
Trade Me Group Limited

Half Year Report

FOR THE SIX MONTHS ENDED 31 DECEMBER 2013



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Highlights

Revenue has increased to \$85.7m, up 7% year-on-year, and driven by strong growth in the Classifieds segment.

Net profit after tax was \$38.0m, up 2% year-on-year. We will pay a dividend of 7.6 cents per share on 25 March 2014.

Earnings growth has continued with EBITDA* of \$60.4m, up 2% year-on-year.

Execution on the year of reinvestment indicated at our F13 full year results has proceeded as planned.

The acquisitions of LifeDirect and MotorWeb were completed successfully, and both businesses continue to impress.

We've made a range of senior hires across the business and kicked off advertising campaigns for General Items and Trade Me Property.

We've reached a milestone for mobile: more than half of all visits to Trade Me are now via a smartphone or tablet.

*EBITDA (a non-GAAP measure) represents earnings before income taxes (a GAAP measure), excluding interest income, interest expense, depreciation and amortisation, as reported in the financial statements.

Commentary

Thank you for your continued support. As we stated at our F13 full year results last August, we have been busy as we reinvest in the business to ensure its long-term growth and success.

Dear shareholders,

Thank you for your continued support. As we stated at our F13 full year results last August, we have been busy as we reinvest in the business to ensure its long-term growth and success. Our execution on those plans has gone well and, as we flagged six months ago, our earnings growth has been slower than in previous years.

THE NUMBERS

In the first half of F14, Trade Me grew its revenue to \$86m, a rise of 7% compared to the same period last year. The company's net profit grew by 2% year-on-year to \$38m as we invested more in the business. The resulting earnings per share increased by 2% year-on-year to 9.59 cents per share.

We intend to pay a dividend of 7.6 cents per share, consistent with our policy of paying dividends based on approximately 80% of net profit after tax. We expect the dividend to be paid to shareholders on 25 March 2014.

OPERATING PERFORMANCE

Gross sales in our **General Items** marketplace has been flat, and accordingly our revenue has also been flat (year-on-year this was down 2%, but up 1% when last year's one-off benefit from a change in the revenue recognition estimation process is removed). Our efforts to restore growth in this part of our business are continuing. We remain optimistic that we will revive growth in our marketplace, but acknowledge this will require patience and perseverance.

The **Classifieds** businesses have performed well over the period, with revenue growth of 17% year-on-year. We have embarked upon a major change to how **Trade Me Property** charges real estate agents – this is disruptive, but we believe it to be in the best interests of vendors, buyers, Trade Me and the real estate industry in the long term. We have strengthened **Trade Me Motors** with the acquisition of MotorWeb. **Trade Me Jobs** has gained further market share against its main rival.

In our **Other** segment, revenue grew 2% year-on-year. We divested Treat Me in April last year, which reduced our revenue, but also our expenses. Our smaller businesses in dating and travel performed as expected. LifeDirect contributed revenue for the last three months of the period. On a like-for-like basis (excluding both Treat Me and LifeDirect), revenue in this segment grew 10% over the corresponding period in F13.

Our **expenses** were up 19% year-on-year. This is a hefty increase in costs, but is necessary for us to properly convert on the opportunities in front of us and position the business for the longer term. The main contributors to this cost increase were new staff (primarily to speed up our product development) and marketing (to ensure we put our best foot forward to the New Zealand public).

ACQUISITIONS AND DIVESTMENTS

In September we finalised the acquisition of **LifeDirect**, an online aggregator of life and health insurance. The business

has performed well and met all of our expectations. We continue to be excited by LifeDirect and its prospects. We believe that the model of providing consumers with a single venue to compare insurance products easily and efficiently is sound, and fits well with Trade Me's core purpose of connecting two parties to undertake a transaction or form a relationship. We see that Trade Me can help LifeDirect grow.

In December we acquired **MotorWeb**, an online business that packages and sells motor vehicle information and reports to finance companies, insurers, car dealers and the general public. MotorWeb is an excellent fit for Trade Me given its great reputation and strong expertise in vehicle data. It has a lot of potential to complement our existing Trade Me Motors business and will give us the chance to broaden and deepen the products and data we provide for buyers and sellers of motor vehicles.

