

RICEGROWERS LIMITED PROSPECTUS









For the Issue of B Class Shares to Existing SunRice Shareholders

Ricegrowers Limited ABN 55 007 481 156 trading as SunRice

CHAIRMAN'S LETTER

Dear Shareholder,

This Prospectus sets out an Offer to existing Shareholders in Ricegrowers Limited, (trading as SunRice), to subscribe for additional B Class Shares in the Company. The Offer aims to raise the level of permanent capital in the business and represents the second stage in SunRice's Capital Raising Program.

As a company, it is imperative that we maintain, and further develop, a strong capital base to give us the necessary financial strength and flexibility to make sound decisions and long-term commitments.

Until recently SunRice has relied on compulsory Rice Bonds to provide a "semi-permanent" source of rollover loan capital for the business. The Offer of B Class Shares made under this Prospectus is part of SunRice's preferred strategy to encourage Shareholders to convert their Rice Bonds into permanent share capital.

Approximately \$32.5 million is represented by the various series of Rice Bonds, which will mature over the next three years up to 30 June 2010 and SunRice is seeking to achieve the maximum level of conversion of Rice Bonds to B Class Shares.

It is important that we highlight to Shareholders that, if SunRice is unable to raise this level of permanent share capital from existing Shareholders, it is inevitable that the Company will have to consider other options, including seeking approval to raise funds from investors that are not existing Shareholders.

Rice Bonds applied to the Offer will earn the relevant interest up to the date on which the Shares are issued. Shares paid for in cash or by the application of Rice Bonds will be eligible to participate in any dividend paid in respect of the year ending 30 April 2008.

In formulating the Offer under this Prospectus the Board has decided that, in contrast to the approach taken in the first stage of the Capital Raising Program in November 2006, it will not provide the option for Shareholders to apply their RMB Equity Rollover Payment (due in July 2008) to pay for New Shares in this prospectus. It is the Board's current intention to make further Offers to Shareholders, prior to 30 June, in each of the next three years.

As you know the Company has been admitted to the official list of the National Stock Exchange of Australia ("NSX") and Shareholders can now trade their B Class Shares with other Shareholders of the Company (subject to maximum Shareholding limits). The SunRice Board regards Grower ownership as an important part of our business structure and success. Through this Offer, Directors are providing the opportunity for existing Shareholders to further grow their investment in SunRice.

Since the commencement of trading on NSX, on 18 June 2007, B Class Shares have traded at prices between \$1.50 and \$2.50. As anticipated by KPMG in their Independent Expert's Report prepared in relation to the restructure of the Company from a co-operative, the market price of B Class Shares may not fully reflect the underlying value of the Company due to the restricted nature of the market. The Board has taken this, the intended dividend, and the fact that a relatively small number of B Class Shares have been traded on NSX when setting the issue price of \$2.14 for the New Shares.

I encourage you to read this Prospectus and to continue to support your business by subscribing for Shares under the Offer. Your completed Application Form and Payment Direction Form, (if applicable), must be received by 16 November 2007.

Yours sincerely,

Many Lamour

Gerry Lawson Chairman

IMPORTANT INFORMATION

This Prospectus is dated 8 October 2007 and was lodged with ASIC on that date. ASIC does not take any responsibility for the contents of this document.

Applications for Shares under this Prospectus must be received by the Company by 5.00pm on 16 November 2007. No Shares will be allotted or issued on the basis of this Prospectus later than 31 December 2007 being the expiry date of this Prospectus.

Summary of Key Dates			
Date of Prospectus	8 October 2007		
Date Prospectus lodged with ASIC	8 October 2007		
Date and time Applications for Shares under this Prospectus close	5.00pm on 16 November 2007		
Expiry date of Prospectus	31 December 2007		

It is important that you read this Prospectus carefully and in full before deciding to invest in the Company. In particular, in considering the prospects of the Company, you should consider the risk factors that could affect the financial performance of the Company in light of your personal circumstances (including financial and taxation issues) and seek professional advice from your accountant, stockbroker, lawyer or other professional adviser.

Foreign Jurisdictions

The distribution of this Prospectus in jurisdictions outside Australia may be restricted by law and persons who come into possession of it should seek advice on and observe any such restrictions. Any failure to comply with such restrictions may constitute a violation of applicable securities law.

This Prospectus does not constitute an offer in any jurisdiction in which, or to any person to whom, it would not be lawful to make such an offer. No action has been taken to register or qualify Shares or to otherwise permit a public offer of Shares outside Australia.

Disclaimer

No person is authorised to give any information or make any representation in connection with the Offer which is not contained in this Prospectus. Any information or representation not contained in this Prospectus may not be relied on as having been authorised by the Company or the Directors.

Electronic Prospectus

This Prospectus may be viewed online at www.sunrice.com.au. The offer constituted by this Prospectus in electronic form is only available to Shareholders who receive the electronic version of this Prospectus in Australia. Persons who access the electronic version of this Prospectus should ensure that they download and read the entire Prospectus. The Corporations Act prohibits any person from passing the Application Form on to another person unless it is attached to a hard copy of the Prospectus or the complete and unaltered electronic version of this Prospectus. Applications for Shares may only be made on the Application Form attached to this Prospectus. The Application Form may be printed from the electronic version on the website. A paper copy of this Prospectus will be provided free of charge to any person who requests a copy by contacting the Company on 1800 654 557.

Forward Looking Statements

This Prospectus may contain forward looking statements which have not been based solely on historical facts but on the Company's expectations about future events and results. You should consider that as such statements relate to future matters they are subject to various inherent risks, uncertainties and assumptions that could cause actual results or events to differ materially from expectations described in the forward looking statement. Neither the Company, the Directors, nor any other person named, with their consent, in this Prospectus can assure you that any forward looking statement or implied result will be achieved.

Other Documents

As a disclosing entity, the Company is subject to regular reporting and disclosure obligations. In particular, the Company is obliged to comply with the continuous disclosure requirements in the NSX Listing Rules. Copies of documents lodged with ASIC may be obtained from, or inspected at, an office of ASIC. The Company will provide a copy of any of the following documents free of charge upon request:

- The annual Financial Report of the Company for the financial year ended 30 April 2007 and the related Directors' Report and Audit Report.
- Any half year financial report lodged with ASIC and any continuous disclosure notices given to NSX by the Company during the period commencing immediately after the lodgement of the annual Financial Report and ending on the date of lodgement of this Prospectus with ASIC.

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1. INVESTMENT OVERVIEW

The information in this Section is intended to be a summary only and should be read in conjunction with the more detailed information appearing elsewhere in this Prospectus. Shareholders must read this entire Prospectus in order to make an informed investment decision, including the risks described in Section 6.

1.1 The Offer

Under the Share Issue, New Shares are offered for subscription by Shareholders or their Approved Entities.

The issue price of all New Shares will be \$2.14. Shareholders may apply the following to pay for New Shares:

- (a) Cheque or bank draft or electronic funds transfer; and/or
- (b) Rice Bonds at face value (of any series, including the DD and HH series for which payment has been deferred until December 2007).

New Shares will be issued as fully paid up and will be entitled to any dividends declared after their date of issue. Rice Bonds applied to pay for New Shares will be entitled to pro rata interest up to the date on which the New Shares are issued.

