# **Hampton Forest Investment**

# **Investment Report**

# 23 January 2019



Forest Audit Photo April 2018

Indicative Initial Offer for 200 shares	Projected Return for 200 shares	Location
\$34,800 to \$35,700 initially	\$78,641 gross	60km west of Napier/Hastings

Both the Indicative Initial Offer and the Projected Return above have been calculated using the assumptions set out in this Investment Report. Changes to the assumptions can have a material effect on these figures.

A holding of 200 shares in the Hampton Forest investment is available for purchase by tender facilitated by Forest Enterprises. A prospective buyer must bid for all of this holding.

NOTE: Return amounts expressed throughout this Report are based on a **200** share holding, unless otherwise stated.



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### **Additional information for investors**

The first six documents listed below about the Hampton Forest Investment are on the Companies Office website <a href="https://www.companiesoffice.govt.nz/disclose">www.companiesoffice.govt.nz/disclose</a> and found under Search Scheme, No. SCH10953.

Document	Note
31 March 2018 Financial Report	Extracts from the 2018 Financial Report are contained in this Investment Report
31 March 2018 Annual Report	New prescribed document which includes the fees, details and description of the Scheme.
Deed of Scheme Management (DOSM)	This document amends, restates and renames the previous Deed of Participation, amends the Limited Partnership Agreement (below) and merges the Management Agreement (which set out the powers, duties and responsibilities of Forest Enterprises Limited as the manager of the investment scheme. The DOSM also sets out the powers, duties and responsibilities of the Supervisor, the Custodian and the Financial Auditor
Limited Partnership Agreement	Sets out the matters agreed between the Limited Partnership, the General Partner and the Limited Partners in respect of the operation of the Limited Partnership
Constitution of the General Partner	Sets out how shareholders, directors and other parties interact with each other
Statement of Investment Policy and Objectives (SIPO)	Sets out the investment policy and objectives of the registered Scheme
The Impact of the Emissions Trading Scheme on your Forestry Investment	Prepared by Forest Enterprises for investors, May 2009
Recommended Carbon Lease Proposal – Frequently Asked Questions	Prepared by Forest Enterprises for investors, October 2012

Visit our website at <u>www.forestenterprises.co.nz</u> for further information on all aspects of forestry investment with Forest Enterprises.

#### **Contact details**

For further information, or any questions please contact our Customer Services Manager, Sean Roberts on Freephone 0800 PINEGOLD (0800 746 346), email <a href="mailto:sroberts@forestenterprises.co.nz">sroberts@forestenterprises.co.nz</a>, or by mail to PO Box 128, Masterton, New Zealand. International callers please use telephone +64 6 370 6360.



#### What will the investment cost?

#### **Indicative Initial Offer**

# \$34,800 to \$35,700 for a 200 share holding

An indicative Offer of \$34,800 represents an 8%tax paid compounded return per annum while an indicative Offer of \$35,700 represents a 7.5%tax paid compounded return per annum over the investment term.

These indicative Offers are for a holding of 200 shares in Hampton Forest and represent the net present value of the Cashflow Projection set out on page 11, assuming a marginal tax rate of 33 cents in the dollar.

The indicative initial Offer calculations are provided as a basis on which prospective investors may determine the amount they wish to tender as a purchase price. Changes in the assumptions underlying the Cashflow Projection can have a material impact which may increase or decrease the return and Prospective Investors should take account of this reality when reflecting on an Offer.

In October 2012 investors voted in favour of a carbon lease proposal that has the effect of annual rental payments being received from New Zealand Carbon Leasing (No 1) Limited in exchange for the risks and rewards of participation under the Emissions Trading Scheme (ETS) being the responsibility of the carbon lease company. It is assumed that harvest will occur when the trees are 28 years old, any change will impact on the duration of carbon lease payments included in the Cashflow Projection. If there are future changes to the Climate Change Response Act that has the effect of removing the ETS then the carbon lease payments would cease, and the indicative value of the investment would reduce.

The annual Investor Administration Fee of \$40 per Investor per investment per annum is only paid once, regardless of the number of shares held in the Hampton Forest investment. This fee is included in the Cashflow Projection before deducting the multiple investor adjustments for those investors who own more or less than 200 shares, where a credit or debit adjustment is made for their proportionate share of the \$40 Investor Administration Fee charged per 200 shares.

#### **Projected Future Payments**

Forestry investment is by nature a contributory investment where investors pay the funding required each year, in addition to the Initial Price.

Currently there are no projected future payments for one holding of 200 shares in Hampton Forest as the Calls are offset by the carbon lease income.

#### **Investment Profit (Tax Loss)**

Under current New Zealand tax law, any profit each year will be subject to tax at the investor's marginal tax rate. Resident Investors are entitled to a share of any tax losses and are advised of the amount in May each year.

As set out in the Cashflow Projection on page 11, as there no future annual Call payments, the total projected tax savings for one holding of 200 shares in Hampton Forest are now minimal. Non-residents (such as Overseas Persons, see page 5) should check with their Tax Adviser.

Partners on the Register of Partners at the end of the LP's financial year will be allocated the full year's profit or loss for tax purposes pro rata to their respective LP shares. It is important to note that allocation will have no regard to transfers during the year, so any transfer price should reflect the consequences of whether the buyer or seller has paid any Call or received any Distribution during the year of transfer.

#### **Investment Changes**

Going forward, Forest Enterprises investors will vote on a number of key decisions, namely on proposals for collective harvest by joint venture, and later, on second rotation investment options. This Investment Report does not reflect any possible future changes to be voted upon by investors. Further details will be provided to investors at the appropriate time. Copies of any client communications to date may be requested.