MOBILE

In January 2014, we reached a milestone as more than half of all visits to Trade Me came from mobile devices, and we expect the strong growth of mobile to continue. We've put an enormous amount of work into making Trade Me a great experience across tablets and smartphones, and we're very happy with the progress we've made, however there is still much to be done.

Over the coming year we will continue to build our set of mobile products. However, we expect to talk about mobile less rather than more as it becomes completely ingrained in the business, rather than separate to our websites.

BUILDING THE TEAM

We have continued to strengthen our senior team. In the past six months we have hired three new people into our Senior Management Team in the roles of Head of Design, Head of Analytics and Head of FindSomeone.

We have Nigel Jeffries joining us in April 2014 to take the reins of Trade Me Property, and we've embarked on a search to find a new Head of Advertising. These hires will further increase our senior capability.

TALKING MORE ABOUT TRADE ME

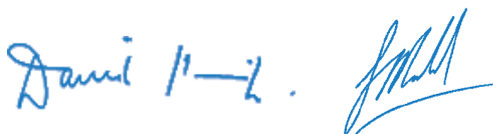
Following our success advertising Trade Me Jobs on TV and other media over the last year, we've expanded our advertising efforts to include our General Items marketplace and, most recently, Trade Me Property. We expect higher advertising expenses to continue and for the investment to deliver us a good financial return.

OUTLOOK

One of the challenges for any company is maintaining the balance between delivering good financial results in the short term and positioning the business for long-term success.

Trade Me has embarked on a period of reinvestment in the business with slow growth in short-term earnings, as costs rise faster than revenue. We are convinced this is the right approach for the business and believe that investment now will result in stronger market positions and greater growth opportunities in the future. In the second half of the year we will continue to invest assertively.

We are confident about the prospects for our business. Major trends such as growth in mobile, the migration of advertising revenue online and the growth in online retail are all in our favour. We expect stronger profit growth over the course of F15 as we roll out new products, phase in yield improvements in the Classifieds, and increase activity in our General Items marketplace.



David Kirk
CHAIRMAN

Jon Macdonald
CEO

Interim consolidated statement of comprehensive income

FOR THE SIX MONTHS ENDED 31 DECEMBER 2013

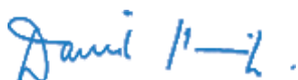
	Notes	Unaudited 31 December 2013 \$000's	Unaudited 31 December 2012 \$000's
General Items		32,629	33,149
Classifieds		38,563	33,094
Other		14,459	14,137
Total revenue		85,651	80,380
Employee benefit expense		(13,004)	(11,411)
Web infrastructure expense		(1,608)	(1,612)
Promotion expense		(3,206)	(1,268)
Other expenses		(7,402)	(6,877)
Total expenses		(25,220)	(21,168)
Earnings before interest, tax, depreciation and amortisation		60,431	59,212
Depreciation and amortisation		(5,339)	(4,324)
Earnings before interest and tax		55,092	54,888
Finance income		1,052	939
Finance costs		(3,068)	(3,872)
Profit before income tax		53,076	51,955
Income tax expense		(15,056)	(14,587)
Profit and total comprehensive income for the period		38,020	37,368
Earnings per share			
Basic and diluted (cents per share)	4	9.59	9.43

Interim consolidated statement of financial position

AS AT 31 DECEMBER 2013

	Notes	Unaudited 31 December 2013 \$000's	Audited 30 June 2013 \$000's
Assets			
Cash and cash equivalents		25,985	48,857
Trade and other receivables		10,217	9,004
Total current assets		36,202	57,861
Trade and other receivables		1,032	814
Derivative financial instruments		610	78
Property, plant and equipment		5,167	5,449
Other intangible assets		57,724	45,672
Goodwill		746,495	730,703
Deferred tax asset		993	875
Total non-current assets		812,021	783,591
Total assets		848,223	841,452
Liabilities			
Trade and other payables		13,447	11,522
Derivative financial instruments		7	24
Income tax payable		2,510	6,953
Total current liabilities		15,964	18,499
Interest bearing loans and borrowings	8	165,734	165,858
Other non-current liabilities	7.1	4,116	29
Total non-current liabilities		169,850	165,887
Total liabilities		185,814	184,386
Equity			
Contributed equity	6	1,069,196	1,069,196
Share based payment reserve		774	557
Other reserves		(485,737)	(485,737)
Retained earnings		78,176	73,050
Total equity attributable to owners of the Company		662,409	657,066
Total equity and liabilities		848,223	841,452

