Product Disclosure Statement

Offer of Call and Term Redeemable Shares in Heretaunga Building Society ('HBS')

This is a Product Disclosure Statement (PDS) dated 18 September 2024 which replaces the PDS dated 24 October 2023 and is issued by Heretaunga Building Society (HBS) in respect of call and term redeemable shares which are unsecured debt securities for the purposes of the Financial Markets Conduct Act 2013 and the Financial Markets Conduct Regulations 2014.

This document gives you important information about this investment to help you decide whether you want to invest. There is other useful information about this offer on www.business.govt.nz/disclose. HBS has prepared this document in accordance with the Financial Markets Conduct Act 2013.

You can also seek advice from a financial adviser to help you to make an investment decision.



Heretaunga Building Society

Section 1 - KEY INFORMATION SUMMARY

WHAT IS THIS?

This is an offer of call and term redeemable shares. These call and term redeemable shares are debt securities issued by HBS. You give HBS money, and in return HBS promises to pay you interest and repay the money at the end of the term.

If HBS runs into financial trouble, you might lose some or all of the money you invested.

ABOUT HBS

HBS was established in 1933 and since that time has provided both saving services and loan services, including residential, commercial and rural mortgage finance, to its members and predominantly in the Hawkes Bay community. HBS's principal lending activity is the provision of finance for residential property secured by first ranking mortgages.

HBS is licensed by the Reserve Bank of New Zealand as a non-bank deposit taker.

KEY TERMS OF THE OFFER

Call redeemable shares

Debt security description	Unsecured debt security.
Term	There is no fixed term as the call redeemable shares are repayable at call.
Interest rate	The interest rate for call investments is available on the HBS website and is a floating rate subject to change without notice. Interest rates are tiered; \$0-\$49,999, \$50,000-\$99,999, \$100,000+.
	We review our interest rates regularly and may adjust them after considering the market for similar investment products and in light of our funding requirements.
	If we change the interest rate it will apply to your Call Investments from the date of the interest rate adjustment.
Interest payment dates	In arrears on 30 September and 31 March in each year (or if those dates are not business days, on the next business day) for call redeemable shares, or on closure of the call redeemable shares.
Offer opening and closing date	The offer opened on 24 November 2016.
	This is a continuous offer, so that there is no closing date.
Fees or charges	Investors pay no fees or charges of any sort in relation to making this investment and have no liability to make any further payment relating to the redeemable shares.
HBS cannot defer or cancel interest & principal	HBS has no right to extend the time for payment of principal or interest, nor to reduce or cancel payments of principal or interest.

Term redeemable shares

Debt security description	Unsecured debt security.
Term	Term redeemable shares are issued for terms of three months, six months, one year and two years.
Interest rates	The interest rate for term shares is available on HBS website and is subject to change without notice.
	We review our interest rates regularly and may adjust them after considering the market for similar investment products and in light of our funding requirements.
	The interest rate at the start of your Term Investment is fixed for the duration of the agreed term unless you have requested that HBS repay your investment prior to maturity and HBS has agreed to do so.
Interest payment dates	Interest payable in respect of a term six months or less will be paid on maturity. For the one year and two-year terms interest is payable six monthly in arrears. Investors may choose for interest to be compounded, or to be credited to a nominated bank account.
Offer opening and closing date	The offer opened on 24 November 2016.
Fees or charges	This is a continuous offer, so that there is no closing date. Investors pay no fees or charges of any sort in relation to making this investment and have no liability to make any further payment relating to the redeemable shares.
HBS cannot defer or cancel interest & principal	HBS has no right to extend the time for payment of principal or interest, nor to cancel payments of principal or interest. If HBS agrees to make an early repayment of an investment, the interest rate payable in respect of the investment may be reduced by 2% per annum to reflect the reduced term of the investment.

GUARANTEE

The securities are not guaranteed by HBS or any other person. HBS is solely responsible for repayment.

HOW CAN YOU GET YOUR MONEY OUT EARLY

HBS's fixed rates of interest for a particular investment amount and term are based on the expectation the funds will be invested for the full term. While it is not expected that funds will be drawn before maturity, HBS accepts that clients' circumstances change and so will consider due to financial hardship, but is not obliged to accept, requests for early repayment of an investment.

