Australia and New Zealand Banking Group Limited
New Zealand Branch

Key Information Summary
For the six months ended 31 March 2009
No. 2 Issued June 2009

Based on our examination of the Key Information Summary, we report that the:

1. Credit Rating
   - During the two-year period ended 31 March 2009, the Fitch Ratings credit rating and qualification remained at AA- and Outlook Stable. Fitch Ratings confirmed on 18 March 2009 that the credit rating and qualification remained at AA- and Outlook Stable.
   - The Moody's Investors Service credit rating and qualification changed from Aa3 Outlook Stable to Aa1 Outlook Stable on 4 May 2007. On 2 March 2009, Moody's Investors Service confirmed that the credit rating and qualification remained at Aa1 Outlook Stable.
   - The Standard and Poor's credit rating and qualification remained at AA and Outlook Stable during the two-year period ended 31 March 2009.

2. Corporate Information
   - The full name of the Overseas Bank is Australia and New Zealand Banking Group Limited. Australia and New Zealand Banking Group Limited is a company registered and domiciled in Victoria, Australia, and operates in New Zealand in New Zealand dollars.
   - ‘NZ Branch’ or ‘Registered Bank’ refers to the New Zealand operations of the Overseas Bank, as conducted through the NZ Branch.
   - ‘Overseas Bank’ or ‘Ultimate Parent Bank’ refers to the worldwide operations of Australia and New Zealand Banking Group Limited. Australia and New Zealand Banking Group Limited is a registered bank in Australia and is a subsidiary of an ultimate parent bank, Australia and New Zealand Banking Group Limited, the overseas bank.
   - ‘Overseas Banking Group’ refers to the worldwide operations of Australia and New Zealand Banking Group Limited and New Zealand Banking Group Limited including its controlled entities.
   - ‘NZ Banking Group’ refers to the aggregated New Zealand operations of Australia and New Zealand Banking Group Limited, excluding its controlled entities.
   - ‘Associated Company’ refers to an entity related to the Overseas Bank by control, common directorship or shareholding.

3. Directors' Responsibilities
   - The Directors are responsible for the preparation and presentation of the General Disclosure Statement for the six months ended 31 March 2009, on which we issued an unqualified review opinion dated 26 May 2009.
   - The Directors, with the assistance of the Overseas Bank’s management and in accordance with the Overseas Banking Group’s system of internal control, and the Directors’ responsibilities for the preparation and presentation of the General Disclosure Statement, and of the balance sheet of the NZ Banking Group as at 31 March 2009.
   - The Directors’ responsibilities include giving a true and fair view of the information contained in the Key Information Summary and the General Disclosure Statement for the six months ended 31 March 2009.

4. Auditors' Responsibilities
   - Our firm has examined the information contained in the Key Information Summary in accordance with Clauses 20(1) to 20(5) of the Overseas Banking Group Incorporating Banks) Order 2008 (the “Order”).
   - We are responsible for examining the Key Information Summary presented by the Overseas Bank for compliance with the Order, and reporting our findings to you.
   - We have examined the attached Key Information Summary. The information in the Key Information Summary has been extracted, where applicable, from the information contained in the General Disclosure Statement for the six months ended 31 March 2009.
   - The basis of our examination was the determination that the Key Information Summary is consistent with the General Disclosure Statement for the six months ended 31 March 2009.

5. Basis of Report
   - Our examination of the Key Information Summary and of the information contained in the General Disclosure Statement for the six months ended 31 March 2009 was made in accordance with Clauses 20(1) to 20(5) of the Overseas Banking Group Incorporating Banks) Order 2008 (the “Order”).
   - Our review was completed on 26 May 2009 and our statement is made as at that date.

For a better understanding of the scope of our review of Australia and New Zealand Banking Group Limited New Zealand Branch’s General Disclosure Statement for the six months ended 31 March 2009, this report should be read in conjunction with the results of its operations and cash flows for the six months ended on that date.

Our firm has also provided other services to the NZ Branch and NZ Banking Group. These services have not impaired our independence as auditors of the NZ Branch and NZ Banking Group. The firm has no other relationship with, or interest in, the NZ Branch and NZ Banking Group.
Australia and New Zealand Banking Group Limited, New Zealand Branch

Key Information Summary for the six months ended 31 March 2009

Introductory Information

The purpose of this Key Information Summary is to provide customers and potential customers with information about the financial condition of their bank.