For and on behalf of the Board of Directors who authorised these interim financial statements for issue on 18 February 2014:



David Kirk
CHAIRMAN



Joanna Perry
CHAIR OF THE AUDIT AND
RISK MANAGEMENT COMMITTEE

Interim consolidated statement of changes in equity

FOR THE SIX MONTHS ENDED 31 DECEMBER 2013

	Notes	Ordinary shares \$000's	Share based payment reserve \$000's	Retained earnings \$000's	Other reserves \$000's	Total equity \$000's
Balance at 1 July 2013		1,069,196	557	73,050	(485,737)	657,066
Profit and total comprehensive income		–	–	38,020	–	38,020
Dividends	5	–	–	(32,894)	–	(32,894)
Supplementary dividends		–	–	(4,217)	–	(4,217)
Tax credit on supplementary dividends		–	–	4,217	–	4,217
Share based payments		–	217	–	–	217
Balance at 31 December 2013 (unaudited)		1,069,196	774	78,176	(485,737)	662,409

	Notes	Ordinary shares \$000's	Share based payment reserve \$000's	Retained earnings \$000's	Other reserves \$000's	Total equity \$000's
Balance at 1 July 2012		1,069,051	200	55,065	(485,737)	638,579
Profit and total comprehensive income		–	–	37,368	–	37,368
Dividends	5	–	–	(30,888)	–	(30,888)
Supplementary dividends		–	–	(1,500)	–	(1,500)
Tax credit on supplementary dividends		–	–	1,500	–	1,500
Share based payments		–	292	–	–	292
Shares issued to employees		145	–	–	–	145
Balance at 31 December 2012 (unaudited)		1,069,196	492	61,545	(485,737)	645,496

Interim consolidated statement of cash flows

FOR THE SIX MONTHS ENDED 31 DECEMBER 2013

	Notes	Unaudited 31 December 2013 \$000's	Unaudited 31 December 2012 \$000's
Cash flows from operating activities			
Receipts from customers (inclusive of GST)		95,548	91,744
Payment to suppliers and employees (inclusive of GST)		(35,909)	(35,578)
Income tax paid		(15,401)	(20,850)
Interest received		1,084	892
Net cash flows from operating activities		45,322	36,208
Cash flows from investing activities			
Payment for purchase of property, plant and equipment		(1,010)	(879)
Payment for purchase of intangibles		(2,939)	(907)
Receipts from loan		150	–
Business acquisitions	7	(23,500)	(3,327)
Net cash flows (used in) investing activities		(27,299)	(5,113)
Cash flows from financing activities			
Dividends paid		(37,111)	(30,888)
Interest paid on borrowings (including facility fees)		(3,784)	(3,323)
Net cash flows (used in) financing activities		(40,895)	(34,211)
Net (decrease) in cash and cash equivalents		(22,872)	(3,116)
Cash and cash equivalents at beginning of period		48,857	39,135
Cash and cash equivalents at end of period		25,985	36,019
Cash comprises:			
Cash at bank		10,985	11,019
Short term deposits		15,000	25,000
Total cash and cash equivalents		25,985	36,019

Notes to the interim consolidated financial statements

FOR THE SIX MONTHS ENDED 31 DECEMBER 2013

1. GENERAL INFORMATION

The interim consolidated financial statements presented are for Trade Me Group Limited (the "Company"), and its subsidiaries (together the "Group"), a company domiciled in New Zealand and registered under the Companies Act 1993.

The interim financial statements are for the six months ended 31 December 2013 and have been prepared in accordance with NZ GAAP. Trade Me Group Limited is a profit-oriented entity.

The nature of the operations and principal activities of the Group are to operate and manage all Trade Me websites including online marketplaces, classifieds, advertising, insurance comparison, travel, holiday accommodation and online dating.

2. BASIS OF PREPARATION AND ACCOUNTING POLICIES

The accounting policies applied to the preparation of the consolidated interim financial statements are consistent with those followed in the preparation of the Group's annual financial statements for the year ended 30 June 2013.

These general purpose consolidated interim financial statements for the six months ended 31 December 2013 have been prepared in accordance with NZ IAS 34 Interim Financial Reporting and IAS 34 Interim Financial Reporting. These consolidated interim financial statements do not include all the notes of the type normally included in an annual financial report and should be read in conjunction with the audited financial statements of the Group for the year ended 30 June 2013.