# What is the projected return?

## **Projected Return at Harvest**

# \$78,641 gross in years 2024 for a 200 share holding

The table below shows the projected gross return at harvest for a holding of 200 shares in Hampton Forest at current log prices and if log prices increase or decrease by 10%

Year ending	Current Log Prices -10%	Current Log Prices	Current Log Prices +10%
2024	\$63,462	\$78,641	\$93,821
Total	\$63,462	\$78,641	\$93,821

For the purposes of the projection it is assumed that 100% of Hampton Forest will be harvested in 2024. This harvest timing reflects a period of 12 months spanning 6 months before and 6 months after the 28th anniversary of 30 June, the standardised planting date. **Please note that variations around this timing are likely**. Refer to page 8 for details on how the projected return at harvest has been calculated.

#### **Harvest Tax Issues**

Under current tax law, harvest proceeds will be paid to investors as a gross amount and investors will be responsible for paying tax at their marginal rate. The net return to investors will depend on their marginal tax rate at the time of harvest. Investors can choose to spread harvest income between the year of harvest and any one or more of the three preceding income years. In addition, investors will receive their share of the value of the land as a capital payment (non-taxable), when sold. Non-residents (such as Overseas Persons, see page 5) should check with their Tax Adviser.

As set out in the Cashflow Projection on page 11 the total projected net distribution at a tax rate of 33 cents in the dollar is \$54,083 for a holding of 200 shares.

#### Selling the Investment Before Harvest

Shares can be sold at any time before harvest, but the sale is deemed to be a disposal of the underlying assets (land and trees). The sale of trees is a taxable event, whereas the sale of land is not. Section HG 5 of the Income Tax Act 2007 creates a \$50,000 threshold (in any 12-month period), under which this taxation treatment does not apply.

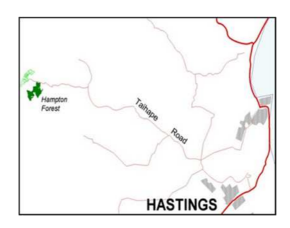
# Where is Hampton Forest?

Hampton Forest is the dark green area on the map and is located approx. 60km west of Napier/ Hastings, in a property comprising a total land area of 496.3 hectares.

It is located immediately south of Forest Enterprises Glenross Forest investment (light green area). Hawkes Bay has an international log export port and major processing mills.

Three other Forest Enterprises forests investments are located in the Hawkes Bay

A more detailed location map can be found on page 13.





# **How do I invest in Hampton Forest?**

#### **Tender Process**

Forest Enterprises operates a market for the sale and purchase of shares in their existing forestry investments. The purpose of the market is to enable existing Investors to liquidate their investment and to allow prospective Investors to purchase investments in established forests. Shares in the Hampton Forest Investment may be purchased by open tender for all or part of this holding.

An example Tender Form with terms and conditions can be found on page 14. To submit a tender, complete the Tender Form and return it to Forest Enterprises (refer to Contact Details on page 2).

The total purchase price you tender may be within, above or below the indicative initial Offer on page 3. Prospective investors usually set their tendered purchase price based upon a projected investment rate they wish to achieve for the duration of the investment.

#### Who can invest?

An eligible Forest Enterprises investor is:

- An individual who has attained the age of 18 years, investing on their own or jointly
- Or a company, a trust or a partnership
- And, may be a New Zealander or an overseas person

#### **Overseas Persons**

Overseas persons can invest provided no more than 25% of the investment is held by overseas persons. The Overseas Investment Act 2005 defines an overseas person as an individual who is neither a New Zealand citizen nor ordinarily resident in New Zealand. It is also required that overseas persons obtain a New Zealand Inland Revenue (IR) tax number. To do this, the applicant must have their identify verified by a Reporting Entity (see Verifying Customer Identity below) such as Forest Enterprises Limited (upon investment) or a New Zealand bank (upon opening a bank account). We are able to assist with opening a bank account if required. Contact us for further information relevant to overseas persons.

### **Verifying Customer Identity**

As a Financial Services Provider, we are required under the *New Zealand Anti-Money Laundering and Countering Financing of Terrorism Act 2009* to undertake due diligence on all new customers to prevent the criminal use of funds. This involves us:

- 1. gathering information about customer identity and residential address, and
- 2. verifying a customer's identity, to ensure the customer is who they say they are.

#### **Investment structure**

#### **Limited Partnership**

The Hampton Forest Investment is a Managed Investment Scheme (MIS) under the Financial Markets Conduct Act 2013 (FMC Act)

#### **Limited Partnership and General Partner**

The Hampton Forest Investment comprises a limited partnership registered under the Limited Partnerships Act 2008 called Hampton Forest LP (the Limited Partnership) with one general partner which is a registered company under the Companies Act 1993 called Hampton Forest GP Limited (the General Partner).

#### Shares in Limited Partnership and shares in General Partner

Investors in the Hampton Forest Investment have limited partner shares in the Limited Partnership plus an equivalent number of company shares in the General Partner. The Limited Partnership Agreement requires that the 56,000 issued shares in the GP Company Partnership, are to be held pro rata to the number of Limited Partners shares held by the limited partners.

#### **Managed Investment Scheme**

The Hampton Forest Investment was registered as a MIS under the FMC Act on 29 November 2016.



#### **Limited Partnership is Managed Investment Scheme**

By consequence of FMC Act definition of "managed investment scheme", the Limited Partnership is the registered MIS.

#### **Deed is pre-eminent Governing Document**

The Deed of Scheme Management is the pre-eminent Governing Document of the MIS, and sets out the rights, obligations and duties of the Manager, the Supervisor, the Custodian and the Limited Partners in relation to the MIS including provisions for compliance with the FMC Act including, but not limited to:

- specific MIS provisions
- management of the MIS by the Manager
- supervision of the MIS by the Supervisor
- custodianship of the MIS's Scheme Property
- financial reporting and appointment and duties of the financial auditor of the MIS.

## **Limited Liability**

As the Hampton Forest Investment is a Limited Partnership, the liability of investors (Limited Partners) is limited and they are only liable to the extent of their capital contributions (funds invested), plus any other obligations expressed in the Limited Partnership Agreement.