The information contained in the Key Information Summary is explained in the Reserve Bank publication “Your Bank’s Disclosure Statement – What’s In It For You?”, which can be obtained from the Reserve Bank.

In this Key Information Summary, reference is made to the following:

- ‘Overseas Banking Group’ refers to the worldwide operations of Australia and New Zealand Banking Group Limited including its controlled entities
- ‘Overseas Bank’ or ‘Ultimate Parent Bank’ refers to the worldwide operations of Australia and New Zealand Banking Group Limited excluding its controlled entities
- ‘NZ Banking Group’ refers to the aggregated New Zealand operations of Australia and New Zealand Banking Group Limited, including those operations conducted through the NZ Branch and controlled entities of the Overseas Bank registered in New Zealand
- ‘NZ Branch’ or ‘Registered Bank’ refers to the New Zealand operations of the Overseas Bank, as conducted through the NZ Branch.

Corporate Information

The full name of the Overseas Bank is Australia and New Zealand Banking Group Limited. Australia and New Zealand Banking Group Limited is a company registered and domiciled in Victoria, Australia.

Credit Rating

The Overseas Bank has three current credit ratings, issued by Standard and Poor’s, Moody’s Investors Service and Fitch Ratings, which are applicable to its long term senior unsecured obligations, including obligations payable in New Zealand in New Zealand dollars.

- During the two-year period ended 31 March 2009, the Standard and Poor’s credit rating and qualification remained at AA and Outlook Stable.
- During the two-year period ended 31 March 2009, the Moody’s Investors Service credit rating and qualification changed from Aa3 Outlook Stable to Aa1 Outlook Stable on 4 May 2007. On 2 March 2009 the Outlook changed from Stable to Negative.
- During the two-year period ended 31 March 2009, the Fitch Ratings credit rating and qualification remained at AA- and Outlook Stable. Fitch Ratings were formally engaged by the Overseas Bank on 18 March 2009 to provide credit rating services. Previously Fitch Ratings had rated the Overseas Bank on an unsolicited basis as AA-. 
Australia and New Zealand Banking Group Limited, New Zealand Branch

Key Information Summary for the six months ended 31 March 2009

Government Guarantees

- The NZ Branch does not have a guarantee under the New Zealand Deposit Guarantee Scheme or the New Zealand Wholesale Funding Guarantee Facility as at 26 May 2009.
- The Overseas Bank has a guarantee under the Financial Claims Scheme ("FCS"). This scheme provides for an Australian government guarantee of “protected accounts” up to A$1million in the winding up of the Overseas Bank. In addition, certain deposits of the Overseas Bank are guaranteed for amounts over A$1million, and certain wholesale term funding liabilities of the Overseas Bank are guaranteed under the Australian Government Guarantee Scheme for Large Deposits and Wholesale Funding ("Wholesale Funding Guarantee"). Both the FCS and Wholesale Funding Guarantee apply to the Registered Bank, as a branch of the Overseas Bank. Further information about the FCS is available from the Australian Treasury www.treasury.gov.au. Further information about the Wholesale Guarantee Scheme is available from the Australian Government www.guaranteescheme.com.au. Additional information on each guarantee scheme is available in the NZ Branch’s most recent General Disclosure Statement and Supplemental Disclosure Statement.

<table>
<thead>
<tr>
<th>Profitability</th>
<th>OVERSEAS BANKING GROUP</th>
<th>NEW ZEALAND BANKING GROUP</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Unaudited 31/03/2009 A$m</td>
<td>Unaudited 31/03/2008 A$m</td>
</tr>
<tr>
<td>Net profit after tax for the six months ended 31 March</td>
<td>1,417</td>
<td>1,963</td>
</tr>
<tr>
<td>Net profit after tax for the year ended 31 March as a percentage of average total assets</td>
<td>0.6%</td>
<td>1.0%</td>
</tr>
</tbody>
</table>