If HBS agrees to make an early repayment of an investment, the interest rate payable in respect of the investment may be reduced by 2% per annum to reflect the reduced term of the investment. Any tax that has already been paid on the interest earned cannot be refunded and will have to be claimed from the IRD directly.

These redeemable shares cannot be sold to anyone else.

HOW HBS's REDEEMABLE SHARES RANK FOR REPAYMENT

The securities being offered are unsecured redeemable shares, which on a liquidation rank equally with HBS's other redeemable shares and behind any secured creditors, any creditors given priority by law, and all unsecured creditors.

See also under the headings "Ranking of call redeemable shares on liquidation" in the tables at the beginning of Section 2 below, and under the heading "Ranking and security" at the beginning of Section 4 below.

NO SECURITY

The debt securities are unsecured.

WHERE YOU CAN FIND HERETAUNGA BUILDING SOCIETY'S FINANCIAL INFORMATION

The financial position and performance of HBS are essential to an assessment of HBS's ability to meet its obligations under the redeemable shares. You should also read the financial information section on page 11.

KEY RISKS AFFECTING THIS INVESTMENT

Investments in debt securities have risks. A key risk is that HBS does not meet its commitments to repay you or pay you interest (credit risk). Section 6 of the PDS (risks of investing) discusses the main factors that give rise to the risk. You should consider if the credit risk of these debt securities is suitable for you.

The interest rate risk for these redeemable shares should also reflect the degree of credit risk, in general, higher returns are demanded from investors from businesses with higher risk of defaulting on their commitments. You need to decide whether the offer is fair.

HBS considers that the most significant risk factors are:

Geographic Risk

HBS has a significant geographic concentration in the Hawkes Bay, both in terms of sourcing most of its funding and its lending activities. HBS is therefore dependent to a significant degree on the fortunes of the wider Hawkes Bay economy.

Credit risk

If a number of borrowers defaulted on their loan repayments around the same time, as a result HBS may then have insufficient funds to repay its redeemable shareholders or pay interest.

Liquidity Risk

Liquidity risk refers to the ability of HBS to meet its liabilities/debts when they fall due. HBS's ability to meet its payment obligations to depositors is connected to the loans it makes to borrowers and to HBS's reliance on deposits. If reinvestment rates or borrowers' repayments were to reduce materially, there is a risk that HBS may not have enough cash on hand at any time to repay depositors in a timely manner. This risk is mitigated by HBS's liquidity policies and by rules contained in HBS's Trust Deed, which require HBS to maintain certain minimum levels of liquid assets.

Interest rate risk

HBS's income is from the difference between what we pay to depositors and what we earn from borrowers and investments. In the event of a drop in interest rates, the interest rate we receive on surplus funds we have invested with NZ banks may be less than the amount we pay under the call and term redeemable shares, and could have a significant impact on the income we receive. If HBS has reduced income this may cause the interest rates that can be offered to depositors to decline.

This summary does not cover all the risks of investing in redeemable shares. You should also read Section 6 - Risks of Investing on page 12.

NO CREDIT RATING

HBS's creditworthiness has not been assessed by an approved rating agency.

HBS is exempt from the requirement to have its creditworthiness assessed by an approved rating agency. This is because HBS operates under the exemption contained in the Deposit Takers (Non-bank Deposit Takers (Credit Ratings Minimum Threshold) Exemption Amendment Notice 2020 which amends the Non-bank Deposit Takers (Credit Ratings Minimum Threshold) Exemption Notice 2016), which applies because:

- HBS's average consolidated liabilities as at the measurement date for that exemption year, are \$20 million or more but less than \$40 million, and
- HBS's capital ratio as at the measurement date for that exemption year is at least 12%.

The exemption is conditional on HBS providing to the Reserve Bank prior to March in each year, a statement by the directors that HBS meets the requirements of the exemption and that HBS will be operating on the basis of the exemption for that forthcoming year. Figures as per schedule A supporting the Director's statement for the Exemption Notice must be attached to this statement. The exemption is currently due to expire on 28 February 2025.