# Who is involved in providing this investment for me?

#### Supervisor Manager **Banker** Forest Enterprises Limited Bank of New Zealand Trustees Executors Limited 5 Papawai Place 193-197 Queen Street Level 5, 10 Customhouse Quay PO Box 3222 PO Box 128 Masterton Masterton Wellington **Financial Auditor Forestry Auditor**

Staples Rodway Wellington Ltd Chartered Accountants 95 Customhouse Quay PO Box 1208

Wellington

Forme Consulting Group Ltd 173 Main Road PO Box 56-030 Tawa Wellington

#### **About Forest Enterprises**

Forest Enterprises is one of New Zealand's leading forest investment companies and is unique in providing both forest management and investment services. Our business is to create wealth naturally for private investors via New Zealand pine plantation forestry.

Our 6,600+ investors are almost all New Zealanders, and on their behalf, we manage a forest estate of 20,000+ hectares in the North Island's east coast regions of Wairarapa, Hawkes Bay and Gisborne.

Since we started in 1972 in Masterton, New Zealand we have remained a locally owned and operated business. We have grown to 21 employees in total —who include the company's five shareholders —professionals in the fields of forestry, accounting and finance, administration, commercial law, and sales and marketing.

Forest Enterprises is the business name for Forest Enterprises Limited (FEL), and its parent company Forest Enterprises Growth Limited (FEG). FEL is the Manager of the Hampton Forest Investment. FEG is contracted by FEL to coordinate and supervise all the field activities relating to the land and trees, at the direction of FEL, a licenced manager of forestry managed Investment Schemes under the FMC Act.



# **The Hampton Forest**

#### **Property Description**

The terrain of Hampton Forest can be described as 'predominantly easy' with only limited areas described as medium to medium-steep. Hampton Forest is adjacent to other forest investments managed by Forest Enterprises, providing potential economies of scale for all forest operations.

#### **Climate**

The climate is mild with annual rainfall ranging from 1,300mm to 1,550mm and includes good summer showers. The site index, a forestry term for the indication of growth potential, had been assessed in the original prospectus as an average of 30 metres. Following the yield update in 2007, the average site index is now assessed at 32.5 metres, resulting in an increase of timber volume.

### **Forest Development Status**

Hampton Forest comprises a net-planted area of 411.5 hectares, mainly established in 1996 and 1997 (see table below). Each shareholding of 200 shares represents 1.47 hectares of established forest on land owned by the Investors.

GF 17 and 18 (1996 compartment) and GF 28 physiologically aged cuttings (1997 compartment) were used in at a target planting density of 1,000 stems per hectare for the 1996 plantings and because of the assessed superior form of the GF 28 cuttings, a target stocking of 833 stems per hectares for the 1997 plantings. Pruning and thinning was undertaken to achieve the maximum volume of clearwood (knot free wood) at harvest, coupled with good tree size and restriction of branch size in the unpruned zone (above 6.5 metres).

Planting year	Net Stocked Area
1996	106.2 hectares
1997	305.3 hectares
Total	411.5 hectares

Areas are based upon aerial photography and mapping undertaken in 2016. Mapping accuracy is + or - 3%. Updated photography and mapping is undertaken during the life of a forest and it is usual for the measured net stocked area to change with each update and the changes can be material.

### Insurance

Hampton Forest is insured until harvest under a special purpose forest insurance scheme, designed to cover key forest risks, including losses from fire, wind, volcanic eruption plus re-establishment, infrastructure replacement and claim preparation costs. There is a policy excess of \$25,000.

### Manager's Report

The Managers Report summarises forest activity for the previous and coming year plus other material management issues and is included in the Financial Report. Relevant extracts from the latest Manager's Report for Hampton Forest are included on page 9.

#### **ETS Carbon Lease**

Hampton Forest LP has entered into a business arrangement with a company called New Zealand Forest Leasing Ltd (NZFL), resulting in the carbon in the post 1989 areas of the forest being leased to New Zealand Carbon Leasing (No 1) Limited, a subsidiary of NZFL, in return for an annual rental.

The participant in the ETS is New Zealand Carbon Leasing (No 1) Limited. It is this company and not Hampton Forest LP that has the ETS liability at harvest. A legal opinion to this effect is available on request.



# How has the projected return at harvest been calculated?

# **Net Stumpage**

The return at harvest is expressed as the net stumpage per hectare. For Hampton Forest this is currently projected to be \$50,618 per hectare (ha) calculated as follows —

Log Type	Projected Recoverable Volume (m <sup>3</sup> / ha)	Percentage	FEL Price at Point of Sale (\$ / m³)	Total Production Costs (\$ / m³)	Net Return Stumpage (\$ / m³)	Contribution to Stumpage (\$/ ha)
Export P40	168.36	21%	\$184.40	\$70.06	\$114.34	\$19,248
Export A	191.84	24%	\$133.90	\$70.06	\$63.84	\$12,246
Export K	52.48	7%	\$120.60	\$70.06	\$50.54	\$2,653
Export KI	44.03	6%	\$109.35	\$70.06	\$39.29	\$1,730
Export KIS	62.36	8%	\$96.80	\$70.06	\$26.74	\$1,666
Domestic P35	36.48	5%	\$177.30	\$71.06	\$106.24	\$3,876
Domestic S30	142.71	18%	\$116.15	\$71.06	\$45.09	\$6,441
Domestic S20	87.58	11%	\$102.50	\$71.06	\$31.44	\$2,759
Totals	785.84	100%				\$50,618

### **Harvest Assumptions**

The calculated harvest return is a projection based upon a number of critical assumptions —

- The log volumes and grades are based on a mid-rotation inventory carried out in 2014. These are now reported in actual log grades rather than generic Ministry of Primary Industries (MPI) grades. As these figures are derived from low percentage sampling they are subject to material variation.
- A sales scenario based on the Napier and Port of Napier as the point of sale has been used and therefore assumes demand will exist at harvest time at this destination. Other scenarios will produce different stumpage outcomes.
- Log prices are Forest Enterprises (FE) 36-month average prices to 30 September 2018. In order to better reflect actual log grades and regional prices, actual FE grades and sales prices are now used rather than the generic grades reported upon by MPI.
- Harvesting and Transportation costs are based upon the costs currently being paid by Forest Enterprises
  for current harvesting. These costs reflect the characteristics of the forests currently being harvested,
  which may differ from the characteristics of this forest when it is harvested. The financial impact of
  the relevant characteristics of this forest are unable to be quantified at this time.
- The cost of the roading network required at harvest is substantial. As this stage a provision of \$1,892,744 has been made and represents \$5.85 / m3 of the Total Production Costs (\$/ m3) figure shown in the Stumpage calculation below.
- The split between hauler and ground-based logging may be amended when harvest planning is progressed. At this stage 10%hauler / 90%ground logging has been assumed.
- Harvest is assumed to occur in the years shown. Harvesting practicalities will probably have an impact on this timing resulting in a spread over more years.