The financial statements are presented in New Zealand dollars and all values are rounded to the nearest thousand dollars (\$000's).

3. SEGMENT REPORTING

(a) Identification of reportable segments

The group has determined its operating segments based on the reports reviewed by the Group's Chief Executive Officer to assess performance, allocate resources and make strategic decisions. The reportable segments are based on aggregating operating segments based on the similarity of the services provided.

The Group's reportable segments are as follows:

General Items

The General Items segment is our online marketplace business. Revenue is generated from listing fees, premium fees and success fees and performance is driven by both the number of completed transactions and the total sales value of completed transactions.

Classifieds

The Classifieds segment represents advertising revenue from each of our three classified advertising sites: Motors, Property and Jobs. Revenue is generated primarily from basic and premium listing fees.

Other

The Other segment reflects all other businesses, including advertising, travel, online dating, Pay Now and online insurance comparison.

(b) Segment revenues, EBITDA and reconciliation to overall result

The following is an analysis of the Group's revenue and EBITDA from continuing operations by reportable segment.

Reporting segments	Revenue 31 December 2013 \$000's	Revenue 31 December 2012 \$000's	EBITDA* 31 December 2013 \$000's	EBITDA* 31 December 2012 \$000's
General Items	32,629	33,149	24,478	26,046
Classifieds	38,563	33,094	28,643	26,357
Other	14,459	14,137	7,310	6,809
Total for continuing operations	85,651	80,380	60,431	59,212
Reconciliation to overall result				
Depreciation and amortisation			(5,339)	(4,324)
Finance income			1,052	939
Finance costs			(3,068)	(3,872)
Profit before Income Tax			53,076	51,955

*EBITDA (a non-GAAP measure) reflects earnings before interest, tax, depreciation and amortisation.

The accounting policies of the reportable segments are the same as the Group's accounting policies as outlined in the annual financial statements for the year ended 30 June 2013.

Segment revenue reported above represents revenue generated from external customers. Immaterial inter-segment revenues have been excluded from the above segment results (2012: Nil).

(c) Segment assets and liabilities

The assets and liabilities of the Group are reported to and reviewed by the Chief Executive Officer in total and are not allocated by operating segment. Therefore, operating segment assets and liabilities are not disclosed.

(d) Other information

Geographical

The Group operates within New Zealand, and derived no material revenue from foreign countries for the six months ended 31 December 2013 (2012: Nil).

Information about major customers

No single customer contributed 10% or more to the Group's revenue for the six months ended 31 December 2013 (2012: Nil).

4. EARNINGS PER SHARE

The earnings and weighted average number of ordinary shares used in the calculation of basic and diluted earnings per share are as follows:

	Unaudited 31 December 2013	Unaudited 31 December 2012
Earnings used for the calculation of basic and diluted earnings (\$000's):	38,020	37,368
Weighted average number of shares on issue (000's)	396,434	396,154
Basic and diluted earnings per share (cents)	9.59	9.43

Basic earnings per share is calculated by dividing the Group profit for the six month period by the weighted average number of ordinary and restricted shares outstanding during the period. Diluted earnings per share equals basic earnings per share, since there are no potentially dilutive ordinary shares.

5. DIVIDENDS

	Unaudited 31 December 2013 \$000's	Unaudited 31 December 2012 \$000's
Fully imputed dividends: 8.3 cents per share (2012: 7.8 cents per share)	32,894	30,888
Dividends declared after reporting date, but not recorded as a liability in these financial statements: 7.6 cents per share (2012: 7.5 cents per share)	30,138	29,723

6. CONTRIBUTED EQUITY

	Unaudited 31 December 2013 \$000's	Unaudited 31 December 2012 \$000's
Balance at beginning of period	1,069,196	1,069,051
Ordinary shares issued during the period	–	145
Balance at end of the period	1,069,196	1,069,196

7. BUSINESS COMBINATIONS

7.1 LifeDirect acquisition

On 13 September 2013 the Group purchased LifeDirect, an online insurance premium quoting comparison and application business. The business was acquired via an asset purchase and was acquired to further grow the Group's "Other" business segment.

