Other than the Adviser's employment/Directorship with the Company and the remuneration received by the Adviser from the Company, neither the Adviser nor an associated person of the Adviser has, or will or may have, any interest or relationship that a reasonable person would find reasonably likely to influence the Adviser in providing the investment advice.

The Company

When an equity partnership or investment opportunity is sold by the Advisor, the Company will receive a fee from the issuer of the same given security. The level of the initial fee will vary depending on the investment but will be in the range of 1% to 3% of the total value of assets in the investment. Ongoing management fees are also charged for business management services to equity partnerships. Fees are disclosed with other investment information provided by the Company.

Securities about which investment advice is given

The Adviser and the Company may provide investment advice on the following types of securities:

- Equity securities such as unlisted shares;
- New Zealand private and unit trusts;
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Disclosure Statement

FarmRight Limited

14 Gerald St
Lincoln
(03) 325-7105

Jim Lee ("Advisor")

This document was prepared as at 30th April 2008

DISCLOSURE INFORMATION

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Qualifications, experience and professional standing

Relevant qualifications

The Adviser has the following qualifications that are relevant to giving investment advice:

Qualification	Year Obtained
B.Ag Com (Valuation and Farm Management) Lincoln University	1986
Diploma of Banking	1994

The Adviser keeps the knowledge obtained from those qualifications up to date by reading relevant industry publications and attending both internal and external seminars and workshops.

Experience

The Advisor has been employed by the Company as Chief Executive, since May 2004. The Advisor has been providing investment advice in that role for the Company since May 2004.

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