

 Report
 07.406

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2007/2008 Wellington Regional Council Rates

1. Purpose

To recommend that Council set rates for the 2007/08 financial year as set out in this report and authorise penalties for unpaid rates.

2. Significance of the decision

Because the setting of rates implements the provisions of the Council's 2007/08 Annual Plan, incorporating the amendments to the 2006-16 Long-Term Council Community Plan (LTCCP), the decision does not trigger the Council's significance policy or otherwise trigger section 76(3)(b) of the Local Government Act 2002.

The Annual Plan has been developed in accordance with the special consultative procedure and contains details of the 2007/08 rates.

3. Background

3.1 Setting of rates

Under section 23 of the Local Government (Rating) Act 2002 (the Act) the Council must set its rates for the 2007/08 financial year by resolution. Rates must be set in accordance with the relevant provisions in the 2006-16 LTCCP and Annual Plan Funding Impact Statement.

The Annual Plan articulates the Council's intention to set a general rate and a number of targeted rates. Targeted rates are proposed for Regional Economic Development, Regional Transport, River Management, Stadium Purposes, Bovine Tb, Wairarapa River Management Schemes, Wairarapa Catchment Schemes, Wairarapa Drainage Schemes and Te Whiti Stopbank.

In its rates resolution the Council must state the date on which the rates are to be paid or, if they are to be paid in instalments, the dates on which specified amounts must be paid.

3.2 Defence land

Section 22 of the Act requires that the rates assessed for land owned or used by the Crown as an air force base, army camp, naval establishment, or other defence area must not exceed the amount of rates that would have been assessed if the rates were calculated on land value.

The only facility in the Region that qualifies for this adjustment, Trentham Camp in Upper Hutt, is part residential, part commercial and part rural. The effect of section 22 is to reduce the overall rates for Trentham Camp and adjust the cents in the dollar paid by other properties in Upper Hutt.

3.3 Differential rating categories

The Council's General Rate is differentiated on the basis of which district the land falls in using an "estimate of projected valuation" under section 131 of the Act. This differentiation is made to recognise the difference in valuation dates throughout the Region. The "cents in the dollar" calculation is made on the basis of the rateable capital values of properties as at June 2007, supplied by each of the constituent authorities.

Economic Development Agency Rate	Where the land is situated and the use to which the land is put
Regional Transport	Where the land is situated and the use to which the land is put
River Management	Where the land is situated
Stadium Purposes	Where the land is situated and the use to which the land is put
Bovine Tb	The area of land within each rating unit and provision of a service provided
Wairarapa River Management Schemes	Where the land is situated (Set under section 146 using approved classification and differential registers) and in some cases residential use
Te Whiti Stopbank	Where the land is situated and in some cases residential use
Wairarapa Catchment Schemes	Where the land is situated (Set, in many cases, under section 146 using approved classification and differential registers) and in some cases residential use and land value
Wairarapa Drainage Schemes	Where the land is situated (Set under section 146 using approved classification and differential registers)

Targeted rates are differentiated on a number of different matters:

For the Economic Development Agency, Regional Transport, River Management, and Stadium Purposes Rates, the Council bases its differential rating categories on those used by each of the Territorial Authorities in the region. Differential rating categories for the River Management Schemes, Catchment Management Schemes, Drainage Schemes, and Te Whiti Stopbank are based on areas identified on the approved systems held by the Council. Except for Te Whiti Stopbank, such areas were originally identified as rating districts.

3.4 Authorisation of penalties

Under sections 57 and 58 of the Act, the Council may authorise the imposition of penalties on unpaid rates. In addition to penalties applied to rates that remain unpaid after the instalment due date, the Council can authorise additional penalties to rates unpaid from a previous year or years.