Assets and liabilities acquired at the date of acquisition:

	\$000's
Software	2,654
Customer list	1,618
Other	41
Revenue in advance	(300)
Goodwill	4,089
Total identifiable net assets and liabilities attributable to the Group	8,102
Satisfied by	
Cash paid on acquisition date	4,000
Fair value of contingent consideration to be paid in September 2015 and 2016.	4,102
Fair value of consideration paid	8,102

The business has not had a significant impact on revenue or profit for the six months ended 31 December 2013. Had the acquisition occurred at the beginning of the reporting period, there would have been no significant change to the consolidated statement of comprehensive income with regard to revenue and profit for the period.

Under the terms of the acquisition agreement, the Group must pay the former owners of LifeDirect two additional cash payments based on meeting revenue and EBITDA targets in the years ending 31 August 2015 and 31 August 2016. The range of undiscounted payments in respect of the year ending 31 August 2015 is \$0–\$4.5 million, and the payment in respect of the year ending 31 August 2016 is tied to revenue and is uncapped.

The fair value of contingent consideration included in Other non-current liabilities has been determined using the present value of a weighted average range of possible earn out payments based on the Group's assessment of the probability of achieving each of the revenue and EBITDA targets within the range. The discount rate used is 5.37%. The effects on the fair value of risk and uncertainty in the future cash flows are dealt with by adjusting the estimated cash flows rather than adjusting the discount rate.

If the probabilities of reaching the revenue targets in the upper half of the range of possible payment hurdles were increased by 5% and those in the lower half decreased by 5%, it would increase the fair value of the contingent consideration by \$0.5 million. If the converse was applied, it would reduce the contingent consideration by \$0.5 million.

Acquisition-related costs included in other expenses in the statement of comprehensive income were immaterial.

7.2 MotorWeb acquisition

On 20 December 2013 the Group purchased MotorWeb, an online vehicle information service. The business was acquired via a combination of asset and share purchases and was acquired to complement the Group's "Motors" business.

Assets and liabilities acquired at the date of acquisition:

	\$000's
Software	7,800
Property, plant and equipment	71
Other	6
Trade and other payables	(80)
Goodwill	11,703
Total identifiable net assets and liabilities attributable to the Company	19,500
Satisfied by	
Cash paid on acquisition date	19,500
Fair value of consideration paid	19,500

The business has not had a significant impact on revenue or profit for the six months ended 31 December 2013. Had the acquisition occurred at the beginning of the reporting period, the consolidated income statement would have included additional revenue of \$4.2 million. There would have been no significant change to profit for the period.

Goodwill arising from the two acquisitions includes synergies expected to be achieved as a result of combining the acquired businesses with the rest of the Group. The acquired work forces and future growth opportunities are also key factors contributing to the goodwill acquired during the reporting period. None of the goodwill is expected to be deductible for tax purposes.

Acquisition-related costs included in other expenses in the statement of comprehensive income were immaterial.

8. INTEREST BEARING LIABILITIES

	Unaudited 31 December 2013 \$000's	Audited 30 June 2013 \$000's
Committed cash advance facility	166,000	166,000
Deferred funding costs	(266)	(142)
Total interest bearing liabilities	165,734	165,858

The Commonwealth Bank of Australia had provided a \$200 million revolving cash advance loan facility to the Group, of which \$166 million was drawn down as at 30 June 2013. During the six month period ended 31 December 2013, the Group cancelled the undrawn facility and refinanced the lending through syndication as follows:

Lender	Balance \$000's	Maturity date
Commonwealth Bank of Australia	116,000	11 September 2016
Westpac Banking Corporation	50,000	11 September 2016

The facility is guaranteed by the Company and its wholly owned subsidiary Trade Me Limited. The covenants entered into by the Group require specific calculations of the Group's net debt to EBITDA, and interest cover.

There have been no covenant breaches.

The facility incurs interest based on market floating rates that are re-set every 90 days.

9. FINANCIAL INSTRUMENTS

9.1 Fair value

Financial instruments included in these financial statements include cash and cash equivalents, trade and other receivables, trade and other payables, interest bearing loans and borrowings and derivative financial instruments. The carrying amounts of these financial instruments are a reasonable approximation of their fair values.

Derivative financial instruments and the liability for contingent consideration outlined in note 7.1 are both classified as "fair value through profit or loss" and are categorised into one of three levels based on the quality of inputs used to determine fair value:

- Level 1—quoted prices in active markets for identical assets or liabilities
- Level 2—inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices)
- Level 3—inputs for the asset or liability that are not based on observable market data (unobservable inputs)

Derivative financial instruments are classified as level 2 and the liability for contingent consideration is classified as level 3.