This means that HBS has not received an independent opinion of its capability and willingness to repay its debts from

an approved source. As at the date of this Product Disclosure Statement, HBS complies with the requirements of th Deposit Takers (Credit Ratings Minimum Threshold) Exemption Notice 2016.			
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PRODUCT DISCLOSURE STATEMENT

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Section 2 - TERMS OF THE OFFER

The issue, term and conditions of redeemable shares are governed by a Trust Deed dated 20 December 1990, as restated and amended by a Deed of Amendment and Restatement dated 16 November 2016, both made between HBS and Trustees Executors Limited as trustee for the redeemable shareholders. The Trust Deed may be obtained from the Disclose Register.

Call redeemable shares

Debt security description	Unsecured debt security
Term	There is no fixed term as the call redeemable share are repayable at call.
Interest rates	The interest rate for call shares is available on HBS website and is a floating rate subject to change without notice. Interest rates are tiered; \$0-\$49,999, \$50,000-\$99,999, \$100,000+.
	We review our interest rates regularly and may adjust them after considering the market for similar investment products and in light of our funding requirements.
	If we change the interest rate it will apply to your Call Investments from the date of the interest rate adjustment.
Interest payments	In arrears on 30 September and 31 March in each year (or if those dates are not business days, on the next following business day) of the call redeemable shares, or on closure of the call redeemable shares. Interest is paid by HBS crediting it to the call share account.
Offer opening and closing dates	The offer opened on 24 November 2016.
	This is a continuous offer, so that there is no closing date.
Ranking of call redeemable shares on liquidation	On a liquidation of HBS, your rights and claims under the call redeemable shares:
	 Would rank after all creditors and any permitted prior security interests (at the date of this PDS there are none of the latter) Would rank equally with all other call and term redeemable shares
Fees or charges	Investors pay no fees or charges of any sort in relation to making this investment and have no liability to make any further payment relating to the redeemable shares.
HBS cannot defer or cancel interest & principal	HBS has no right to extend the time for payment of principal or interest, nor to reduce or cancel payments of principal or interest.
Minimum investment amount	\$1

Term redeemable shares

Debt security description	Unsecured debt security
Term	Term redeemable shares are issued for terms of three months, six months, one year and two years.
Interest rates	The interest rate for term shares is available on HBS website and is subject to change without notice.
	We review our interest rates regularly and may adjust them after considering the market for similar investment products and in light of our funding requirements.
	The interest rate at the start of your Term Investment is fixed for the duration of the agreed term unless you have requested that HBS repay your investment prior to maturity and HBS has agreed to do so.
Interest payments	Interest payable in respect of a term six months or less will be paid on maturity. For the one year and two year terms interest is payable six monthly in arrears. Investors may choose for interest to be compounded, or to be credited to a nominated bank account.
Offer opening and closing dates	The offer opened on 24 November 2016. This is a continuous offer, so that there is no closing date.
Ranking of call redeemable shares on liquidation	On a liquidation of HBS, your rights and claims under the call redeemable shares: • Would rank after all creditors and any permitted prior security interests (at the date of this PDS there are none of the latter) • Would rank equally with all other call and term redeemable shares
Fees or charges	Investors pay no fees or charges of any sort in relation to making this investment and have no liability to make any further payment relating to the redeemable shares.
HBS cannot defer interest & principal	HBS has no right to extend time for payment of principal or interest, or reduce or cancel payments of principal or interest.
Early repayment of Term Shares	HBS may agree to make an early repayment of a term investment, but is not obliged to do so. Further details are given under "HOW CAN YOU GET YOUR MONEY OUT EARLY" on page 3 above
Minimum investment amount	\$1

Section 3 - HBS AND WHAT IT DOES

HBS was established in 1933 and since that time has provided both saving services and loan services, including residential, commercial and rural mortgage finance, to its members and predominantly those in the Hawkes Bay community. HBS's principal lending activity and source of income is the provision of finance for residential property secured by first ranking mortgages over freehold property, and that is expected to continue to be the case.