No brokerage, commission or stamp duty is payable by Applicants for Shares under the Offer.

You should refer to Section 2 for full details of the Offer.

1.2 Purpose of the Offer

In November 2006, the Company issued a Prospectus under which Shareholders were able to subscribe for additional B Class Shares either by paying cash or by applying their Rice Bonds or their 2007 RMB Equity Rollover Payment. The share offer in November 2006 was the first stage in SunRice's Capital Raising Program and raised a total of \$7.7 million through the issue of new B Class Shares.

SunRice is continuing that Capital Raising Program through the Offer set out in this Prospectus with a view to raising the Company's level of share capital and encouraging the conversion of Rice Bonds into B Class Shares. If need be, similar offers will be made over the next three years to ensure that the maximum conversion of Rice Bonds into B Class Shares is achieved.

The share capital raised through this Share Issue will help ensure that the Company maintains and further develops a strong capital base to provide it with the necessary financial strength and flexibility to make sound decisions and long-term commitments.

Traditionally, SunRice has relied on its member base to provide capital for the business. SunRice initially relied on compulsory Rice Bonds, whereby growers provided annual contributions that were paid out, or redeemed, in later years. In turn those redemptions were funded by further ongoing contributions. In this way a pool of "semi-permanent" or "rollover" capital was provided by growers to fund the business.

As a result of legislative changes, compulsory Rice Bonds became an inefficient source of capital and SunRice began to issue voluntary Rice Bonds. This change coincided with the onset of the drought and there was a relatively low uptake of these voluntary Rice Bonds. Consequently as compulsory Rice Bonds have matured there has been a net depletion of "semi-permanent" capital.

Going forward SunRice is seeking to effectively maintain the same level of Shareholder investment in the business but is seeking to restructure the profile of its capital base from "semi-permanent" rollover funds to "permanent" share capital. Consequently SunRice is now proposing to replace the existing "rollover" debt capital (i.e. Rice Bonds), which is maturing over the coming years, with permanent share capital.

The SunRice Board regards Grower ownership as an important part of our business structure. Through this Offer Directors are providing the opportunity for existing Shareholders to further grow their investment in SunRice.

In the event that SunRice is unable to raise the necessary level of permanent share capital from existing Shareholders, it is inevitable that the Company will have to consider other options, including seeking approval to raise funds from investors that are not existing Shareholders.

1.3 Capital Structure

The Company has 1,137 A Class Shares and 28,647,458 B Class Shares on issue at the date of this Prospectus. The number of additional B Class Shares on issue after the Share Issue will depend on the number of New Shares that are subscribed for and issued. In this respect, there is no requirement under this Prospectus that applications for a minimum number of B Class Shares be received by the Company. The maximum number of B Class Shares that can be issued under this Prospectus is set by NSX Listing Rule 6.25(1) which provides that, subject to certain exceptions, the Company can not issue a number of new Shares which would exceed 15% of its share capital without Shareholder approval. At the 2007 annual general meeting of the Company, Shareholders approved the issue of B Class Shares that are paid up by the application of Rice Bonds or RMB Equity Rollover Payments, thereby excluding these B Class Shares from the 15% limit. However, no Shareholder approval has been obtained (or is proposed to be sought) in relation to the issue of B Class Shares under this Prospectus that are paid up in cash and, accordingly, those B Class Shares remain subject to the 15% limit. This means that the maximum number of B Class Shares that can be issued under this Prospectus is the aggregate of:

- (a) The number of B Class Shares that could be issued by application of all outstanding Rice Bonds; and
- (b) The number of B Class Shares that could be issued for cash without requiring shareholder approval under NSX Listing Rule 6.25.

1.4 Business Overview

The Company was registered as a co-operative on 24 July 1950 under its original name Ricegrowers' Co-operative Mills Limited, with the primary objective of receiving, processing and marketing rice supplied by its members. Ricegrowers' Co-operative Limited registered as a company under the Corporations Act on 14 December 2005 and changed its name to Ricegrowers Limited.

The Company sources paddy rice for processing and marketing globally under the SunRice brand and subsidiary brands. SunRice's processing and storage facilities in Australia are structured to deal with a rice crop of approximately 1.2 million tonnes of paddy rice supplied by Growers using efficient and sustainable farming systems.

SunRice has evolved to become a substantial Australian exporter of processed branded food products. As a vertically integrated agribusiness, SunRice produces and markets an extensive range of table rice and value-added food products to more than 60 countries worldwide. The SunRice brands and operations are recognised not only in Australia but also around the world, particularly in the markets of Asia, the Pacific, the Middle East and New Zealand. In a normal year SunRice exports approximately 80% of the crop delivered.

SunRice has a tradition of strong growth and value creation. The Board has implemented a number of major strategic initiatives in recent years to streamline the business infrastructure to further grow the profitability and value of the SunRice business.

The Board's vision for SunRice is for it to become the 'world's favourite rice food company'.

The Board and management have developed a strategic framework for defending and growing the business profitably across existing and new markets and products, ensuring valuable differentiation from competitors.

You should refer to Sections 3.1 and 3.2 for further information regarding the SunRice business, the Board's vision and strategic plan and to Section 5 for detailed financial information of the Ricegrowers Group.

1.5 Dividend Policy

The Company's business activities are divided into the following two revenue streams:

- the Rice Milling and Marketing business including milling, marketing, packaging and rice trading; and
- the Complementary Businesses, including rice foods (rice cakes, flour, specialty rice foods),
 CopRice and dividends received from subsidiary companies such as Riviana and Trukai.
 Further, the Complementary Businesses profits include the proceeds from an Asset Financing
 Charge. This Asset Financing Charge is levied against the Rice Milling and Marketing
 business, to reflect the cost of capital (Shareholders' funds) utilised by the Rice Milling and
 Marketing business.

The total pool of funds from which payments are made to Growers and Shareholders comprises the surplus generated from Rice Milling and Marketing and the net profit generated from Complementary Businesses. The Paddy Price will, as a minimum, be represented by the surplus generated by the Rice Milling and Marketing business.

The net profit generated from the Complementary Businesses will be available for distribution based on an assessment by the Board of the needs of the business as a whole. This may be applied in any combination of the following:

- (a) To supplement the paddy return;
- (b) Paid as dividends to B Class Shareholders, on fully paid up Shares; and/or
- (c) Retained in the business to be used for capital expenditure, repaying debt, or other uses.

Directors believe that the dividend paid should provide Shareholders with a competitive return on their investment and will encourage them to participate in any future equity capital raisings. The payment of dividends is, however, primarily dependent upon the profitability of the Complementary Businesses.

A dividend of approximately \$6 million (representing 21.5c per share) was paid to B Class Shareholders in respect of the financial year ended 30 April 2007.

It remains the Board's objective to continue to pay a dividend of at least 21.5c per issued B Class Share. The Board will annually determine an appropriate dividend rate per share after considering the needs of the business and Shareholders as a whole at that time. However, the ability of the Company to pay dividends depends on its profitability, the Paddy Price Supplement and other funding requirements. Further information on the risk factors that may affect the profitability of the Company is set out in Section 6.

You should refer to Section 3.5 for detailed information regarding the Company's key policies including dividend policy.