| Size - as at 31 March | | |
|----------------------|--------------------------|
| Total assets | 502,798 | 437,759 | 132,972 | 112,575 |
| The percentage increase in total assets from 1 April to 31 March | 14.9% | 24.4% | 18.1% | 4.6% |

| Asset Quality - as at 31 March | | |
|----------------------|--------------------------|
| Total impaired assets (on-balance sheet and off-balance sheet) | 4,141 | 1,114 | 620 | 177 |
| Total impaired assets as a percentage of total assets | 0.8% | 0.3% | 0.5% | 0.2% |
| Total individual provisions | 1,341 | 316 | 269 | 51 |
| Total individual provisions as a percentage of total impaired assets | 32.4% | 28.4% | 43.4% | 28.8% |
| Total collective provisions | 2,742 | 2,340 | 610 | 471 |
| Non-financial assets acquired through the enforcement of security | - | - | - | - |

<table>
<thead>
<tr>
<th>Capital Adequacy - as at 31 March</th>
<th>OVERSEAS BANKING GROUP</th>
<th>OVERSEAS BANK (EXTENDED LICENSED ENTITY)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tier One Capital as a percentage of risk weighted exposures</td>
<td>8.2%</td>
<td>6.9%</td>
</tr>
<tr>
<td>Total Capital as a percentage of risk weighted exposures</td>
<td>11.0%</td>
<td>10.1%</td>
</tr>
</tbody>
</table>

For calculation of minimum capital requirements under Pillar I of the Basel II Accord, the Overseas Banking Group has been accredited by the Australian Prudential Regulation Authority (APRA) to use the Advanced Internal Ratings Based (AIRB) methodology for calculation of credit risk weighted assets and the Advanced Measurement Approach (AMA) for the operational risk weighted asset equivalent. The Basel II Accord came into effect from 1 January 2008. The Overseas Banking Group, and the Overseas Bank (Extended Licensed Entity) (as defined by APRA), exceeded the minimum capital adequacy requirements as specified by APRA as at 31 March 2009 and 31 March 2008. APRA specifies a minimum prudential capital ratio for the Overseas Banking Group, which is not made publicly available.
Peak Credit Exposure Concentrations – for the three months ended 31 March

For the three months ended 31 March 2009, the NZ Banking Group had no peak end-of-day credit exposures, on the basis of limits, to any bank or non-bank counterparties, equal to or in excess of 10% of the Overseas Banking Group’s equity (31 March 2008: nil). The peak end-of-day exposures have been calculated using the Overseas Banking Group’s equity as at 31 March 2009. The equity used in calculating the comparatives was as at 31 March 2008. These calculations exclude credit exposures to the central government of any country with a long term credit rating of A- or A3 or above, or its equivalent.

Ranking of local creditors in liquidation

There are material legislative restrictions in the Overseas Bank’s country of incorporation which subordinate the claims of a class of unsecured creditors of the Registered Bank on the assets of the Overseas Bank to those of another class of unsecured creditors of the Overseas Bank, in liquidation of the Overseas Bank.

The Banking Act 1959 of the Commonwealth of Australia (the "Banking Act") gives priority over Australian assets of the Overseas Bank to Australian depositors if the Overseas Bank is unable to meet its obligations or suspends payment. Accordingly, New Zealand depositors (together with all other senior unsecured creditors of the Overseas Bank) will rank after Australian depositors of the Overseas Bank in relation to claims against Australian assets.

Specifically, pursuant to section 13A(3) of the Banking Act, if an Authorised Deposit Taking Institution (defined in that Act to include a Bank like the Overseas Bank) (an “ADI”) becomes unable to meet its obligations or suspends payment, the assets of the ADI in Australia are to be available to meet the ADI’s liabilities in the following order:

(a) first, the ADI’s liabilities to the Australian Prudential Regulation Authority ("APRA") (if any), because of the rights APRA has against the ADI because APRA has made, or is required to make, payments to depositors under the Financial Claims Scheme (defined below);

(b) second, the ADI’s debts to APRA for costs incurred by APRA in administration of the Financial Claims Scheme in respect of the ADI;

(c) third, in payment of the ADI’s deposit liabilities in Australia (other than liabilities covered under paragraph (a)); and

(d) fourth, the ADI’s other liabilities (in order of priority apart from section 13A(3)).