HBS is incorporated under The Building Societies Act 1965, and is licensed as a non-bank deposit taker by the Reserve Bank of New Zealand. As such, HBS operates in the financial services industry, as also do banks and other non-bank deposit takers.

HBS's Board of Directors comprises a chair and three directors, all of whom are non –executive directors. The Board meets eleven times per year and more often when required.

The Risk Management Programme (RMP) sets out the policies, roles and responsibilities of those managing and accepting the risks identified and provides what HBS's Board of Directors considers to be a reasonable level of assurance of the achievement of operating objectives and regulatory compliance requirements.

HBS OPERATIONS AND ACTIVITIES

Loan application and loan assessment policies

All loan applications are subject to careful assessment by HBS and are approved in accordance with HBS's credit approval policy whereby all loans are approved by the directors. All loans are managed and reviewed on an on-going basis. Regular reports are prepared to monitor loan repayments in order to detect delays in repayments early and recovery action is undertaken promptly where appropriate.

Loans are made within defined loan-to-value ratios. HBS maintains a maximum loan to value ratio of 80% for lending on residential-based security, 60% for lending on commercial-based security and 50% for lending on rural-based security. At 31 March 2024, HBS's average loan to value ratios across each sector was 46% for residential, 23% for commercial and 27% for rural.

Loans are also made within defined repayment to income ratios.

Security

HBS has a lending policy that requires lending to always be secured by a first-ranking mortgage security over real property. The risk of losses from the loans undertaken is primarily reduced by the nature and quality of the security taken. HBS can enforce the security by disposing of the secured assets in the event of default.

Loan portfolio						
	Mar 24		Mar 23		Mar 22	
(A) Advance on mortgage comprise						
Secured Advances	26,094,589		25,360,093		27,538,386	
Less: Provision for Impairment	-		-		-	
TOTAL	26,094,589		25,360,093		27,538,386	
(B) Mortgages comprise						
Residential	23,387,547	90%	24,246,715	96%	26,141,783	95%
Commercial	860,929	3%	572,574	2%	840,819	3%
Rural	1,846,113	7%	540,804	2%	555,784	2%
Total	26,094,589	100%	25,360,093	100%	27,538,386	100%

Calculation based on value of property at loan inception and current balance of loan.

Average LVR's	Policy Maximum	Mar 24		Mar 23		Mar 22
Residential	80%	46%		47%		49%
Commercial	60%	23%		23%		21%
Rural	50%	27%		35%		35%
(C) Geographical conce	entration					
Hawkes Bay	21,236,287	81%	21,094,648	83%	21,431,434	78%
Taupo	1,537,017	6%	1,489,060	6%	1,934,386	7%
Auckland/Wellington	2,066,201	8%	1,152,724	5%	1,984,275	7%
North Island - Other	459,159	2%	610,974	2%	1,150,495	4%
South Island	795,924	3%	1,012,687	4%	1,037,797	4%
Total	26,094,589	100%	25,360,093	100%	27,538,386	100%

Further information may be found in the notes to HBS's annual financial statements, which are available either under "Investor Centre" on HBS's website at www.heretaungabuildingsociety.co.nz, or alternatively in HBS's entries in the offer register at www.business.govt.nz/disclose.

Board of Directors and Senior Management

Directors -

William Paul Symes Harvey BBS FNZIV FPINZ

Paul Harvey was appointed a director in November 2019. Paul is a registered valuer and director of Williams' Harvey Ltd Valuers, he is a fellow of the New Zealand Institute of Valuers and the Property Institute of New Zealand. Paul has 30 years experience in the valuation, property management and real estate sectors. He is a member of the Hastings Karamu Rotary Club and Past President and current Trustee of the Rotary Club of Hastings Karamu Charitable Trust. He has an active interest in road cycling and mountain biking.

Trevor Leonard Webb BCA

Trevor Webb has been a director of HBS since 2002. Trevor was a director of Brown Webb Richardson Ltd (Chartered Accountants) from 2002 until 2010 and has been a director of Trevor Webb Limited since October 2010. Trevor is a Fellow of Chartered Accountants Australia and New Zealand, practised as a chartered accountant for 37 years before retiring in June 2010. He is active in the Hawkes Bay community supporting Rotary, Lindisfarne College and local health providers.