3.5 Implications of collection arrangements

Because the Council has continued with an agency arrangement for the collection of its rates (other than for properties within Tararua District), for practical purposes it must adopt the instalment dates and penalty provisions adopted by the region's Territorial Authorities. This means that different provisions apply throughout the region, but that within a district there is consistency between the Territorial Authority and Regional Council provisions.

3.6 Tararua District rates

There are only eleven rateable properties within that part of Tararua District that falls within the Wellington Region. The Council will be collecting these rates itself and a single instalment is proposed.

3.7 Policies

The Council's LTCCP, A sustainable region – Greater Wellington Regional Council's ten year plan 2006 – 2016, contains a number of rating policies that specify the circumstances in which the Council will remit or postpone rates.

4. Communication

The Council's resolution will be notified to the Territorial Authorities in the region. Individual property owners will be notified of their rating liability when rates assessment notices are sent out.

In addition, a copy of the resolution must be sent to the Secretary for Local Government within 20 working days of making the resolution.

5. Recommendations

- (1) That the Wellington Regional Council sets, pursuant to the Local Government (Rating) Act 2002 and all other Acts and powers enabling on that behalf, the rates as set out in this report for the period commencing 1 July 2007 and concluding 30 June 2008. All dollar amounts are inclusive of Goods and Services Tax (GST).
 - a) General Rate

A differential general rate set under section 13 of the Local Government (Rating) Act 2002 as an amount in the dollar of capital value on each rating unit as follows:

	Rate 2007/08	Revenue sought 2007/08
	cents per \$ of rateable capital value	2001, 00 \$
General rate	cento per v or rateable capital value	Ŷ
Wellington City	0.02918	11,547,793
Lower Hutt City	0.03911	4,394,359
Upper Hutt City	0.03917	1,577,278
Porirua City	0.03716	1,892,011
Kapiti Coast District	0.03309	2,565,733
Masterton District	0.03173	1,248,470
Carterton District	0.02784	484,103
South Wairarapa District	0.02817	816,112
Tararua District	0.03077	2,794
Total general rate		24,528,653

b) Targeted Rate: Economic Development Agency

The following differential targeted rates are set under section 16(3)(a), and section 16(4)(b) of the Local Government (Rating) Act 2002 of a rate in the dollar of capital value or a fixed amount per rating unit on each rating unit as follows:

*	Rate 2007/08 eable capital value r \$ per rating unit	Revenue sought 2007/08 \$
Targeted rate: economic developm	nent	
Wellington City		
Downtown city centre business	0.01185	756,924
Business	0.01185	344,418
Residential - per rating unit	\$14.06	910,505
Rural - per rating unit	\$28.13	17,494
Lower Hutt City		
Business	0.01755	387,825
Residential - per rating unit	\$14.06	492,680
Rural - per rating unit	\$28.13	13,359
Upper Hutt City		
Business	0.01782	114,165
Residential - per rating unit	\$14.06	192,080
Rural - per rating unit	\$28.13	27,928
Porirua City		
Business	0.01677	118,015
Residential - per rating unit	\$14.06	217,505
Rural - per rating unit	\$28.13	16,031
Kapiti Coast District		
Business	0.01206	97,222
Residential - per rating unit	\$14.06	282,150
Rural - per rating unit	\$28.13	63,731
Masterton District		
Business	0.01435	39,468
Residential - per rating unit	\$14.06	106,228
Rural - per rating unit	\$28.13	102,769
Carterton District		
Business	0.00614	2,426
Residential - per rating unit	\$14.06	28,420
Rural - per rating unit	\$28.13	50,456
South Wairarapa District		
Business	0.00759	6,503
Residential - per rating unit	\$14.06	38,039
Rural - per rating unit	\$28.13	73,350
Tararua District - per rating unit	\$28.13	309
Total economic development rate		4,500,000

c) Targeted Rate: Regional Transport

The following differential targeted rates are set under section 16(3)(b) and section 16(4)(b) of the Local Government (Rating) Act 2002 of a rate in the dollar of capital value on each rating unit as follows:

	Rate 2007/08	Revenue sought 2007/08
cents per \$ of ratea	,	\$
Targeted rate: regional transport	I	
Wellington City		
Downtown city centre business	0.23296	14,883,474
Urban	0.03151	10,329,452
Rural	0.00886	35,319
Lower Hutt City		
Urban	0.06878	7,603,150
Rural	0.01867	33,898
Upper Hutt City		
Urban	0.06575	2,397,106
Rural	0.01796	70,538
Porirua City		
Urban	0.07774	3,650,995
Rural	0.02094	82,575
Kapiti Coast District		
Urban	0.02428	1,605,715
Rural	0.00726	82,782
Masterton District		
Urban	0.00948	160,983
Rural	0.00304	68,008
Carterton District		
Urban	0.01404	67,939
Rural	0.00406	50,899
South Wairarapa District		
Urban	0.01704	133,538
Rural	0.00471	99,501
Total regional transport rate		41,355,872

d) Targeted Rate: River Management

The following differential targeted rates are set under section 16(3)(b) and section 16(4)(b) of the Local Government (Rating) Act 2002 of a rate in the dollar of capital value or land value on each rating unit as follows:

	Rate 2007/08	Revenue sought 2007/08
cents per \$ of rateable		, \$
Targeted rate: river management	.	
Wellington City	0.00036	142,409
Lower Hutt City	0.01422	1,598,224
Upper Hutt City	0.01356	546,091
Porirua City	0.00173	88,128
Kapiti Coast District	0.01812	1,405,031
Carterton District	0.00121	21,093
Total district-wide river management rate		3,800,976
Greytown Ward	0.02451	90,667
Total river management rates based upon capital	value	3,891,643
	Rate	Revenue sought
	2007/08	2007/08
cents per \$ of ratea	ble land value	\$
Greytown stopbank	0.01312	19,682
Donalds Creek stopbank	0.04770	30,653
Total river management rates based upon land val	lue	50,335
Total river management rates		3,941,978

e) Targeted Rate: Bovine Tb

The following differential targeted rates are set under section 16(3)(b)and section 16(4)(b) of the Local Government (Rating) Act 2002 of a rate in the dollar per hectare on each rating unit 10 hectares or greater within defined operational areas as follows:

	Rate 2007/08 \$ per hectare	Revenue sought 2007/08 \$
Targeted rate: bovine Tb		
Land area > 10ha & defined operational area	0.33750	160,429
Total bovine Tb rate		160,429

f) Targeted Rate: Stadium Purposes

The following differential targeted rates are set under section 16(3)(b) and section 16(4)(b) of the Local Government (Rating) Act 2002 of a rate in the dollar of capital value on each rating unit as follows:

	Rate	Revenue sought
	2007/08	2007/08
cents per \$ of rateat Targeted rate: stadium purposes	le capital value	\$
Wellington City		
Business	0.00665	618,609
Residential	0.00389	1,160,757
Rural	0.00389	8,730
Lower Hutt City	0.00219	0,750
Business	0.00693	153,222
Residential	0.00483	427,457
Rural	0.00483	6,924
	0.00381	0,924
Upper Hutt City Business	0.00363	23,781
Residential	0.00303	
		128,538
Rural	0.00153	6,021
Porirua City	0.00520	27.227
Business	0.00530	37,327
Residential	0.00437	174,595
Rural	0.00107	4,214
Kapiti Coast District		
Urban	0.00201	132,753
Rural	0.00113	12,944
Masterton District		
Urban	0.00260	44,251
Rural	0.00071	15,954
Carterton District		
Urban	0.00243	11,740
Rural	0.00074	9,332
South Wairarapa District		
Urban	0.00276	21,674
Rural	0.00054	11,439
Total stadium purposes rate		3,010,262

g) Targeted Rate: River Management Schemes (1)