#### **Important**

Every effort has been made to arrive at reasonable figures based upon Forest Enterprises 46 years forestry knowledge, including our current harvesting experience. Investors should be aware that the projections provided will vary over time depending upon many factors and the resulting changes could be material.



# **Manager's Report for Hampton Forest**

Taken from the Financial Report for the year ended 31 March 2018.

#### **Forest Activity Last Year**

As your forest has completed its major silviculture operations and is growing on to harvest, field activities during the year focused on regular inspections to check on forest health and to ensure access ways remain open.

Maintenance expenditure related to clearing trees from the tracks along with minor slips and debris.

### **Forest Activity for the Coming Year**

There is little activity planned in the forest for the coming year.

Provision has been made in the budget for continued maintenance of the tracks and internal access ways, as required.

### **Emissions Trading Scheme**

In October 2012 investors voted in favour of a carbon lease proposal that has the effect of annual rental payments being received from New Zealand Carbon Leasing (No 1) Limited in exchange for the risks and rewards of participation under the ETS being the responsibility of the carbon lease company for post 1989 forest areas.

The fifth payment of \$62,827 was received on 30 April 2017. The next payment due on 30 April 2018 will be that received in 2017 plus 1.3% being the increase in the Consumer Price Index for the 12 months ending 31 March 2017.

Separate to the post 1989 forest area, Hampton Forest has 47 hectares of pre-1990 forest area. The 2,820 New Zealand Units (NZUs) relating to this area can be sold. The market price at the beginning of January 2019 was around \$25 / NZU.

#### Conclusion

This report is specific to matters pertaining to your forest, with items of a more general nature, and industry comment being covered in our regular Forest Enterprises Investor Communications.



Trees at main entrance showing good form.

Photo August 2017



# **General Notes to the Cashflow Projection**

The base Cashflow Projection is updated yearly as part of the financial reporting process with the first year's expenditure being the budget for the current year. Regular changes are made to the harvest revenue projection between Financial Reports in accordance with the harvest assumptions on page 8. Generally, changes between reporting periods are only made if separately identifiable and material or to reflect their timing relative to the date of the Investment Report.

The Cashflow Projection reflects our estimate of the cost of the work to be done or services provided, year-by-year through to harvest, generally based upon the work program and prices current at the time of the Financial Report review. Actual costs and timing will vary from the projections as a consequence of changes over time to the work program and the prices; these changes may be material.

Other assumptions (in addition to the harvest assumptions set out on page 8) include —

- It is assumed that the land will be sold in the final harvest year at the current rating valuation.
- No provision is made for the replanting of the areas harvested, other than for trees on the property at the time of purchase. Practically this will occur the winter following harvest and the replanted tree crop sold at the conclusion of harvest (in addition to the land). This will impact upon the timing of the distribution of the harvest revenue.
- It is assumed that Carbon Lease payments are received from the participant company under the Emissions Trading Scheme (ETS). Changes to harvest timing will impact on the duration of the payments.
- The Cashflow opposite includes the annual Investor Administration Fee of \$40 and assumes each investor owns 200 shares ie the \$11,200 figure per annum is subject to a credit or debit adjustment for those investors who own more or less than 200 shares.

NOTE: Future Calls in the Cashflow Projection should be taken as a guide only. **Due to harvest practicalities**, it is likely that Distributions will be spread over several years.



Forest entrance Photo March 2014



# **Cashflow Projection for Hampton Forest**

Please refer to the General Notes to the Projection opposite.

Note: the reference to 'Each Investment Unit' refers to 200 shares.

No. Units	280						
Financial Year ending March 2019	2019	2020	2021	2022	2023	2024	TOTAL
Hectares Planted							
Total Hectares Harvested						411.5	411.5
EXPENDITURE							
Forestry Expenditure							
Maintenance	4700	4700	4700	4700	4700		23500
Protection	2890		2890	2890	2890	2890	17340
Insurance	13840		13890	14040	13320	12120	80230
Rates	3900		3900	3900	3900	3900	23400
Other Expenditure							
Management	11530	11530	11530	11530	11530	11530	69180
Investor Admin Fee	11200		11200	11200	11200	11200	67200
Trustees Fees	4250		4250	4250	4250	4250	25500
Audit Fees	2300		2300	2300	2300	2300	13800
Investment Update & Valuation	3080		3080	3080	3080	3080	18480
Legal & Other Professional Fees	23030		-		-		23030
Mapping & Inventory	10100						10100
Borrowing Costs & Bank Fees	650	650	650	650	650		3250
Industry Subscriptions & Levies	1600	1600	1600	1600	1600	1600	9600
Filing Fees & Disbursements	3900	3900	3900	3900	3900	3900	23400
Investor Meeting Costs		3000			3500		6500
Contingency							
TOTAL EXPENDITURE	96970	66020	63890	64040	66820	56770	414510
RECEIPTS							
Net Current Assets	95970	1180	-950	-800	1980	2060	99440
Sale of Land & Improvements						1180000	1180000
Mortgage Borrowings							
Carbon Lease		63840	63840	63840	63840	63840	319200
Interest	1000	1000	1000	1000	1000	1000	6000
Harvest						20829310	20829310
Sale of Second Rotation Trees							
TOTAL RECEIPTS	96970	66020	63890	64040	66820	22076210	22433950
NET CASHFLOW						22019440	22019440
CASHFLOW FOR EACH INVESTMENT UNIT							
Calendar Year of Call Payment	2018	2019	2020	2021	2022	2023	TOTALS
Payable 31 October							
Cash Receivable per Unit per Annum						78641	78641
TAX ANALYSIS FOR EACH INVESTMENT L	NIT						
Tax Year ending March	2019	2020	2021	2022	2023	2024	TOTALS
Cashflow per Unit before Tax	2010				_0_0	78641	78641
Taxation Benefit at 33%	19	1	-1	-1	2	3 3 3 1 1	21
Taxation Payable at 33%	10	· ·	'	· '	_	-24558	-24558
Cash Payable per Unit after Tax	19	1	-1	-1	2	_ 1000	21
Cash Receivable per Unit after Tax	19	_ ·	-1	-1	2		21