Stephen Alexander Greer LLB (Chairperson)

Stephen Greer was appointed a director in February 2017. Stephen was appointed a Partner of Sainsbury Logan & Williams (Lawyers) in 1985, and retired as a Partner in 2022. He still acts for a large number of rural and commercial clients concentrating on the areas of agribusiness, trusts, asset protection, finance, sales, acquisitions and taxation. Stephen currently holds trusteeships for many Hawkes Bay farming families. He has an active interest in tennis and rugby and is active in local charitable organisations.

Andrea Berry (nee Jopling) BA (Hons)

Andrea Berry joined the Board in June 2019 and has been a resident of Hawke's Bay since 2008. Born in the UK and educated at the University of London, she moved to New Zealand in 2000, and has been working in senior roles in the health and social services sector since that time. Andrea now provides expertise in project management, stakeholder engagement, strategic planning, health programme design, service evaluation and new revenue generation to a range of clients as an independent consultant. Andrea is an experienced governor and is currently Chair of the Cranford Hospice Trust.

Senior Management -

Raymond Charles Greenwood BBS (Hons) MBS (Dis)

Ray Greenwood has been the general manager of HBS since September 2020. He holds a BBS (Hons) in finance and economics and a MBS in international finance from Massey University, and has nearly 20 years experience in Corporate

finance, strategy and banking. Ray is also a consultant for Brown Webb Richardson Limited (Chartered Accountants) ("BWR"), which are the secretaries for HBS. BWR is paid a fee for its secretarial duties.

None of the Directors or Senior Management have been adjudged bankrupt, convicted of a crime involving dishonesty, or prohibited from acting as a director or taking part in the management of a corporate entity.

Section 4 - KEY FEATURES OF REDEEMABLE SHARES

RANKING

The call and term redeemable shares are unsecured.

In the event of liquidation the call and term redeemable shares would rank equally with all other call and term redeemable shares and behind any creditors given priority by law, other creditors and any permitted prior security interests (of which there are none at the date of this PDS).

The HBS Trust Deed permits HBS to incur further liabilities which rank equally with or in priority to the call and term redeemable shares on liquidation, including as part of normal trading and by issuing further call and term redeemable shares.

HBS is also permitted under the Trust Deed to create security interests over HBS assets which may rank in priority above other liabilities, so long as the amount secured does not exceed 1% of HBS total tangible assets.

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Ranking		Liability types	Indicative Amount (as at 31 March 2024)
Higher ranking earlier priority)	Liabilities that rank in priority to call and term redeemable shares	Liabilities preferred by Law.	\$ 80,972
Lower ranking (later priority)	Liabilities that rank in priority to call and term redeemable shares	Trade and general creditors.	\$ 328,235
	Redeemable Shares, ranking equally with each other	Call and term redeemable shares.	\$ 34,261,700
	Liabilities that rank below the call and term redeemable shares	Nil	Nil
	Equity		\$ 6,480,364

Section 5 - HBS FINANCIAL INFORMATION

HBS is required by law and its trust deed to meet certain financial requirements. This table shows how HBS is currently meeting those requirements. These are minimum requirements. Meeting them does not mean that HBS is safe. The section on specific risks relating to HBS's creditworthiness sets out risk factors that could cause its financial position to deteriorate. The Disclose register also contains a document titled "Quarterly Report" which provides a breakdown of how the figures in this table are calculated, as well as full financial statements.

KEY RATIOS

	31 March 2024	31 March 2023	31 March 2022		
Capital Ratio					
HBS Capital Ratio calculated	19.57%	20.13%	19.27%		
in accordance with the					
Deposit Takers (Credit					
Ratings, Capital Ratios and					
Related Party Exposures)					
Regulations 2010 (the 2010					
Regulations)					
Minimum capital ratio	12%	12%	12%		
Required by the Trust Deed	1270	1270	1270		
Minimum capital ratio					
required by the 2010	12%	12%	12%		
Regulations					
The capital ratio is a measure of the extent to which HBS is able to absorb losses without becoming insolvent. The lower					
the capital ratio, the fewer fina	ncial assets HBS has to absorb	unexpected losses arising out	of its business activities.		
Related party exposures:					
Aggregate exposures to					
1					

related parties calculated in 9.54% 5.21% 5.30% accordance with the 2010 Regulations Maximum related party exposures permitted by the 15% of capital 15% of capital 15% of capital **Trust Deed** Maximum related party exposures permitted by the 15% of capital 15% of capital 15% of capital 2010 Regulations