1.6 Share Trading and NSX Listing

The Company has been admitted to the official list of NSX and official quotation of its B Class Shares commenced on 18 June 2007. The listing of the B Class Shares on NSX enables Shareholders to trade their fully paid B Class Shares with other Shareholders of the Company (subject to maximum Shareholding limits). Application will be made to NSX for Quotation of the new fully paid B Class Shares issued under this Prospectus within seven days after the date of this Prospectus.

1.7 Investment Risks

There are a number of factors, both specific to the Company and of a general nature which may affect the future operating and financial performance of the Company and the outcome of an investment in the Company. There can be no guarantee that the Company will achieve its stated objectives or that forward looking statements will be realised.

Before deciding to invest in the Company, Shareholders should read the entire Prospectus and, in particular the risks described in Section 6.

Although the Constitution and the terms of this Offer allow Approved Entities (superannuation funds) of Shareholders to take up B Class Shares, Shareholders and their Approved Entities should seek their own advice on the legal and regulatory requirements affecting superannuation funds and their right to invest in B Class Shares. The Company gives no representation or assurance that these requirements enable Approved Entities of Shareholders to invest in B Class Shares.

2. DETAILS OF THE OFFER

2.1 Description of the Offer

Under the Share Issue, New Shares are offered for subscription by Shareholders or their Approved Entities.

The issue price of all New Shares will be \$2.14. Shareholders may apply the following to pay for New Shares:

- (a) Cheque, bank draft or electronic funds transfer; and/or
- (b) Rice Bonds at face value (of any series, including the DD and HH series for which payment has been deferred until December 2007).

No brokerage, commission or stamp duty is payable by Applicants for Shares under the Offer.

As there is no minimum or maximum number of B Class Shares offered under this Prospectus, the number of additional B Class Shares on issue after the Share Issue will depend on the number of New Shares that are subscribed for and issued.

2.2 Eligibility

New Shares can only be subscribed for and issued to Shareholders or their Approved Entities in accordance with the terms of the Share Issue. New Shares will not be issued if it would result in a breach of the maximum Shareholding restrictions in the Constitution, as outlined in Section 2.4.

2.3 Issue Price and Payment Options

During the period from the commencement of trading on NSX, on 18 June 2007 and 5 October 2007, B Class Shares have traded at prices between \$1.50 and \$2.50. As anticipated by KPMG in their Independent Expert's Report prepared in relation to the restructure of the Company from a cooperative, the market price of B Class Shares may not fully reflect the underlying value of the Company due to the restricted nature of the market. The Board has taken this, the intended dividend, and the fact that a relatively small number of B Class Shares have been traded on NSX when setting the issue price of \$2.14 for the New Shares.

Shareholders may pay for New Shares by means of cheque or bank draft or electronic funds transfer or Rice Bonds at face value.

New Shares will be issued as fully paid up and will be entitled to any dividends declared after their date of issue. This means that these New Shares will be entitled to a dividend in respect of the financial year ended 30 April 2008.

Rice Bonds applied to pay for New Shares will be entitled to pro rata interest up to the date on which the New Shares are issued. This means that pro rata interest will be paid on the Rice Bonds from 1 July 2007, until the date of issue of the New Shares, with those New Shares being entitled to any dividend declared in respect of the financial year ended 30 April 2008.

In order to apply Rice Bonds to pay all or part of the issue price of New Shares, Applicants must complete both the Application Form and the Payment Direction Form.

2.4 The Shares

There are two classes of Shares in the Company, A Class Shares and B Class Shares. The Offer relates to B Class Shares only. The rights attached to A Class Shares and B Class Shares are outlined below.

You should also refer to Section 7.1 that provides a summary of the major provisions of the Constitution.

A Class Shares

Voting control of the Company is conferred upon A Class Shareholders. A Class Shares are voting Shares that can only be held by Active Growers or persons whom the Directors believe, on reasonable grounds, will become Active Growers.

A Class Shares are redeemable preference Shares and may be redeemed (by repayment of the issue price, if any) if a holder has not delivered at least one tonne of paddy rice to the Company for at least 2 years. A Class Shares are not transferable and do not confer any rights to capital distributions or dividends.

B Class Shares

B Class Shares represent the economic ownership of the Company having rights to capital distributions and dividends. B Class Shares do not carry any voting rights (except in very limited circumstances associated with changing the rights attached to B Class Shares) and are not redeemable.

B Class Shares can only be issued to:

- (a) A Class Shareholders or persons to whom the Directors have agreed to issue an A Class Share:
- (b) Persons who, at the time of the issue, are existing B Class Shareholders; and
- (c) Approved Entities (in relation to Shareholder superannuation funds approved by the Board).

A person cannot hold a number of B Class Shares that, when aggregated with any B Class Shares held by all Associates of that person, exceeds 5% of the total number of issued B Class Shares.

B Class Shares can be transferred to another Shareholder or to an Approved Entity of a Shareholder (subject to maximum shareholding limits). B Class Shares that vest in a person, such as an executor, trustee in bankruptcy or liquidator, upon the occurrence of a Transmission Event are subject to the same limitations on transfer from that person, namely they can only be transferred to a Shareholder or Approved Entity of a Shareholder. B Class Shares may also be bought back by the Company.

2.5 Share Capital Structure

The Company has the following Share capital structure as at the date of this Prospectus:

Issued Share Capital	Number of Issued Shares	Amount Paid Up A\$
A Class Shares	1,137	Nil
B Class Shares	28,647,458	\$42,352,899

As there is no minimum or maximum number of B Class Shares offered under this Prospectus, the number of additional B Class Shares on issue after the Share Issue will depend on the number of New Shares that are subscribed for and issued.

2.6 How to Apply for Shares Under the Offer

Applications under the Offer will only be accepted on the Application Form attached to this Prospectus. The Application Form includes detailed instructions on how to complete the form. An Application constitutes an offer to the Company to subscribe for Shares on the terms and conditions set out in this Prospectus.

The completed Application Form must be delivered to the registered office of the Company by 5pm on the Closing Date.

2.7 Closing Date

The Closing Date specified in the Application Form is 16 November 2007. However, the Company reserves the right to extend the Closing Date in its sole discretion.

2.8 Allotment and Issue

New Shares applied will be issued as soon as possible after the Closing Date, subject to payment of the issue price. New Shares will not be issued if the issue would result in a breach of the Constitution or any law.

2.9 Application Monies

In accordance with Section 722 of the Corporations Act, all Application Monies will be held in trust by the Company until the Shares are issued. As indicated in sections 2.12 and 3.5, application will be made to NSX for Quotation of the new fully paid B Class Shares issued under this Prospectus. If Quotation of the new fully paid B Class Shares is not granted within three months of the date of this Prospectus the Company will refund Application Monies in accordance with section 723(3) of the Corporations Act.

No interest will be paid on any Application Monies refunded as a result of withdrawal of the Offer, unsuccessful Application, failure of the new fully paid B Class Shares to be quoted on the NSX within three months of the date of this Prospectus or otherwise.

Any refunds will be mailed to unsuccessful Applicants as soon as practicable.

2.10 Proposed Application of Funds Raised

The Company proposes to apply the funds raised from the allotment of Shares pursuant to the Offer to raise funds to replace Rice Bonds and for use in the ongoing growth of the SunRice business.