The following targeted rates under sections 16(3)(b), 16(4)(b) and 146 of the Local Government (Rating) Act 2002 of a dollar amount per hectare on each rating unit in the classified scheme area as follows:

follows:		Rate 2007/08	Revenue sought 2007/08
		\$ per hectare	\$
Targeted rate: riv	er manageme		
Waingawa	А	131.87620	4,401
-	В	85.71960	10,954
	С	65.93810	7,946
	D	59.34430	119
	Е	52.75050	8,808
	F	46.15670	1,240
	G	19.78140	926
	Н	13.18760	2,094
		—	36,488
Lower Wairarapa	А	106.95980	213,026
Valley	В	59.89750	115,820
	С	21.39200	64,884
	D	17.11360	113,398
	Е	12.83520	76,503
	F	4.27840	80,521
	U1	0.42780	6
			664,158
Upper Ruamahanga	А	125.54450	11,544
	В	104.62040	692
	С	83.69640	10,402
	D	62.77230	1,106
	Е	41.84820	12,461
	F	20.92410	836
	S	1,178.87340	1,768
		_	38,809
Middle Ruamahanga	А	107.93610	4,826
	В	89.94680	4,920
	С	71.95740	368
	D	53.96810	6,603
	Е	35.97870	1,695
	F	17.98940	5,319
	S	1,088.51550	1,850
		_	25,581
Lower Ruamahanga	А	53.36710	6,824
	В	45.74320	2,502
	С	38.11930	8,338
	D	30.49550	10,103
	Е	22.87160	7,515
	F	15.24770	18,719
	SA	1,338.16340	3,345
	SB	669.08180	1,071
			58,417

		Rate 2007/08	Revenue sough 2007/08
		\$ per hectare	2007/00
Targeted rate: riv	ver manageme	nt schemes (Con't)	
Waiohine - rural	A	46.58250	5,219
	В	38.81880	14,732
	C	31.05500	39,627
	D	23.29130	8,453
	E	15.52750	12,621
	S	776.37580	10,015
	0		90,667
Mangatarere	А	33.76650	725
mangatarere	В	32.29840	6,770
	C	27.36970	430
	D	24.22380	1,740
	G	0.10490	39
	0	0.10490	9,704
	٨	0.550(0	(()
Upper Mangatarere	A	9.55960	665
	B	7.17800	12
	С	4.79530	22 ⁴ 1,01
Waipoua	А	100.91900	8,873
	В	80.73520	24,08
	С	60.55140	1,34
	D	40.36760	11,85
	SA	3,411.06280	34
	SC	2,038.56420	20- 46,70-
			10,70
Kopuaranga	A2	43.25470	1,13
	A3	38.92920	2,68
	A4	21.62730	24
	А5	15.13910	87-
	A6	8.65090	70
	B2	8.65090	53
	B3	7.78580	57
	B4	4.32550	4
	B5	3.02780	9
	B6	1.73020	20
	SA	112.50000	56
	SB	56.25000	61
			8,27
Lower Taueru	А	2.92680	1,18
	В	0.58540	1,10
	C	0.29270	5
	S	146.33780	17
	~	10.55700	1,58
Lower Whangaehu	А	65.88610	2,23
Lower whangaenu	B	52.70880	
	B C		3,40
		39.53160 26.25450	2,12
	D	26.35450	1,93
	E	13.17720	2,30
	S	329.43050	
			12 / 2
			12,43

h) Targeted Rate: Catchment Schemes (1)

The following targeted rates under sections 16(3)(b), 16(4)(b) and 146 of the Local Government (Rating) Act 2002 of a dollar amount per hectare on each rating unit in the classified scheme area as follows:

Targeted rate: catchment schemes (1) Whareama A 4.32070 2,809 B 1.66180 1,204 C 0.29080 12,726 D 0.24930 5 E 0.20770 4 F 0.16620 465 Image: Transmitted schemes 1.39470 3,297 B 1.32830 591 C 1.16230 3,879 D 0.16600 288 Maungaraki A 1.71270 4,838 B 0.85630 2,135 C 0.47960 297 Vpper Kaiwhata A 9.86380 413 B 4.31540 339 C 0.61650 564 D 0.36990 658 E 0.24660 462 F 0.12330 55 Lower Kaiwhata A 16.45520 1,082 B 7.19910 334 C 1.02840 C 1.02840 1,175 0.61710 1,622			Rate 2007/08 \$ per hectare	Revenue sought 2007/08 \$
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Targeted rate: c	atchment schemes	(1)	
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Whareama	А	4.32070	2,809
$\begin{array}{cccccccccccccccccccccccccccccccccccc$				-
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$		С		
$ \begin{array}{c c c c c c c c c c c c c c c c c c c $		D	0.24930	5
$Homewood A = 1.39470 = 3.297 \\ B = 1.32830 = 591 \\ C = 1.16230 = 3.879 \\ D = 0.16600 = 288 \\ \hline B = 0.85630 = 2.135 \\ C = 0.47960 = 297 \\ \hline 7,270 \\ \hline 7,270$		Е	0.20770	4
$\begin{array}{c c c c c c c c c c c c c c c c c c c $		F	0.16620	465
$\begin{array}{cccccccccccccccccccccccccccccccccccc$			_	17,213
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Homewood	А	1 39470	3 207
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Tiomewood			
$\begin{array}{c c c c c c c c c c c c c c c c c c c $				
$\begin{tabular}{ c c c c c c c c c c c c c c c c c c c$				
$\begin{array}{cccccccccccccccccccccccccccccccccccc$		D		
$\begin{array}{cccccccccccccccccccccccccccccccccccc$				
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Maungarakı			-
$\begin{tabular}{ c c c c c c c } \hline $7,270$ \\ Upper Kaiwhata & A & 9.86380 & 413 \\ B & 4.31540 & 339 \\ C & 0.61650 & 564 \\ D & 0.36990 & 658 \\ E & 0.24660 & 462 \\ F & 0.12330 & 55 \\ \hline $2,491$ \\ \hline $$				-
Upper Kaiwhata A 9.86380 413 B 4.31540 339 C 0.61650 564 D 0.36990 658 E 0.24660 462 F 0.12330 55 2,491 Lower Kaiwhata A 16.45520 1,082 B 7.19910 334 C 1.02840 1,175 D 0.61710 1,622 E 0.41140 14 F 0.20570 57 4,284		C	0.4/960	
$\begin{array}{cccccccccccccccccccccccccccccccccccc$				7,270
$\begin{array}{ccccccc} C & 0.61650 & 564 \\ D & 0.36990 & 658 \\ E & 0.24660 & 462 \\ F & 0.12330 & 55 \\ \hline & & & \\ \hline \hline & & & \\ \hline & & & \\ \hline $	Upper Kaiwhata	А	9.86380	413
$\begin{array}{ccccccc} D & 0.36990 & 658 \\ E & 0.24660 & 462 \\ F & 0.12330 & 55 \\ \hline & & 2,491 \\ \end{array} \\ \mbox{Lower Kaiwhata} & A & 16.45520 & 1,082 \\ B & 7.19910 & 334 \\ C & 1.02840 & 1,175 \\ D & 0.61710 & 1,622 \\ E & 0.41140 & 14 \\ F & 0.20570 & 57 \\ \hline & 4,284 \\ \hline \end{array}$		В	4.31540	339
$\begin{array}{ccccccc} E & 0.24660 & 462 \\ F & 0.12330 & 55 \\ \hline & & & & \\ \hline & & & & \\ \hline & & & & \\ \hline & & & &$		С	0.61650	564
F 0.12330 55 2,491 Lower Kaiwhata A 16.45520 1,082 B 7.19910 334 C 1.02840 1,175 D 0.61710 1,622 E 0.41140 14 F 0.20570 57 4,284		D	0.36990	658
2,491 Lower Kaiwhata A 16.45520 1,082 B 7.19910 334 C 1.02840 1,175 D 0.61710 1,622 E 0.41140 14 F 0.20570 57 4,284		Е	0.24660	462
Lower Kaiwhata A 16.45520 1,082 B 7.19910 334 C 1.02840 1,175 D 0.61710 1,622 E 0.41140 14 F 0.20570 57 4,284		F	0.12330	55
B 7.19910 334 C 1.02840 1,175 D 0.61710 1,622 E 0.41140 14 F 0.20570 57 4,284				2,491
B 7.19910 334 C 1.02840 1,175 D 0.61710 1,622 E 0.41140 14 F 0.20570 57 4,284	Lower Kaiwhata	А	16.45520	1.082
C 1.02840 1,175 D 0.61710 1,622 E 0.41140 14 F 0.20570 57 4,284				
D 0.61710 1,622 E 0.41140 14 F 0.20570 57 4,284				
E 0.41140 14 F 0.20570 57 4,284		-		
F 0.20570 57 4,284		Е		
4,284		F	0.20570	57
Catchment management scheme (1) rates 20 212				
	Catchment managem	ent scheme (1) rates		39,313