Related party exposures are financial exposures that HBS has to related parties. A related party is an entity that is related to HBS through common control or some other connection that may give the party influence over HBS (or HBS over the related party). These related parties include relatives of directors or senior management.

Ratio of Liquid Assets calculated in accordance with the Trust Deed	35%	32%	33%
Minimum Liquidity Requirements required by the Trust Deed	15%	15%	15%
Liquidity mismatch ratio	347.8%	377.8%	234.1%
Minimum Liquidity mismatch			
ratio required by Trust Deed	115%	115%	115%

Liquidity requirements help to ensure that HBS has sufficient realisable assets on hand to pay its debts as they become due in the ordinary course of business. Failure to comply with liquidity requirements may mean that HBS is unable to repay investors on time, and may indicate other financial problems in its business.

Updated details about the Key Ratios may be found on the disclose register at https://disclose-register.companiesoffice.govt.nz/

Other Financial Information

	31 March 2024	31 March 2023	31 March 2022
	\$	\$	\$
Total Assets	41,151,271	38,918,365	42,914,375
Total Liabilities	34,670,907	32,615,590	36,334,838
FY Net Profit after Tax	177,588	(276,762)	851,040
Net Cash Flows from	1,426,717	(1,366,245)	1,013,566
operating activities			
Cash & Cash Equivalents	479,745	5,659,927	4,327,452
Capital	6,480,364	6,302,775	6,579,537

Updated details about the above Selected Financial Information may be found on the disclose register at https://disclose-register.companiesoffice.govt.nz/

Other Financial Covenants

The Trust Deed also requires HBS to comply with certain other financial covenants besides those which are referred to under "**Key Ratios**" above or elsewhere in this Product Disclosure Statement, including –

- a) HBS must not permit the total amount payable in cash over any half year as interest to exceed income actually received in cash over the same period from investments; and
- b) HBS must not Permit the aggregate of Total Secured Indebtedness and Total Unsecured Indebtedness owing to the Society, and the Total Listed Securities and the Total Unlisted Securities of the Society to exceed 15% of Total Tangible Assets

Besides the financial covenants outlined under "**Key Ratios**" above, further financial covenants are referred to under "Specific risks relating to HBS creditworthiness" in Section 6, immediately below.

Section 6 - RISKS OF INVESTING

GENERAL RISKS

Your investment is subject to the general risk that if HBS experiences significant losses through its lending, it may become insolvent and may not be able to meet its obligations to depositors to pay interest and to repay the principal amount of deposits.

The maximum risk you carry is the loss of your invested funds together with any interest owed to you because HBS is not able to repay you. However, in no circumstances will investors have any additional liability to HBS or to any person whatsoever.

SPECIFIC RISKS RELATING TO HBS CREDITWORTHINESS

The following is a description of the circumstances that HBS is aware of that exist or are likely to arise that significantly increase the risk that HBS may default on any of its payment obligations under the redeemable shares. The NBDT Act requires that we have and maintain a Risk Management Programme. Our risk management programme is in writing, is regularly reviewed, and sets out how we identify, analyse, evaluate, eliminate and/or mitigate risk. The principal risks that we face are: geographic concentration risk; loan default risk; liquidity risk and interest rate risk.

Geographic concentration risk

HBS has a significant geographic concentration in the Hawkes Bay, both in terms of sourcing the majority of its funding and its lending activities. HBS is therefore dependent to a significant degree on the fortunes of the wider Hawkes Bay economy. Should the Hawkes Bay region suffer an adverse event then HBS, and ultimately your Investment, could be adversely impacted.