2.11 Shareholding Ownership Statements

The Company will mail Shareholding ownership statements to successful Applicants within two months following the issue and allotment of the Shares.

2.12 National Stock Exchange of Australia

The Company has been admitted to the official list of the NSX and official quotation of its B Class Shares commenced on 18 June 2007. The listing of the B Class Shares on the NSX enables B Class Shareholders to trade their Shares with other Shareholders of the Company (subject to maximum Shareholding limits) (Refer to Section 3.5). Application will be made to NSX for Quotation of the new B Class Shares issued under this Prospectus within seven days after the date of this Prospectus.

2.13 Electronic Prospectus

This Prospectus may be viewed online at www.sunrice.com.au. Persons who receive the electronic version of this Prospectus should ensure that they download and read the entire Prospectus. The Offer constituted by this Prospectus in electronic form is only available to Shareholders who receive the electronic version of this Prospectus in Australia. Persons who access the electronic version of this Prospectus should ensure that they download and read the entire Prospectus. A paper copy of this Prospectus will be provided free of charge to any person who requests a copy by contacting the Company on 1800 654 557.

2.14 Taxation

The acquisition and disposal of Shares in the Company will have taxation consequences, which will differ depending upon the personal circumstances of each Shareholder. Shareholders should seek their own taxation advice from a suitably qualified advisor in relation to the taxation consequences of subscribing for Shares under this Prospectus.

2.15 Discretion Not to Proceed

The Company reserves the right not to proceed with the Offer at any time. If the Offer does not proceed, Application Monies will be refunded. No interest will be paid on any Application Monies refunded as a result of withdrawal of the Offer or otherwise.

2.16 Enquiries

Questions relating to this Prospectus should be directed to the Company on 1800 654 557.

Applicants with questions on how to complete the Application Form, or on the contents of this Prospectus, should contact their stockbroker, accountant, lawyer or other professional adviser.

3. PROFILE OF THE COMPANY AND ITS BUSINESS

3.1 General

The Company was registered as a co-operative on 24 July 1950 under its original name Ricegrowers' Co-operative Mills Limited, with the primary objective of receiving, processing and marketing rice supplied by its members. Its name was changed to Ricegrowers' Co-operative Limited on 13 December 1985 and, after successfully operating for 55 years, had approximately 1734 members. Following approval by its members on 4 October 2005, Ricegrowers' Co-operative Limited registered as a company under the Corporations Act on 14 December 2005 and changed its name to Ricegrowers Limited.

The Company sources paddy rice for processing and marketing globally under the SunRice brand and subsidiary brands. SunRice's processing and storage facilities in Australia are structured to deal with a rice crop of approximately 1.2 million tonnes of paddy rice supplied by Growers using efficient and sustainable farming systems.

The Australian rice industry is internationally competitive and operates without any production or export subsidies, unlike many of SunRice's foreign competitors.

SunRice has evolved to become a substantial Australian exporter of processed branded food products. As a vertically integrated agribusiness, SunRice produces and markets an extensive range of table rice and value-added food products to more than 60 countries worldwide. The SunRice brands and operations are recognised not only in Australia but also around the world, particularly in the markets of Asia, the Pacific, the Middle East and New Zealand. In a normal year SunRice exports approximately 80% of the crop delivered.

SunRice has a tradition of strong growth and value creation. The Board has implemented a number of major strategic initiatives in recent years to streamline the business infrastructure to further grow the profitability and value of the SunRice business.

The recent business strategy of SunRice has been anchored on two key pillars:

- · Operating excellence; and
- Innovation.

Over the past six years SunRice has undertaken intensive capital investment programs focused on milling and packing capacity upgrades and automation. Substantial operational cost reductions through efficiency and productivity gains have been achieved.

SunRice has continued to build on a heritage of product innovation and market expansion. It has maintained a stance of delivering highly differentiated product offerings across its markets. In particular, SunRice has delivered value (average sell price per tonne) growth in rice and rice foods across retail, food service and food ingredient channels in Australian and New Zealand.

3.2 Future Business Directions

Business Strategy

The Board's vision for SunRice is for it to become the 'world's favourite rice food company'. This will involve continuing to be committed to being:

- Internationally focused;
- A favoured employer, producing popular products and brands; and
- A supplier of rice foods for all eating occasions including breakfast, lunch, dinner and snacking opportunities.

The Board and management have developed a strategic framework for defending and growing the business profitably across existing and new markets and products, ensuring valuable differentiation from competitors.

The strategic imperatives that will ensure the future strength of the SunRice business include:

- Ensuring Australian operations remain highly efficient and profitable;
- Building and growing presence in branded rice foods in domestic and international consumer markets;
- Building alliances with partners in retail, food service and food ingredient market channels;
- Expanding the range of value-added rice foods; and
- Enhancing SunRice's position as a strategic international trader of rice to complement domestic rice production. Whilst Australian rice will always be given priority access to the highest returning markets, the rice trading business has made a significant contribution to the net profits of the business in the three financial years ended April 2007.

Strategic Plan

SunRice has a strategic plan to deliver its stated vision. The plan's key initiatives can be summarised as follows:

- **Existing markets:** Defend and grow its market leadership positions in existing markets, namely Australia/NZ, Asia, Pacific and the Middle East.
- **New markets:** Enter the U.S. and European rice food markets and establish a branded footprint across the two continents.
- Value-Add products: Grow the value-added rice food business e.g. rice based meals and snacks.
- Global supply sourcing: Secure long-term global supply sources of rice to market and
 distribute under its portfolio of international brands. In doing this, SunRice will adhere to a
 policy and philosophy of giving Australian grown rice priority access to profitable markets.
- **Strategic investments:** Establish a portfolio of strategic investments in other complementary businesses, including by-products, food products and distribution infrastructure.

The Company is currently investigating investment opportunities in the USA and Asia to further secure its global supply sourcing and grow the distribution of its brands in international markets.

3.3 Relationship with the Rice Marketing Board

In November 2005, the New South Wales Government passed the Rice Marketing Amendment (Prevention of National Competition Policy Penalties) Act 2005, which amended the Marketing of Primary Products Act (now called the Rice Marketing Act) as from 1 July 2006 in a manner designed to deregulate the sale of rice produced in New South Wales within the Australian domestic market.

These amendments facilitate the appointment of additional authorised buyers of rice from producers and remove any exclusivity that the Company has in respect of the sale or supply of rice within Australia. New authorised buyers will be able to purchase rice from producers as from the 2007 harvest.

The terms of appointment of authorised buyers will include a condition prohibiting any sale or supply of New South Wales rice to persons outside of Australia except with the RMB's written approval.

With effect from 1 July 2006, RMB has appointed the Company as an authorised buyer of rice under these revised legislative provisions and has identified the Company as the exclusive exporter of rice for a period of at least 10 years. A Sole and Exclusive Export Agreement has been entered into by the Company and RMB under which these exclusive export rights are confirmed and the Company has agreed to purchase all rice delivered to it.

3.4 Purchase of Rice Storage Assets

On 30 June 2006 a wholly owned subsidiary of the Company acquired the RMB's network of rice receival and storage facilities for a purchase price of approximately \$125 million. Components of this purchase price are payable over a ten year period to align with RMB's commitment to pay amounts owing to growers under the Capital Equity Rollover Scheme. RMB's right to receive the outstanding proportion of the purchase price is secured by a second mortgage over the facilities.