i) Targeted Rate: Catchment Schemes (2)

The following targeted rates under sections 16(3)(b) and 16(4)(b) of the Local Government (Rating) Act 2002 of a rate in the dollar of land value on each rating unit in the classified scheme area as follows:

		Rate	Revenue sought
		2007/08	2007/08
Targeted rate: cate	cents per \$ of rate chment schemes (2		\$
Awhea-Opouawe	Land value	0.01373	9,461
Mataikona-Whakataki	Land value with	0.00360	2,762
Catchment management	t scheme (2) rates		12,223

j) Targeted Rate: Catchment Schemes (3)

The following targeted rates under sections 16(3)(b) and 16(4)(b) of the Local Government (Rating) Act 2002 of a fixed charge per separately used or inhabited part of a rating unit (dwelling) on any unit that has any residential use within the classified scheme area as follows:

		Rate	Revenue sought
		2007/08	2007/08
		\$ per dwelling	\$
Targeted rate: cate	chment scheme	s (3)	
Awhea-Opouawe	Charge per dwe	\$118.92 / \$59.46	9,157
Mataikona-Whakataki	Charge per dwe	\$16.88	2,194
Catchment management	t scheme (3) rates		11,351

k) Targeted Rate: Pump Drainage Schemes

The following targeted rates under sections 16(3)(b), 16(4)(b) and 146 of the Local Government (Rating) Act 2002 of a dollar amount per hectare on each rating unit in the classified scheme area as follows:

		Rate 2007/08	Revenue sought 2007/08
_		\$ per hectare	\$
Targeted rate: p	ump drainage	e schemes	
Papatahi	А	26.58560	9,360
Te Hopai	А	42.06290	51,750
Moonmoot pump	А	43.14300	10,004
Onoke pump	А	48.44350	33,087
Pouawha pump	А	33.09520	29,753
Total pump drainage	scheme rates		133,954

l) Targeted Rate: Gravity Drainage Schemes

The following targeted rates under sections 16(3)(b), 16(4)(b) and 146 of the Local Government (Rating) Act 2002 of a dollar amount per hectare on each rating unit in the classified scheme area as follows:

		Rate	Revenue sought
		2007/08	2007/08
		\$ per hectare	\$
Targeted rate: §	gravity drainage s	chemes	
Okawa	А	0.00000	0
Taumata	А	6.79620	1,965
East Pukio	А	29.26410	3,375
Longbush	А	8.38940	1,830
	В	4.19470	542
Otahoua	А	0.00000	0
Te Whiti	А	4.29050	583
Ahikouka	А	29.10730	3,266
Battersea	А	16.41820	2,757
	В	13.59350	2,522
	С	10.59240	3,301
	D	6.35540	977
	Е	5.47270	1,115
	F	5.29620	397
Manaia	А	0.00000	0
Whakawiriwiri	А	14.92510	9,308
Total gravity drainag	ge scheme rates		31,938

m) Targeted Rate: Te Whiti Stopbank

The following differential targeted rates are set under section 16(3)(b) and section 16(4)(b) of the Local Government (Rating) Act 2002 of a dollar amount per hectare on each rating unit in the classified scheme area as follows:

		Rate 2007/08	Revenue sought 2007/08
Targeted rat	e: Te Whiti stopbank	\$ per hectare	\$
Te Whiti	А	84.77330	2,314
	В	70.64450	12,881
	С	56.51560	1,914
	SA	706.44450	141
	SB	847.73340	424
Total Te Whiti s	topbank rates		17,674

- (2) That the Wellington Regional Council **adopts** the instalment dates outlined below and pursuant to sections 57 and 58 of the Local Government (Rating) Act 2002 and **authorises** the penalties outlined below:
 - a) All rating units within Wellington City

Instalment penalty

Under section 57 and 58(1)(a) of the Local Government (Rating) Act 2002, a 10% penalty will be added to any portion of the current instalment that remains unpaid after the due date as shown in the table below:

Instalment	Due Date	Penalty Date
1	1 September 2007	2 September 2007
2	1 December 2007	2 December 2007
3	1 March 2008	2 March 2008
4	1 June 2008	2 June 2008

Additional arrears penalty

Under section 57 and 58(1)(b) of the Local Government (Rating) Act 2002, an additional 10% penalty will be added on: 1 October 2007

1 April 2008

to any rates remaining unpaid from previous financial years.

b) All rating units within Lower Hutt City

Instalment penalty

Under section 57 and 58(1)(a) of the Local Government (Rating) Act 2002, a 10% penalty will be added to any portion of the current instalment that remains unpaid after the due date as shown in the table below.

Instalment	Due Date	Penalty Date
1	20 August 2007	21 August 2007
2	20 October 2007	21 October 2007
3	20 December 2007	21 December 2007
4	20 February 2008	21 February 2008
5	20 April 2008	21 April 2008
6	20 June 2008	21 June 2008

Additional arrears penalty

Under section 57 and 58(1)(b) of the Local Government (Rating) Act 2002, an additional 10% penalty will be added on: 20 October 2007 20 April 2008 to any rates remaining unpaid from previous financial years. c) All rating units within Upper Hutt City

Instalment penalty

Under section 57 and 58(1)(a) of the Local Government (Rating) Act 2002, a 10% penalty will be added to any portion of the current instalment that remains unpaid after the due date as shown in the *table below:*

Cycle One	Due Date	Penalty Date
Instalment		
1	31 August 2007	1 September 2007
2	31 October 2007	1 November 2007
3	15 January 2008	16 January 2008
4	29 February 2008	1 March 2008
5	30 April 2008	1 May 2008

Cycle Two Instalment	Due Date	Penalty Date
1	30 September 2007	1 October 2007
2	30 November 2007	1 December 2007
3	31 January 2008	1 February 2008
4	31 March 2008	1 April 2008
5	<i>31 May 2008</i>	1 June 2008

Additional arrears penalty

Under section 57 and 58(1)(b) of the Local Government (Rating) Act 2002, an additional 10% penalty will be added on: 9 July 2007 9 January 2008

to any rates remaining unpaid from previous financial years.

d) All rating units within Porirua City

Instalment penalty

Under section 57 and 58(1)(a) of the Local Government (Rating) Act 2002, a 10% penalty will be added to any portion of the current instalment that remains unpaid after the due date as shown in the *table below:*