Loan default risk

HBS lends money to a variety of customers. Loan default risk is the risk that if a material number of our borrower's default on their loan obligations there may be insufficient funds available to repay investors. This is a risk that is inherent to any lending institution. However, as noted in section 3 of this PDS (HBS and what it does), HBS employs a conservative lending policy to manage and mitigate this risk. This lending policy helps to ensure that any credit risk assumed by HBS falls within acceptable parameters:

- a. Loan to Valuation Ratios (LVR's) Retention of conservative LVR's:
 - Residential housing loans –80% LVR;
 - Commercial loans -60% LVR;
 - Rural loans -50% LVR;
- b. Debt servicing Similarly to the LVR's, HBS adopts a conservative approach to debt servicing such that most borrowers contribute less than 1/3 of their gross household income to debt servicing.
- c. Credit history Credit checks are undertaken on all new borrowers and if the result is a score lower than our usual lending criteria then an application is declined unless mitigating circumstances are present.
- d. Borrower concentration HBS restricts its exposures to any one borrower or group of closely-related borrowers. The maximum advance to one borrower and secured on one security to be no greater than \$1,500,000, however this limit can be exceeded if there are multiple securities.

Further details about the HBS Loan portfolio for prior financial years may be found in the notes to HBS's annual financial statements, which are available either under "Investor Centre" on HBS's website at www.heretaungabuildingsociety.co.nz, or alternatively in HBS's entries in the offer register at https://disclose-register.companiesoffice.govt.nz/

Liquidity Risk

Similar to virtually all financial institutions, HBS has a mismatch in the maturity profile of our available sources of funding and loans to customers. This mismatch arises in the ordinary course of business given that HBS is taking in short-term or on-call funding, while a major part of our lending to customers is in long-term residential mortgages. Liquidity risk is the risk that HBS may have insufficient funds or may not be able to raise sufficient funds at short notice, to meet our financial obligations as they fall due, including the repayment of your Investment. We manage liquidity risk on a daily basis and in a number of ways including:

- Monitoring the maturity profile for existing loans, Redeemable Shares and Deposits.
- Seeking to maintain diversity and stability in our retail funding base.
- Holding cash surpluses in the form of on call or liquid securities to ensure we retain immediate access to these funds.
- Maintaining strong bank relationships including access to committed standby funding lines for a period of at least 12 months forward.
- Forecasting and managing our cash position so as to maintain cash surpluses where possible to minimise bank funding line utilisation.
- Ensuring on-going compliance with Trust Deed and RBNZ NBDT liquidity requirements as set out in section 5 (HBS's Financial Information).

If there was a sustained decline in our ability to retain or attract new Redeemable Shares and Deposits or if access to our committed bank funding lines were not able to be renewed, this could result in increased liquidity pressure and could affect our ability to repay investors.

If the liquidity ratio was to reach 20% or less and it was not clear that this would correct itself within 7 days the Directors would immediately take action as outlined in the RMP.

Further details about HBS liquidity levels may be found in the notes to HBS's annual financial statements, which are available either under "Investor Centre" on HBS's website at www.heretaungabuildingsociety.co.nz, or alternatively in HBS's entries in the offer register at https://disclose-register.companiesoffice.govt.nz.

Interest rate risk

HBS's income is from the difference between what we pay to depositors and what we earn from borrowers and investments. In the event of a drop in interest rates, the interest rate we receive on surplus funds we have invested with NZ registered banks may be less than the amount we pay under the call and term redeemable shares, and thus could have a significant impact on the income we receive. If HBS has reduced income this may cause the interest rates that can be offered to depositors to decline. This is mitigated by ensuring net interest rate gaps between HBS's financial assets and liabilities are not excessive. All interest rates are reviewed fortnightly at the operational level an dmonthly at the board level, and rates amended as necessary.

Section 7 - TAX

Under current New Zealand tax legislation, HBS must deduct resident withholding tax (RWT) from all interest payable before it is paid or credited to New Zealand-resident investors.

If an investor holds a current certificate of exemption and has given HBS a copy of that certificate, HBS will not deduct RWT.