The Company will utilise the rice storage capabilities of these facilities to receive and store rice purchased by it, as it did in the past when the facilities were owned by RMB. Rice storage services will also be made available to any new authorised buyers of rice appointed by RMB on agreed terms. The facilities may also be made available for the commercial storage of non rice grains if that is compatible with the requirements of SunRice.

3.5 Key Policies of the Company

Paddy Pricing Policy

The Company will continue to aim to maximise returns to Active Growers for paddy rice supplied. As part of the strategy to achieve this goal, Australian rice will continue to be given priority access to the highest returning markets.

The Company's business activities are divided into two revenue streams, "Rice Milling and Marketing" and "Complementary Businesses":

- The Rice Milling and Marketing business include milling, marketing, packaging and rice trading;
 and
- The Complementary Businesses include rice foods (rice cakes, flour, specialty rice foods), CopRice and dividends received from subsidiary companies such as Riviana and Trukai. Further, its profits include the proceeds from an Asset Financing Charge, levied against the Rice Milling and Marketing business to reflect the cost of capital (Shareholders' funds) utilised by the Rice Milling and Marketing business.

The Board may approve changes to this allocation from time to time as the scope of the business conducted via a subsidiary, division or investment changes.

This separation is expected to improve, amongst other things, the accountability of the business activities and the transparency in determining the Paddy Price. As the interests of the A Class Shareholders and B Class Shareholders are not completely aligned, it is necessary to ensure that there be full accountability and transparency in the methodology used to determine the annual Paddy Price.

In order to provide B Class Shareholders, as providers of capital, with a return on the proportion of their Shareholders' funds utilised by the Rice Milling and Marketing business, an Asset Financing Charge will be levied against the Rice Milling and Marketing business and paid to the Complementary Businesses. This Asset Financing Charge represents a charge against the Rice Milling and Marketing business for the use of Shareholders' funds utilised to finance its fixed assets.

The Asset Financing Charge will be determined by the Directors each year by applying a food industry benchmark financing rate, expected to be a rate of approximately 10%, to the current level of Shareholders' funds employed in Rice Milling and Marketing activities. Based on the current levels of funds employed, the Directors expect the Asset Financing Charge to be approximately \$3.6 million p.a.

Any transfer of product between the respective business activities is made on an arm's length basis. A transfer pricing policy is in place to ensure these transactions reflect prevailing market prices.

The total pool of profits from which payments will be made to Growers and Shareholders will comprise the profits from Rice Milling and Marketing and the profits from Complementary Businesses. The Paddy Price will, as a minimum, be represented by the net pool generated by the Rice Milling and Marketing business.

The profits from the Complementary Businesses will be available for distribution based on an assessment by the Board of the needs of the business as a whole. The Complementary Businesses' profit may be applied in any combination of the following:

- (a) To supplement the paddy return;
- (b) Paid as dividends to B Class Shareholders; and/or
- (c) Retained in the business to be used for capital expenditure, repaying debt, or other uses.

Directors may decide that it is in the best interests of the business as a whole to re-allocate profits from the Complementary Businesses to supplement the Rice Milling and Marketing business. This may be necessary because the reliable supply of rice is vital to the success of the SunRice business as a whole. If SunRice does not receive paddy, the Rice Milling and Marketing assets will be underutilised and the Complementary Businesses may not be able to operate effectively, thereby reducing returns to Growers and B Class Shareholders. Accordingly, where the Board believes that the circumstances are such that it is necessary to apply profits from the Complementary Businesses to supplement the Paddy Price, it will do so.

Dividend Policy

The Directors will annually consider and determine the dividend to be declared for the year taking into account a number of factors including:

- The need to supplement the Paddy Price;
- The need to retain profit for capital expenditure;
- The need to maintain an appropriate gearing ratio; and
- Benchmarking dividend payout ratios from companies of similar size, risk profile and business activities.

Directors expect the dividend to be unfranked until the Company utilises its accumulated tax losses. Once the Company commences paying tax, franked dividends will be paid.

Directors believe that the dividend paid should provide Shareholders with a competitive return on their investment and encourage them to participate in any future equity capital raisings. The payment of dividends is, however, primarily dependent upon the profitability of the Complementary Businesses.

The maximum future potential dividend will be:

- Complementary Businesses' profit; less
- Any supplement to the Paddy Price; less
- Any retention; less
- Company tax.

A dividend of approximately \$6 million (representing 21.5c per share) was paid to B Class Shareholders in respect of the financial year ended 30 April 2007.

It remains the Board's objective to continue to pay a dividend of at least 21.5c per issued and fully paid B Class Share. The Board will annually determine an appropriate dividend rate per share after considering the needs of the business and Shareholders as a whole at that time. However, the ability of the Company to pay dividends depends on its profitability, the need to supplement Paddy Prices and other funding requirements. Further information on the risk factors that may affect the profitability of the Company is set out in Section 6.

Share Trading on the NSX

The Company has been admitted to the official list of the NSX and official quotation of its B Class Shares commenced on 18 June 2007. The listing of the B Class Shares on the NSX enables B Class Shareholders to trade their Shares with other Shareholders of the Company (subject to maximum Shareholding limits).

Application will be made to NSX for Quotation of the new B Class Shares issued under this Prospectus within seven days after the date of this Prospectus.

The official Quotation of the B Class Shares on the NSX provides a means by which Shareholders can offer to buy or sell B Class Shares. The price at which Shareholders can sell their B Class Shares is determined by the availability of buyers and the price that they are willing to pay for those Shares. The price that buyers are prepared to pay will be influenced by a number of factors including the dividend rate. Whilst the official quotation of the B Class Shares on the NSX may unlock some of the value of the Shares, the price payable and hence value unlocked is restricted because of the following factors:

(a) Shares are only tradeable amongst the Shareholders and their Approved Entities;

- (b) A person cannot hold a number of B Class Shares which, when aggregated with any B Class Shares held by all Associates of that person, exceeds 5% of the total number of issued B Class Shares; and
- (c) The absence of voting rights for B Class Shares.

Treatment of Rice Bonds

During the seven year period up to and including the 2003 financial year (i.e. Crop Year 2002), the Company made an annual deduction from the crop proceeds of each Grower member of the Cooperative and facilitated investment of those funds in Rice Bonds. The Rice Bonds are subordinated debt instruments, and are due for repayment seven years after their original investment. In June 2007 Shareholders who held DD and HH Series Rice Bonds were given the opportunity to extend the maturity date until December 2007. Those Shareholders who did not take up this opportunity to extend the maturity date redeemed their Rice Bonds.