# **Statement of Financial Position for Hampton Forest**

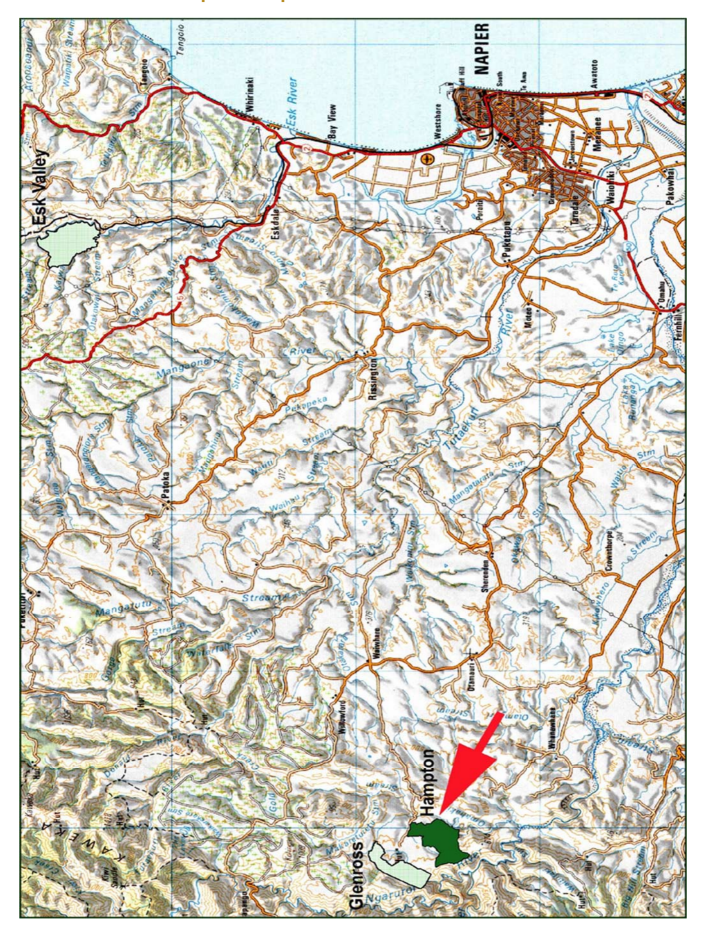
Taken from the Financial Report for the year ended 31 March 2018.

2016/17					2017/18
\$		Note	\$	\$	\$
	CURRENT ASSETS				
	Funds on Hand				
1,780	Cheque Account	ı	3,034.86		
37,878	Trust Account	ı	45,328.96		
39,658	Total Funds on Hand			48,363.82	
	Other Current Assets				
62,827	Sundry Debtors		64,861.29		
1,057	GST Recoverable		767.96		
80	Resident Withholding Tax Recoverable	2	190.52		
26	Calls in Arrears		26.04		
63,990	Total Other Current Assets			65,845.81	
103,648	TOTAL CURRENT ASSETS		•	114,209.63	
	LESS CURRENT LIABILITIES				
0	Cheque Account	1	0.00		
4,441	Sundry Creditors		4,327.48		
6,967	Calls in Advance		10,446.99		
11,408	TOTAL CURRENT LIABILITIES			14,774.47	
92,240	NET CURRENT ASSETS	3			99,435.16
	PROPERTY, PLANT & EQUIPMENT				
	Land Preparation				
47,450	Land Preparation		47,450.23		
(34,971)	Less Accumulated Depreciation		(35,757.44)		
12,479	Total Land Preparation			11,692.79	
	Other Depreciable Assets				
	Non Depreciable Assets				
550,785	Land & Improvements at Cost		550,784.97		
	Biological Assets				
7,677,131	Forest Crop Value	4	9,653,489.00		
8,227,916	Total Non Depreciable Assets			10,204,273.97	
8,240,395	TOTAL LONG TERM ASSETS				10,215,966.76
8,332,635	NET ASSETS				10,315,401.92
	EQUITY				
3,174,520	Investment by Limited Partners		3,174,520.00		
5,158,115	Retained Earnings		7,140,881.92		
8,332,635	NET EQUITY	5			10,315,401.92

Note	Comments
1	Funds on hand
2	The Resident Withholding Tax deducted from the Interest received will be recovered from the IRD by partners.
3	The Net Current Assets have been deducted from the 2018 budget to arrive at funding required
4	The fair value of the Forest Crop at balance date.
5	The total amount paid by the Limited Partners and Retained Earnings.



# **Detailed location map of Hampton Forest**





# **Tender Form**

This form establishes an offer by open tender to purchase shares from an existing investor in a Forest Enterprises forestry investment, as detailed below.