The fair value of derivative financial instruments has been determined using observable market interest rate data as at balance date. The basis for valuation of the liability for contingent consideration is outlined in note 7.1. The only movement in fair values of items classified within level three of the fair value hierarchy has been the initial recognition of the LifeDirect contingent consideration.

10. SUBSEQUENT EVENTS

As outlined in note 5, on 18 February 2014, the directors declared a dividend of \$30,138,000, which is not recorded as a liability in these interim financial statements.



Chartered Accountants

Review Report to the Shareholders of Trade Me Group Limited (“the company”) and its subsidiaries (together “the group”)

We have reviewed the interim financial statements on pages 6 to 15. The interim financial statements provide information about the past financial performance of the group and its financial position as at 31 December 2013. This information is stated in accordance with the accounting policies set out in the group’s annual financial statements dated 20 August 2013.

This report is made solely to the company’s shareholders, as a body, in accordance with our engagement letter. Our review has been undertaken so that we might state to the company’s shareholders those matters we are required to state to them in a review report and for no other purpose. To the fullest extent permitted by law, we do not accept or assume responsibility to anyone other than the company and the company’s shareholders as a body, for our review work, for this report, or for our findings.

Directors’ Responsibilities

The directors are responsible for the preparation of interim financial statements which comply with generally accepted accounting practice in New Zealand as it relates to interim financial statements and which present fairly the financial position of the group as at 31 December 2013 and the results of its operations and cash flows for the six month period ended on that date.

Reviewer’s Responsibilities

We are responsible for reviewing the interim financial statements presented by the directors in order to report to you whether, in our opinion and on the basis of the procedures performed by us, anything has come to our attention that would indicate that the interim financial statements do not present fairly the matters to which they relate.

Basis of Statement

A review is limited primarily to enquiries of group personnel and analytical review procedures applied to financial data and thus provides less assurance than an audit. We have not performed an audit and, accordingly, do not express an audit opinion.

We have reviewed the interim financial statements of the group for the six month period ended 31 December 2013 in accordance with the Review Engagement Standards issued by the External Reporting Board. These standards require that we plan and perform the review to obtain moderate assurance as to whether the statements are free of material misstatement whether caused by fraud or error. We also evaluated the overall adequacy of the presentation of information in the interim financial statements.

Partners and employees of our firm may deal with the group on normal terms within the ordinary course of trading activities of the business of the group. We have no other relationship with, or interests in, the group.



Chartered Accountants

Statement of Review Findings

Based on our review nothing has come to our attention that causes us to believe that the accompanying interim financial statements, set out on pages 6 to 15, do not fairly present the financial position of the group as at 31 December 2013 and its financial performance and cash flows for the six month period ended on that date in accordance with generally accepted accounting practice in New Zealand as it relates to interim financial statements.

Our review was completed on 18 February 2014 and our findings are expressed as at that date.

The logo for Ernst & Young, featuring the company name in a stylized, cursive script.

Ernst & Young

Wellington

Directory: Trade Me Group Limited

Registered office

Trade Me Group Limited
Level 3, NZX Centre
11 Cable Street
Wellington

Board of directors

David Kirk	Chairman
Gail Hambly	Non-Executive Director
Paul McCarney	Non-Executive Director
Sam Morgan	Non-Executive Director
Joanna Perry	Non-Executive Director

Executive team

Jon Macdonald	Chief Executive Officer
Jonathan Klouwens	Chief Financial Officer
Mike DelPrete	Head of Strategy
Sarah Hard	Company Secretary
Fiona Ireland	Head of Human Resources
Jimmy McGee	Chief Commercial Officer
Mike O'Donnell	Chief Operating Officer
Dave Wasley	Chief Technology Officer

Investor information

The Trade Me investor relations website is at:
<http://investors.trademe.co.nz/>

Share registrar

If you have a shareholder-related query, please contact our share registrar, Link Market Services Limited:

New Zealand

Phone (09) 375 5998
Email enquiries@linkmarketservices.com
Address PO Box 91976, Auckland

Australia

Phone 1300 554 474
Email registrars@linkmarketservices.com.au
Address Locked Bag A14, Sydney South, NSW

Auditor

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