Under the terms of the Offer, Shareholders will be able to apply any series of Rice Bonds, to pay the issue price of New Shares (refer Section 2.1). This is designed to encourage Shareholders to convert their Rice Bonds into B Class Shares. Rice Bonds that are not applied in this manner will continue to exist and be paid in accordance with their terms. Following is a summary of Rice Bonds outstanding as at the date of the Prospectus:

Bond Series	Rate %	Maturity Date	Balance \$'000's
DD	9.00%	31/12/2007	1,451
EE	8.00%	30/06/2008	7,542
FF	8.00%	30/06/2009	12,293
GG	7.00%	30/06/2010	8,704
HH	10.00%	31/12/2007	1,023
Ш	10.00%	30/06/2008	1,640
		-	32,653

4. BOARD

4.1 Directors' Profiles

GERRY LAWSON LDA MAICD

Mayrung rice grower. Director since 1985. Chairman since 2001. Directors' Committee: Member, Remuneration. Chairman, Riviana Foods Pty Ltd. Director, Silica Resources Pty Ltd; SunRice Trading Pty Ltd; SunRice Australia Pty Ltd; Australian Grain Storage Pty Ltd; SunArise Insurance Company Limited; Aqaba Processing Company Ltd (Jordan); Herto nv (Belgium); and Sunshine Rice Inc (USA). Member of the Rice Marketing Board for the State of NSW. SunRice representative to the Ricegrowers' Association of Australia Inc.

MARK ROBERTSON MAICD

Berriquin rice grower. Director since 1996. Deputy Chairman since 2001. Directors' Committees: Chairman, Grower Services; Member, Remuneration, Finance and Audit. Chairman, Trukai Industries Limited (PNG); Director, Solomons Rice Company Limited (Solomon Islands), Australian Grain Storage Pty Ltd; SunRice Australia Pty Ltd and SunRice Trading Pty Ltd. Member, Rice Industry Co-ordination Committee.

LAURIE ARTHUR B Ag Sc

Moulamein and Barham rice grower. Director since 2007. Chairman, National Farmers Federation Water Taskforce. Deputy Chairman and Director of NSW Irrigators Council. Member Snowy Hydro Consultative Committee, National Water Commission Stakeholders Reference Group, Murray Darling Basin Community Reference Group for Living Murray, Central Executive Delegate to Ricegrowers' Association of Australia. Former President, Ricegrowers' Association of Australia.

NOEL GRAHAM FAICD

Caldwell rice grower. Director since 2001. Directors' Committees: Member, Finance and Audit; Grower Services. Chairman, Rice Marketing Board for the State of NSW. Rice Marketing Board representative to Ricegrowers' Association of Australia Inc.

GARY HELOU BE (Hons) MComm FAICD FAIM

Director since 2003. Director, Riviana Foods Pty Ltd, Trukai Industries Limited (PNG); Solomons Rice Company Limited (Solomon Islands); Herto nv (Belgium); Aqaba Processing Company (Jordan); and Sunshine Rice Inc (USA). Member, Asia Society AustralAsia Centre.

RUSSELL HIGGINS AO BEC FAICD

Director since 2005. Directors' Committees: Member, Finance and Audit. Director, APA Group (formerly Australian Pipeline Trust); Australian Biodiesel Group; Chairman, CRC for Coal in Sustainable Development; CSIRO Energy Transformed Flagship Advisory Committee. Former Chairman Snowy Mountains Hydro-Electric Scheme. Member, Prime Ministerial Task Group on Emissions Trading in 2006 – 2007.

GILLIAN KIRKUP MAICD

Yanco rice grower. Director since 2005. Directors' Committee: Member, Grower Services. Member, Rice Marketing Board for the State of NSW. Member, RIRDC Rice Research and Development Committee. Central Executive Delegate to Ricegrowers' Association of Australia Inc. Director, Murrumbidgee Irrigation Limited. Member, Riverina Agricultural Women Steering Committee.

GRANT F LATTA AM MBA BBus FAICD FAIM CPA

Director since 1999. Directors' Committees: Chairman, Remuneration, Finance and Audit. Executive Chairman, GCMCorp Pty Ltd. Chairman, Europear Asia Pacific, Bennelong Funds Management Company and Optiscan Imaging Ltd. Director, Biota Holdings Ltd, Coleambally Irrigation Co-operative Limited. Member, Australian Competition Tribunal (Federal Court).

NORM McALLISTER Dip App Sc Ag FAICD

Berriquin rice grower. Director since 1997. Chairman, Rice Research Australia Pty Ltd. Director, Riviana Foods Pty Ltd, RIRDC and Silica Resources Pty Ltd. Member, Rice Industry Co-ordination Committee. Mayor, Conargo Shire Council.

ALAN WALSH FAICD

Berriquin and Coleambally rice grower. Director since 2000. Directors' Committee: Member, Grower Services. Director, Rice Research Australia Pty Ltd. Member, RIRDC Rice Research and Development Committee. Central Executive Delegate to Ricegrowers' Association of Australia Inc. Secretary, Ricegrowers' Association of Australia Inc (Deniliquin Branch). Delegate to Irrigation Research Extension Committee. Member, Rice Industry Co-ordination Committee.

5. FINANCIAL INFORMATION

5.1 Introduction

The financial position of the Company is set out in the Financial Report of the Company for the financial year ended 30 April 2007. A copy of that Financial Report together with the Directors' Report and the Auditor's Report have been lodged with ASIC and are taken to be included in this Prospectus. The Company will provide a copy of those documents free of charge on request by contacting the Company on 1800 654 557.

The following table shows a comparison of the balance sheet and other key financial statistics over the last three financial years.

All financial information shown in Table 1 and Table 2 is reported under Australian Equivalents to International Financial Reporting Standards.

Table 1: Ricegrowers Limited – Balance Sheet

	30 April 2007 \$'000	30 April 2006 \$'000	30 April 2005 \$'000
Current Assets			
Cash and cash equivalents	-	661	738
Receivables	95,446	105,822	109,640
Inventories	210,602	303,202	108,248
Derivative financial instruments	227	2,054	-
Total Current Assets	306,275	411,739	218,626
Non Current Assets			
Receivables	7,775	25,649	26,769
Available-for-sale financial assets	386	380	-
Inventories	-	-	1,052
Other financial assets	4,199	6,071	6,090
Property, plant and equipment	100,649	104,912	110,672
Investment properties	4,725	7,475	6,725
Intangible assets	3,896	3,324	3,283
Deferred tax assets	11,161	21,359	22,054
Investments accounted for using the equity method	3,588	3,588	3,588
Total Non Current Assets	136,379	172,758	180,233
TOTAL ASSETS	442,654	584,497	398,859
Current Liabilities	F7.047		
Payables	57,247	32,135	29,928
Grower payables	62,134	109,636	66,992
Borrowings	102,231	162,322	52,649
Current tax liabilities	1,715		2.25
Provisions	9,850	7,859	8,971
Derivative financial instruments	83		
Total Current Liabilities	233,260	311,952	158,540

	30 April 2007 \$'000	30 April 2006 \$'000	30 April 2005 \$'000
Non Current Liabilities			
Grower payables	8,585	55,670	18,132
Borrowings	113,157	131,601	139,767
Deferred tax liabilities	1,832	6,303	4,985
Provisions	1,702	2,016	1,675
Total Non Current Liabilities	125,276	195,590	164,559
TOTAL LIABILITIES	358,536	507,542	323,099
NET ASSETS	84,118	76,955	75,760
Equity			
Contributed Capital	39,573	31,036	31,449
Reserves	19,128	20,421	18,657
Retained profit	25,417	25,498	25,654
Total parent entity interest	84,118	76,955	75,760
Minority interest	-	-	-
TOTAL EQUITY	84,118	76,955	75,760

The following table shows a comparison of Ricegrowers Limited's Consolidated Group Balance sheet and other key financial statistics over the last three financial years.