The applicable RWT rates are available on the IRD website www.ird.co.nz. Please note that the IRD may instruct interest payers to change the RWT rate where the IRD determines the RWT rate is inconsistent with a client's marginal tax rate. If an investor does not provide their IRD number RWT will be deducted at 45%.

For investors who are not resident in New Zealand for tax purposes, HBS will deduct non-resident withholding tax (NRWT). The rate is currently 10% or 15%, depending on the country of residence.

There may be other tax consequences arising from acquiring or disposing of redeemable shares issued by HBS. If an investor has questions relating to the tax consequences of an investment, they should seek professional advice on those consequences.

Section 8 - WHO IS INVOLVED?

	Name	Role
Issuer	Heretaunga Building Society	Issuer of the call and term redeemable shares.
Supervisor	Trustees Executors Limited	Provides independent oversight of HBS in relation to the call and term redeemable shares.
Solicitor to the issuer	Bramwell Bate	Legal adviser to HBS.

Section 9 - HOW TO COMPLAIN

In the first instance complaints should be made to the General Manager HBS – by contacting the Secretary, Heretaunga Building Society, 111 Avenue Road East, PO Box 146, Hastings Telephone (06) 873-8047

Complaints can also be made to:

The Supervisor at: -

Trustees Executors Limited

Level 11, 51 Shortland Street PO Box 4197 Auckland 1140 Phone +64 9 308 7100

Email: CTS@trustees.co.nz

If the issue is not resolved:

HBS is registered under the Financial Service Providers (Registration and Dispute Resolution) Act 2008 and complaints about these investments can be made to the Insurance and Financial Services Ombudsman Scheme Inc (IFSO) (an approved dispute resolution scheme under that Act) at:

Insurance and Financial Service Ombudsman Scheme

Level 2, Solnet House 70 The Terrace PO Box: 10-845 Wellington 6143

Freephone: 0800 888 202 Telephone: (04) 499 7612 Email: info@ifso.nz

This scheme will not charge a fee to any complainant to investigate or resolve a complaint.

The Dispute Resolution service covers all matters concerning your investment with HBS.

Section 10 - WHERE YOU CAN FIND MORE INFORMATION

Further information regarding HBS and the call and term redeemable shares is available on the Disclose register at https://disclose-register.companiesoffice.govt.nz/ and can be obtained from the Financial Service Providers Register on request https://fsp-register.companiesoffice.govt.nz/.

In addition further information about HBS and redeemable shares is available in the following documents;

- (a) HBS's latest Annual Report
- (b) HBS's Trust Deed
- (c) HBS's Rules

All of these documents are available free of charge from HBS, 111 Avenue Road East, P O Box 146, Hastings, phone (06) 873 8047 and are also available for public inspection at the Companies Office of the Ministry of Commerce, Auckland and at www.business.govt.nz/companies and are also available on the HBS website https://www.heretaungabuildingsociety.co.nz/investor-centre/

Section 11 - HOW TO APPLY

If you wish to make a deposit with HBS, payment can be made by transferring money from another account with HBS or with another bank. HBS will not accept your application to deposit until full payment of the deposit amount is received in cleared funds. Payment must accompany a duly completed application form. The new account application form is available at https://www.heretaungabuildingsociety.co.nz/invest/.

All applicants must meet our customer due diligence requirements which arise under the Anti-Money Laundering and Countering Financing of Terrorism Act 2009.

HBS will not accept your application to invest until full payment has been received and all customer due diligence procedures have been adequately completed.

HBS reserves the right to decline any application in whole or in part, without giving any reason. If you have deposited funds with HBS and your application is subsequently declined, HBS will return your funds together with any interest accrued thereon (interest accrues from the date application monies are deposited with HBS).

Payment may be lodged by direct credit or cheque with Heretaunga Building Society by either:

Mailing investments to HBS at, PO Box 146, Hastings 4156, By calling at our office located at 111 Avenue Road East, Hastings By automatically transferring into Westpac Hastings 03-0642-0022885-02 with appropriate references.

Section 12 - CONTACT INFORMATION

Heretaunga Building Society 111 Avenue Road East P O Box 146 Hastings 4156

Telephone 06 873 8047 www.heretaungabuildingsociety.co.nz