Under section 13A(1) of the Banking Act, in certain circumstances APRA may take control of an ADI or appoint an administrator (defined in the Banking Act) to take control of its business. Section 16(1) and (2) of the Banking Act provide that, despite anything contained in any law relating to the winding up of companies, but subject to section 13A(3) of the Banking Act, the debts of an ADI to APRA in respect of APRA’s costs (including costs in the nature of remuneration and expenses) of being in control of the ADI’s business or of having an administrator in control of the ADI’s business have priority in a winding up of the ADI over all other unsecured debts.

Section 86 of the Reserve Bank Act 1959 provides that notwithstanding anything contained in any law relating to the winding up of companies, but subject to section 13A(3) of the Banking Act, debts due to the Reserve Bank of Australia by any ADI shall, in a winding up, have priority over all other debts other than debts due to the Commonwealth of Australia.

Section 13A(3) affects all of the unsecured deposit liabilities of the NZ Branch which as at 31 March 2009 amounted to $nil. (31 March 2008 : $nil).

Non-consolidated activities

The Overseas Bank carries on insurance business in New Zealand through the NZ Banking Group’s 49% share in the ING NZ joint venture. The NZ Banking Group does not carry on insurance business directly. No non-financial activities are carried on in New Zealand outside of the NZ Banking Group.

Financial statements of the Overseas Bank and Overseas Banking Group

A copy of the most recent publicly available financial statements of the Overseas Bank and the Overseas Banking Group is contained in the NZ Branch’s most recent Supplemental Disclosure Statement.

Availability of Disclosure Statements

Copies of NZ Branch’s most recent General Disclosure Statement and Supplemental Disclosure Statement will be provided at no charge immediately to any person requesting a copy where the request is made at the NZ Branch’s head office, Level 14, ANZ Tower, 215-229 Lambton Quay, Wellington.

This Key Information Summary, the most recent General Disclosure Statement and Supplemental Disclosure Statement can be accessed at the website addresses www.anznational.co.nz, www.anz.co.nz and www.nationalbank.co.nz.
Independent Examination Report to the Directors of Australia and New Zealand Banking Group Limited, New Zealand Branch

We have examined the attached Key Information Summary. The information in the Key Information Summary has been extracted from the Australia and New Zealand Banking Group Limited, New Zealand Branch’s General Disclosure Statement for the six months ended 31 March 2009. We have reviewed the interim financial statements and certain supplementary information contained within the General Disclosure Statement for the six months ended 31 March 2009, on which we issued an unqualified review opinion dated 26 May 2009.

Directors’ Responsibilities
The Directors are responsible for the preparation and presentation of the Key Information Summary in accordance with Clauses 20(1) to 20(5) of the Registered Bank Disclosure Statement (Full and Half-Year – Overseas Incorporated Registered Banks) Order 2008 (the “Order”).

Auditors’ Responsibilities
We are responsible for examining the Key Information Summary presented by the Directors for compliance with the Order, and reporting our findings to you.

Basis of Report
We have examined the information contained in the Key Information Summary and compared it to the corresponding information contained in the General Disclosure Statement for the six months ended 31 March 2009.

Our firm has also provided other services to the NZ Branch and NZ Banking Group in relation to audit related services. These matters have not impaired our independence as auditors of the NZ Branch and NZ Banking Group. The firm has no other relationship with, or interest in, the NZ Branch and NZ Banking Group.

Statement of Findings
Based on our examination of the Key Information Summary, we report that the:

Key Information Summary has been presented and prepared in accordance with the Order; and

Information contained in the Key Information Summary has been properly extracted, where applicable, from the information contained in the General Disclosure Statement for the six months ended 31 March 2009.

For a better understanding of the scope of our review of Australia and New Zealand Banking Group Limited New Zealand Branch’s General Disclosure Statement, and of the balance sheet of the NZ Banking Group as at 31 March 2009 and the results of its operations and cash flows for the six months ended on that date, this report should be read in conjunction with Australia and New Zealand Banking Group Limited New Zealand Branch’s General Disclosure Statement for the six months ended 31 March 2009.

Our review was completed on 26 May 2009 and our statement is made as at that date.

Wellington
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