Table 2: Ricegrowers Limited's Consolidated Group – Balance Sheet

	30 April 2007 \$'000	30 April 2006 \$'000	30 April 2005 \$'000
Current Assets	4 000	7 333	¥ 000
Cash and cash equivalents	6,966	3,519	2,811
Receivables	85,051	77,221	74,601
Inventories	275,096	384,577	193,811
Derivative financial instruments	330	2,054	-
Total Current Assets	367,443	467,371	271,223
		·	Í
Non Current Assets			
Receivables	1,000	-	-
Available-for-sale financial assets	397	394	-
Inventories	-	-	1,052
Other financial assets	202	556	612
Property, plant and equipment	254,231	136,738	136,738
Investment properties	4,725	7,475	6,725
Intangible assets	7,717	5,772	5,854
Deferred tax assets	12,748	22,075	22,555
Investments accounted for using the equity method	5,334	4,287	3,897
Total Non Current Assets	286,354	177,297	177,433
	252 525		
TOTAL ASSETS	653,797	644,668	448,656
Ourse at Linkillation			
Current Liabilities	75,057	40.074	40.040
Payables	62,134	49,671	43,210
Grower payables	117,525	109,636	66,992
Borrowings	1,767	176,728	61,004
Current tax liabilities Provisions	10,983	- 0.055	11 117
	393	8,855	11,417
Derivative financials instruments	267,859	186 345,076	100 600
Total Current Liabilities	207,039	345,076	182,623
Non Current liabilities			
Payables	88,962	1,863	1,799
Grower payables	8,585	55,670	18,132
• •	171,957		
Borrowings Deferred tax liabilities	2,533	135,101	144,267
Provisions	2,826	6,933 3,008	6,594 2,633
Total Non Current Liabilities	274,863	202,575	2,633 173,425
Total Non Current Liabilities	214,000	202,575	173,423
TOTAL LIABILITIES	542,722	547,651	356,048
TOTAL LIABILITIES	07 <i>L</i> ,12 <i>L</i>	547,001	330,040
NET ASSETS	111,075	97,017	92,608

	30 April 2007 \$'000	30 April 2006 \$'000	30 April 2005 \$'000
Equity	\$ 000	\$ 000	\$ 000
Contributed Capital	39,573	31,036	31,449
Reserves	19,992	22,602	19,929
Retained profit	46,857	38,261	36,593
Total parent equity interest	106,422	91,899	87,971
Minority interest	4,653	5,118	4,637
TOTAL EQUITY	111,075	97,017	92,608
Co-operative / B Class Shares on issue (000's)	27,348	23,359	15,725
NET TANGIBLE ASSET BACKING PER SHARE *	\$3.78	\$3.91	\$5.52

^{*} Net Tangible Asset Backing Per Share represents (Total Equity – Intangible Assets)/ Number of Issued Shares

5.2 Historical Financial Information

The following tables provide key historical paddy price statistics and the results of the Complementary Businesses over the last five years. This historical actual information has been presented to reflect the Paddy Pricing Policy adopted on the conversion of the Co-operative to a Company in December 2005.

Table 3: Historical Paddy Price Statistics (Note 1)

Financial year end	30 April 2007	30 April 2006	30 April 2005	-	
Relevant Crop Year	CY06	CY05	CY04	CY03	CY02
Paddy Tonnes delivered	1,037,557	304,867	528,984	390,079	1,241,710
Rice Milling and Marketing pool \$000's	271,764	77,045	139,142	117,207	302,803
Paddy Price Supplement \$000's	12,213	12,605	13,885	5,809	10,279
Total Payments Based on Paddy Tonnes Delivered \$000's	283,977	89,650	153,027	123,016	313,082
Minimum average Paddy Price payable \$/t (inc. varietal premiums)	\$261.93	\$252.72	\$263.03	\$300.47	\$243.86
Plus supplement to Paddy Price \$/t, (Note 2)	\$11.77	\$41.34	\$26.25	\$14.89	\$8.28
Average Paddy Price \$/t (inc. varietal premiums)	\$273.70	\$294.06	\$289.28	\$315.36	\$252.14

Note 1: The historical financial statistics in Table 3 relate to the Company (and prior to April 2006 the Co-operative), not the consolidated group.

Note 2: These amounts reflect the paddy price supplement allocated to the Rice Milling and Marketing business from the profits of the Complementary businesses, after tax, where applicable.

- During the year ended 2005, Riviana Foods Pty Ltd fully distributed its profits and, in addition, made a distribution of \$5m from its retained earnings.
- During the year ended 2006, Riviana Foods Pty Ltd fully distributed its profits to SunRice through a management fee.
- During the year ended 30 April 2007 the Board decided not to distribute any of Riviana Foods' profits (NPBT \$11.9m) to RL. The paddy price supplement paid in this year represents an allocation of \$12.2m from the other Complementary Businesses.

Table 4: Historical Performance of Complementary Businesses

Financial year end	30 April 2007 \$000's	30 April 2006 \$000's	30 April 2005 \$000's	2004	30 April 2003 \$000's
Relevant Crop Year	CY06	CY05	CY04	CY03	CY02
Profit before Tax, (Note 1) - SunRice Divisions - SunRice Australian Subsidiaries	21,591 11,969	10,442 10,265	5,980 10,299	,	11,766 7,616
Less: Paddy Price Supplement	33,560 12,213	20,707 12,605	16,279 13,885		19,382 10,279
	21,347	8,102	2,394	11,523	9,103
Less: Income Tax (30%), (Note 2) Add: Overseas Subsidiaries'	6,404	2,431	719	,	2,731
Profits, after tax	1,032	117	565	1,528	2,440
Available for Distribution	15,975	5,788	2,240	9,594	8,812
Dividends Paid (Note 1)	5,880	5,022	5,032	5,148	5,201
Retained in Business, (Note 1)	10,095	766	-2,792	4,446	3,611
B Class/Co-operative Shares on Issue, 000's	27,348	23,359	15,725	16,090	16,254
Dividend per share	21.5c	21.5c	32c	32c	32c

Complementary businesses are made up of the following SunRice divisions and subsidiaries: CopRice, Rice Flour, Rice Cakes, Specialty Rice Foods, Riviana Foods Pty Ltd, Trukai Industries Limited, (Papua New Guinea).

Note 1: Section 1.5 of this prospectus deals with the disposition of the profits generated by the Complementary businesses. In the year ended 2007, the Board determined that the needs of the business would be best served by applying \$12.2m (\$11.77/tn), as a paddy price supplement, declaring a dividend of \$5.9m (21.5c/share) and, to retain \$10.1m in the business to bolster capital and reserves.

Note 2: This represents the prima facie tax payable on profits of the respective entities. Actual income payable will be determined, for the respective entities, after taking into account the relevant timing and permanent differences and any tax losses relating to the entities.

5.3 Financial Forecast Information

The Board does not regard it as appropriate to include a forecast of the final Paddy Price, Complementary Businesses' profits or any supplement to the Paddy Price in this Prospectus. This is due to the variable nature of many factors that may impact the SunRice business and which are outside of the control of the Directors, including actual rice crop size, currency movements, global rice supply and world rice prices.