Instalment	Due Date	Penalty Date
1	19 September 2007	20 September 2007
2	21 November 2007	22 November 2007
3	23 January 2008	24 January 2008
4	19 March 2008	20 March 2008
5	21 May 2008	22 May 2008

Additional arrears penalty

Under section 57 and 58(1)(b) of the Local Government (Rating) Act 2002, an additional 10% penalty will be added on: 20 September 2007

to any rates remaining unpaid from previous financial years.

e) All rating units within Kapiti Coast District

Instalment penalty

Under section 57 and 58(1)(a) of the Local Government (Rating) Act 2002, a 10% penalty will be added to any portion of the current instalment that remains unpaid after the due date as shown in the table below:

Instalment	Due Date	Penalty Date
1	6 September 2007	7 September 2007
2	3 December 2007	4 December 2007
3	3 March 2008	4 March 2008
4	3 June 2008	4 June 2008

Additional arrears penalty

Under section 57 and 58(1)(b) of the Local Government (Rating) Act 2002, an additional 10% penalty will be added on: 9 July 2007 to any rates remaining unpaid from previous financial years.

f) All rating units within Masterton District

Instalment penalty

Under section 57 and 58(1)(a) of the Local Government (Rating) Act 2002, a 10% penalty will be added to any portion of the current instalment that remains unpaid after the due date as shown in the table below:

Instalment	Due Date	Penalty Date
1	20 August 2007	21 August 2007
2	20 November 2007	21 November 2007
3	20 February 2008	21 February 2008
4	20 May 2008	21 May 2008

Additional arrears penalty

Under section 57 and 58(1)(b) of the Local Government (Rating) Act 2002, an additional 10% penalty will be added on:

7 July 2007 to any rates remaining unpaid from previous financial years.

g) All rating units within Carterton District

Instalment penalty

Under section 57 and 58(1)(a) of the Local Government (Rating) Act 2002, a 10% penalty will be added to any portion of the current instalment that remains unpaid after the due date as shown in the table below:

Instalment	Due Date	Penalty Date
1	20 August 2007	21 August 2007
2	20 November 2007	21 November 2007
3	20 February 2008	21 February 2008
4	20 May 2008	21 May 2008

Additional arrears penalty

Under section 57 and 58(1)(b) of the Local Government (Rating) Act 2002, an additional 10% penalty will be added on: 9 July 2007 to any rates remaining unpaid from previous financial years.

h) All rating units within South Wairarapa District

Instalment penalty

Under section 57 and 58(1)(a) of the Local Government (Rating) Act 2002, a 10% penalty will be added to any portion of the current instalment that remains unpaid after the due date as shown in the table below:

Instalment	Due Date	Penalty Date
1	20 August 2007	21 August 2007
2	20 November 2007	21 November 2007
3	20 February 2008	21 February 2008
4	20 May 2008	21 May 2008

Additional arrears penalty

Under section 57 and 58(1)(b) of the Local Government (Rating) Act 2002, an additional 10% penalty will be added on:

11 July 2007

11 January 2008

to any rates remaining unpaid from previous financial years.

i) All rating units within that part of Tararua District falling within the Wellington Region.

Instalment penalty

Under section 57 and 58(1)(a) of the Local Government (Rating) Act 2002, a 10% penalty will be added to any portion of the current instalment that remains unpaid after the due date as shown in the table below:

Instalment	Due Date	Penalty Date
1	31 October 2007	1 November 2007

Additional arrears penalty

Under section 57 and 58(1)(b) of the Local Government (Rating) Act 2002, an additional 10% penalty will be added on: 11 July 2007 to any rates remaining unpaid from previous financial years.

(3) That the Wellington Regional Council **requests** officers to send a copy of these resolutions to all territorial authorities acting as our agents for rates collection and to the Secretary of Local Government.

Report prepared by:

Report approved by:

Chris Gray Finance Manager Barry Turfrey Chief Financial Officer