Tende	erer Details
Name:	
Address	s:
Phone:	(Day) (Mobile)
rendere	er intends to invest as: (tick one) Individual(s) [ ] Trust [ ] Company [ ] Partnership [ ]
Offer I	Details
Investme	ent Name:
	r of Shares: (Total in figures)
Humber	
Č-	(Total in words)
PLUS the	e Forest Enterprises Ltd (FEL) Transfer Fee of \$150.00.
3 v subm	nitting a completed and signed Tender, the Tenderer acknowledges and agrees to the following:
• T	Γο pay a non-refundable Transfer Fee of \$150 per investment for the number of shares purchased. Payment is to b noluded with the payment for the shares.
re	The Tenderer has full legal capacity (has attained the age of 18 years and is competent to manage their own affairs relation to property), and authority (if acting for the Buyer of the shares), to submit this tender and enter into a bindin contract to buy the shares.
o e c	The documentation to be completed in respect of any resulting sale will take into account the Land Value and the Value of Standing Timber pursuant to Section HG5 of the Income Tax Act 2007. In the event that the Value of Standing Timber exceeds the \$50,000 threshold, or the New Zealand Inland Revenue determines the threshold is exceeded, the financiations equences will be the sole responsibility of the Seller. As a consequence, the successful Buyer will then receive a Confirm that is defined in section DP 10 of the Income Tax Act 2007) in respect of the Standing Timber purchased
a to	Should the offer be accepted by the Seller, the consequential contract will be with the Seller, and whilst FEL will co-ordinate and facilitate the process, FEL has no responsibility or liability to the Tenderer should the Seller default in their obligation to complete the resulting transfer, other than to reimburse the Purchase Price and Transfer Fee if paid. Payment expected within 5 working days of the offer being accepted.
	Should the offer be accepted, the documentation necessary to settle the transfer of the shares will be completed an returned in full.
	This offer is irrevocable until acceptance by the Seller, or for ten (10) working days following the receipt by FEL of the offer whichever is sooner.
	That the investment is contributory in nature and therefore may require Investor payments (referred to as Calls) betwee he purchase date and harvest. Refer to the Investment Report (Cashflow Projection) for further details.
enderer l	Full Name:
enderer :	Signature: Date: / /

Return your completed Tender Form to Customer Services Manager Sean Roberts at sroberts@forestenterprises.co.nz



# **Example Deed of Assignment and Power of Attorney**

DEED OF ASSIGNMENT AND POWER OF ATTORNEY						
THIS DEED is executed the da	ay of 2018  mpleted by Forest Enterprises Ltd]					
Parties						
[Name of Assignor(s)]	("the Assignor(s)")					
2. [Name of Assignee(s)]	("the First Assignee(s)")					
3. [Investment Name] Forest LP	("the Limited Partnership")					
Particulars of Managed Investment Sch	neme					
Scheme Name:	[Investment Name] Forest Investment ("the Investment")					
Scheme Number:	[Scheme Number]					
General Partner:	[Investment Name] Forest GP Limited ("the General Partner")					
Manager:	Forest Enterprises Limited ("the Manager")					
Governing Documents:	Deed of Scheme Management dated [date].  Limited Partnership Agreement dated [date].  Constitution of the General Partner ("the Constitution")					
Particulars of Securities Transferred						
Limited Partnership:	Shares in the Limited Partnership ("the LP Shares")					
Number of LP Shares:	[Number of LP Shares]					
General Partner:	Shares in the General Partner ("the GP Shares")					
Number of GP Shares:	[Number of GP Shares]					
Consideration for LP Shares:	[Consideration for LP Shares]					
Land Value:	[Land value]					
Value of Standing Timber	[Share Consideration less Land Value]					
Assignee Overseas Person: Yes / No						
Effective Date:	[To be completed by Forest Enterprises Ltd]					



#### **Background**

- The Assignor(s) are the owner of the LP Shares and the GP Shares in the Investment.
- 2. On the Specific Terms and the General Terms and Conditions of this Deed and for the consideration specified above, the Assignor transfers to the Assignee the LP Shares and the GP Shares. On the Effective Date, the terms of the Governing Documents registered on the Disclose Register and the terms of the Constitution registered in the Companies Office will bind the Assignee.
- 3. The Assignee(s) wish to grant to Trustees Executors Limited the limited Powers of Attorney which are a condition in the Governing Documents of being a limited partner in the Limited Partnership, and a condition in the Constitution of being a shareholder in the General Partner.

#### **Specific Terms**

- 4. **Tax Treatment if Standing Timber Consideration is >\$50,000:** The Assignor confirms that the consideration paid by the Assignee under this Deed is taxable income because the safe harbour under section HG 5 of the Income Tax Act 2007 does not apply. Therefore, the Assignee is entitled to a 'cost of timber' deduction in terms of section DP 10 of the Income Tax Act. The Assignor and Assignee agree that:
  - 4.1 The Assignor will obtain from the Manager details of the value of the standing timber component of this assignment.
  - 4.2 The Assignor will meet the resulting taxation liability.
  - 4.3 The Assignee will be entitled to a 'cost of timber' of the standing timber component of this transaction without additional payment to the Assignor. The Manager will advise the Assignee the quantum of the Assignee's 'cost of timber' entitlement which will be the value of the standing timber component of this assignment advised to the Assignor in subclause 4.1 of this clause.
  - 4.4 In the event that IRD determines a different value of the standing timber component of this assignment to that obtained from the Manager, the Assignor will provide a copy of IRD's determination to the Manager who will then advise the Assignee of the amended quantum of the 'cost of timber'.
- 5. **Tax Treatment if Standing Timber Consideration < \$50,000:** The Assignor confirms that the consideration paid by the Assignee under this Deed is excluded income under section HG 5 of the Income Tax Act 2007 and therefore the Assignee is not entitled to a 'cost of timber' deduction in terms of section DP 10 of the Income Tax Act. The Assignee acknowledges this taxation status of the assignment.
- 6. IRD Determination: In the event that the New Zealand Inland Revenue Department ("IRD") determines otherwise:
  - 6.1 The Assignor will advise the Manager of the change in status of this transaction and obtain from the Manager details of the value of the standing timber component of this assignment.
  - 6.2 The Assignor will meet the resulting taxation liability.
  - 6.3 The Assignee will be entitled to a 'cost of timber' of the standing timber component of this transaction without additional payment to the Assignor. The Manager will advise the Assignee the quantum of the Assignee's 'cost of timber' entitlement which will be the value of the standing timber component of this assignment advised to the Assignor by the Manager.
  - 6.4 In the event that IRD determines a different value of the standing timber component of this assignment to that obtained from the Manager, the Assignor will provide a copy of IRD's determination to the Manager who will then advise the Assignee of the amended quantum of the 'cost of timber'.

Signed by the Assignor							
Signed by:	In the presence of:						
Assignor Full Name:	Witness Signature:						
[Name of Assignor							
Assignor Signature:	Witness Full Name						
	Witness Town/City of Residence:	Witness Occupation:					



Signed by the Assignee		
Signed by:	In the presence of:	
Assignee Full Name:	Witness: Signature:	
[Name of Assignee]		
Assignee Signature:	Witness Full Name	
	Witness Town/City of Residence:	Witness Occupation:

Signed by the Limited Partnership		
Signed by [Investment Name] Forest GP Limited on behalf of "[Investment Name]" Forest LP:		
Director Name:	Director Signature:	
Graeme Mark TINDALL		
Director Name:	Director Signature:	
Gordon Brent WONG		

#### **GENERAL TERMS AND CONDITIONS**

- Execution in Counterpart: This Deed may be executed in any number of counterparts, each of which when executed and delivered shall constitute a duplicate original, but all counterparts together shall constitute a single agreement
- 2. Definition of Independent Trustee: For the purposes of the Governing Documents and this Deed, a person is an independent trustee if that person has no interest in the assets of the trust other than as a trustee. For the purposes of clarification (but without limitation) a person is not an independent trustee and has an interest in the assets of the trust if that person is a beneficiary or discretionary beneficiary in relation to the trust. All trustees acknowledge the need to immediately inform the Manager of changes to trustees, including appointments and retirements.
- 3. Same Definitions in Governing Documents: All terms defined in the Governing Documents bear the same meaning when used in this Deed unless the context requires otherwise.
- Interpretation: Words importing the singular number include the plural and vice versa and where obligations bind more than one person those obligations bind those persons jointly and severally.

#### **Assignment and Covenants**

- Transfer of LP Shares: On settlement of the assignment, all
  rights and interest in the LP Shares are vested in the Assignee
  effective from the Effective Date.
- 6. **Transfer of GP Shares**: On settlement of the assignment, effective from the Effective Date all rights and interest in the GP Shares are vested in the Assignee in accordance with the requirements under the Governing Documents and the Constitution.
- 7. Tax Loss/Tax Profit: Any tax loss incurred by the Assignor or tax profit attributable to the Assignor in the Investment in the financial year in which this assignment takes place will at the end of the financial year be treated as a tax loss incurred by the Assignee or a tax profit attributable to the Assignee, as the case may be, despite the Assignee not being a limited partner at the time the tax loss was incurred or the tax profit was made.
- Assignor's Obligations to Effective Date: The Assignor
  covenants with the Assignee that the Assignor has up to the
  Effective Date observed and performed all obligations required
  to be observed or performed under the Governing Documents

- in respect of the LP Shares and under the Constitution in respect of the GP Shares.
- Assignee's LP Share Obligations from Effective Date: The Assignee covenants with the Limited Partnership and the other limited partners in the Limited Partnership that from the Effective Date the Assignee will observe and perform all obligations contained or implied in the Governing Documents and will keep indemnified the other limited partners in respect of any obligation required of the Assignee with respect to the LP Shares and otherwise in terms of the Governing Documents.
- 10. Assignee's GP Share Obligations from Effective Date: The Assignee covenants with the General Partner and the other shareholders in the General Partner that from the Effective Date the Assignee will observe and perform all obligations contained or implied in the Constitution of the General Partner with respect to the GP Shares held by the Assignee.
- 11. Assignee must not be a Minor: The Assignee covenants with the Limited Partnership that for the purposes of the enforceability of this Deed the Assignee is not under the age of 18 years.
- 12. Overseas Person: The Assignee acknowledges that if the Assignee is an overseas person this Deed shall be of no force or effect unless the General Partner in its absolute discretion consents in writing to the Assignee holding the LP Shares. If the Assignee is not an overseas person on the Effective Date but subsequently becomes an overseas person while being a Limited Partner, the Assignee must immediately give notice of that fact to the General Partner and may be required to transfer all or some of the LP Shares and GP Shares to a person who is not an overseas person at the written direction of the Manager.
- No Encumbrances: The Assignor warrants that the LP Shares and the GP Shares are unencumbered. The Assignee warrants the LP Shares and GP Shares will remain unencumbered.
- 14. Instruction to Register Transfer: The Assignee instructs the Manager to record the vesting of the LP Shares in the name of the Assignee (together with any joint holders) in the register of limited partners in the Limited Partnership maintained by the Manager and to notify the Registrar of the change in terms of Section 59 of the Limited Partnerships Act 2008. The Assignee also instructs the Manager to record the vesting of

the GP Shares to the Assignee in the register of shareholders maintained by the Manager.

#### **Limitation of Liability of Independent Trustees**

15. Limitation of Liability: Any person who is an independent trustee of a trust executes this Deed in their capacity as an independent trustee so that their liability will not be an unlimited personal liability but will be restricted to the funds and assets of that trust in their hands or under their control at the time demand is made on them for payment, performance or indemnity under this Deed or the Governing Documents.

#### Applicable Laws

16. Compliance: This assignment is subject to the obligation of the Assignee to provide the Manager with any documentation and information the Manager may request from time to time in order for the Manager to undertake any action required to comply with all laws, rules, codes, regulations and other legal requirements in force, including the Limited Partnerships Act 2008, the Financial Markets Conduct Act 2013 and the Anti-Money Laundering and Countering Financing of Terrorism Act 2009 ("Applicable Laws"). The Assignee also agrees to such documentation and information provided to the Manager being disclosed to any person to enable it to be reported and used in compliance with the relevant Applicable Laws.

#### Privacy Act 1993

- 17. Collection and Use of Personal Information: The Limited Partnership, the General Partner and the Manager may collect and use any personal information about the Assignee that is required to comply with any legislation or requirements of law and reasonably necessary for the business of the Limited Partnership. The name and address of the Assignee and the number of LP Shares and GP Shares held by the Assignee may be disclosed in a list by the Manager to other limited partners in the Limited Partnership but subject to clause 16, no other personal information about the Assignee that is not already in the public domain may be disclosed to any other person without the Assignee's consent.
- Access to and Correction of Personal Information: The Assignee has rights of access to and correction of his or he personal information held by the Limited Partnership, the General Partner or the Manager pursuant to the Privacy Act 1993.

#### **POWER OF ATTORNEY**

23.

- 19. Appointment of Attorney: The Assignee irrevocably appoints Trustees Executors Limited or any corporate trustee company that succeeds Trustees Executors Limited as the supervisor over the Investment ("the Aftorney") to be the Assignee's Attorney with the limited powers given by this Deed.
- 20. **Powers:** The Attorney may in its own name and as the Assignee's Attorney do or perform any of the acts set out in paragraphs A and B below and will have sole discretion as to decision making with respect to this Power of Attorney.
- 21. Binding and Non-Revocable: The Assignee agrees to be bound by whatever the Attorney may lawfully do by this Power of Attorney. The powers conferred by this Power of Attorney may not be revoked or suspended except with the prior written agreement of the Manager and the Attorney.
- 22. Reliance on Power of Attorney: No person dealing with the Attorney in good faith will be bound to enquire as to whether this Power of Attorney is in full force and effect or as to the propriety of anything the Attorney may do by this Power of Attorney. A written statement by the Attorney to the effect that the Attorney has no notice of the revocation or suspension of its powers and authorities under this Power of Attorney will be conclusive evidence to that effect.

# A. Power of Attorney under the Governing Documents The Attorney will have the following limited powers:

- (a) To appoint any director of the General Partner present at any meeting of limited partners as proxy for all limited partners not present at the meeting solely for the purpose of satisfying the common law requirement that a meeting cannot be held without at least two individuals present in person or proxy;
- (b) To waive on behalf of all limited partners who are entitled to attend and vote at any limited partnership meeting but who do not attend the meeting any

- irregularity in the notice of meeting but only if the irregularity is of a technical or non-material nature;
- (c) To approve an amendment to a resolution set out in a notice of meeting provided that the amendment is:
  - (i) the correction of an error; or
  - (ii) a qualification of the application or restriction of the effect of the resolution on limited partners; or
  - (iii) for clarification and in the opinion of the Attorney consistent with the clear intent of the resolution;
- (d) To approve on behalf of the limited partners an amendment to the Governing Documents if in the opinion of the Manager the amendment is made to correct a manifest error or is of a formal or technical nature or is convenient and is not prejudicial to the general interests of the Limited Partnership or the limited partners, and the amendment is subject to prior approval by the Attorney; and
- To execute a deed of modification on behalf of the limited partners to record any amendment approved or permitted in accordance with the Governing Documents.

# Power of Attorney under the Constitution The Attorney will have the following limited powers:

- (a) To pass a written resolution in lieu of annual meeting as provided for in the Constitution for the purposes of:
  - (i) any resolution to receive, approve and adopt any directors' statement, directors' report, or financial statements within the meaning of section 6 of the Financial Reporting Act 2013;
  - (ii) any resolution regarding appointment of auditors to the General Partner under section 207I(3)(b) of the Companies Act 1993;
- (b) To vote on any resolution appointing a director of the General Partner;
- To vote on any resolution accepting a director's resignation or removing a director from office;
- (d) To appoint a director present at any meeting of shareholders as proxy for any shareholders not present at the meeting who have not appointed a proxy for the limited purpose of satisfying the common law requirement that a meeting (other than a resolution in lieu of meeting under paragraph (g) below) cannot be held without at least two shareholders present in person or proxy;
- (e) To approve an amendment of a resolution set out in a notice of meeting provided that the amendment is:
  - (i) the correction of an error; or
  - (ii) qualification of the application or restriction of the effect of the resolution on shareholders; or
  - (iii) for clarification and in the opinion of the Attorney consistent with the clear intent of the resolution.
- (f) To waive on behalf of all shareholders who are entitled to attend and vote at any shareholder meeting but who do not attend the meeting any irregularity in the notice of meeting but only if the irregularity is of a technical or non-material nature; and
- (g) To sign any resolution made in lieu of a meeting of shareholders in accordance with section 122 of the Companies Act in respect of which the Attorney has the limited powers to vote under paragraphs (b) and (c) above and to pass.



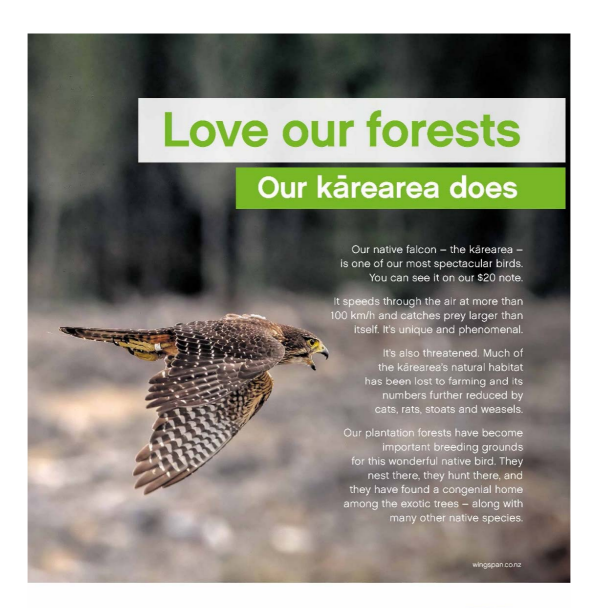
Boundary view. Photo March 2014



Boundary view over 3 years later showing significant growth. See the difference in the trunk size !

Photo August 2017





Let's love our forests – for the home they provide our native species.





Billboard from the NZ Wood national campaign Love our forests - www.nzwood.co.nz