5.4 Financial Impact of Funds Received Under the Share Issue

As noted in Section 1.2, the purpose of the Share Issue is to:

- Raise capital to ensure that the company maintains and further develops a strong capital base to provide it with the necessary financial strength and flexibility to make sound decisions and long-term commitments; and
- To facilitate the conversion of Rice Bonds into B Class Shares, thereby further strengthening the Company's permanent capital base.

The Share Issue is expected to have the following impact on the financial position of SunRice:

- Total proceeds of the Share Issue received will be utilised to reduce the company's liabilities in respect of Rice Bonds and/or Bank Debt. The quantum of the reduction and the liability to be reduced can only be determined at the closing date of the Share Issue;
- The total number of B Class Shares after the Share Issue will be determined at the closing date of the Share Offer;
- The resulting reduction in liabilities and increase in paid up capital is expected to improve the ability of SunRice to access additional debt facilities to assist in making the business strong and financially secure; and
- Rice Bond interest payments will reduce on the Rice Bonds redeemed. The quantum of the reduction can only be determined at the closing date of the Share Offer.

6. INVESTMENT RISKS

Every investment in Shares in a company involves an element of risk. Before accepting the Offer, you should consider whether the Shares are suitable securities for you to acquire, having regard to your own investment objectives and financial circumstances.

The business activities of SunRice give rise to a number of significant business and financial risks which are inherent in the Australian rice industry and the international market for rice foods. To minimise industry-specific risks the Company has established risk management procedures which are internally and externally reviewed on a regular basis.

The factors detailed below should not be taken as an exhaustive list of the risks faced by the Ricegrowers Group or its investors. These factors and others not specifically referred to may materially affect the profitability of the Ricegrowers Group and the value of the Shares.

6.1 Supply of Rice

SunRice is exposed to fluctuations in the volume and quality of rice supplied by its Growers. Fluctuations in volumes of supply may, when surplus to expectation, result in greater volumes being sold on the world market at prevailing commodity prices, or, when in short supply, endanger market relationships and/or result in under-recovery of milling overheads.

SunRice is continuing its efforts to build its international presence and relationships in order to ensure that increasing volumes of high quality Australian rice can be placed in stable and profitable high returning markets. SunRice has also established a rice trading strategy which, in times of low Australian rice crops, allows it to maintain a presence in some of these high returning markets by supplying quality assured SunRice branded product.

6.2 Availability of Water/Drought

In recent Crop Years, the volume of rice available from Growers has been adversely affected by drought conditions and the resultant limited access to water from the irrigation schemes that service Growers.

SunRice seeks to mitigate the risk of short crops by carrying over rice from the preceding Crop Year, where this is possible, primarily to support important domestic and strategic export markets, and through its rice trading operations and alliances which enable it to access rice from international suppliers to meet market requirements in overseas markets. However, the success of the rice trading strategy is dependent upon the ability to source regular supplies of high quality rice (especially medium grain) at a competitive price. Fluctuations in world prices can significantly adversely impact the profitability of rice trading.

In addition to rice trading, SunRice has, in recent years, participated in a water procurement program in conjunction with ground water pumpers and Snowy Hydro Limited to mitigate the shortage of water caused by the current drought. These programs have generated a level of rice production needed to primarily support important domestic and strategic export markets.

SunRice continues to work closely with the relevant water authorities in the region to seek to maximise the availability of water for the production of rice. However, the outcome of efforts in this area cannot be assured.

SunRice constantly monitors the availability of water and anticipated rice production and will continue to assess and, if necessary, adjust its infrastructure, resources and funding in response to these conditions.

6.3 Domestic Deregulation

In accordance with amendments to the Marketing of Primary Products Act (now called the Rice Marketing Act), which took effect on 1 July 2006, the RMB may appoint additional authorised buyers who will have the right to purchase rice from producers in New South Wales. This has the potential to affect the Company's market share of domestic rice sales. However, as the Company has retained its position as the sole exporter of New South Wales rice, the effect will be limited to the Australian domestic market. Refer to Section 3.3 for further details regarding the arrangements with the RMB.

6.4 Exclusive Export Agreement Risk

Effective 1 July 2006, the Company was appointed by RMB as the exclusive exporter of rice grown in New South Wales for an initial term of five years under the Sole and Exclusive Export Agreement. This agreement can be terminated after that initial five-year period by RMB giving at least 5 years notice. This effectively gives the Company the exclusive export rights for rice grown in NSW for a minimum period of 10 years.

6.5 Credit Risk

SunRice manages the credit risk on sales to end customers through a range of credit instruments, credit checks, risk assessments and intelligence monitoring. Sales to offshore entities are settled through high-ranking credit instruments such as Irrevocable Letters of Credit and Cash Against Documents, wherein the credit risk to SunRice is limited to a short period of time. The Company does not have significant exposure to any individual customer or counterparty, and has a history of negligible default in international business transactions.

6.6 Rice Price and Foreign Currency Exchange Risk

SunRice is exposed to the risks of global rice supply and demand fluctuations which affect the prices which can be gained in export markets. Australian dollar receipts are also exposed to the risk of currency fluctuations. When considered appropriate, SunRice actively participates in foreign currency hedging to manage its exposure and mitigate adverse movements in exchange rates.

6.7 Interest Rate Risk

SunRice has significant core borrowings and a large seasonal borrowing requirement as a result of the nature of its business and its Grower lending activities. The exposure to movement in interest rates on these borrowings is managed by hedging/fixing the interest rate on a proportion of this debt portfolio.

6.8 Saleability of Shares and Determination of Share Price

The Company has been admitted to the official list of the NSX and official quotation of its B Class Shares commenced on 18 June 2007. The listing of the B Class Shares on the NSX enables B Class Shareholders to trade their Shares with other Shareholders of the Company (subject to maximum Shareholding limits).

Whilst the B Class Shares are listed on the NSX, there is a limited market for B Class Shareholders to trade their Shares and the price of the B Class Shares may not fully reflect the underlying value of the Company. The price at which B Class Shares are traded may be influenced by a variety of factors including:

- The profitability and prospects of the Complementary Businesses;
- The rate of dividend declared from time to time by the Board;
- The limited transactions as a result of the restricted pool of potential purchasers; and
- The limit on the number of shares that can be held by B Class Shareholders.

6.9 Ricegrowers Group Profitability

The Ricegrowers Group's profitability is subject to both internal and external factors. Some of these factors can be mitigated by appropriate commercial action, but many are outside the Company's control.

Internal Factors

Internal factors that may affect the Ricegrowers Group's profitability include:

- The profitability of individual business units and profit centres of the Ricegrowers Group;
- The adoption of policies and practices within the Ricegrowers Group.

External Factors

External factors that may affect the Ricegrowers Group's profitability include:

- The economic health of Australia and other countries, particularly those in which the Ricegrowers Group operates;
- The stability of governments and changes in fiscal, monetary and regulatory policies of those governments;
- The strength of the global rice and food industry; and
- The level of competition in the markets in which the Ricegrowers Group operates.

7. ADDITIONAL INFORMATION

7.1 Constitution

The following is a summary of the key provisions of the Company's constitution. The Company will provide a copy of the constitution free of charge on request by contacting the Company on 1800 654 557.

Board Composition

The Board will comprise the following directors, all of whom must be natural persons and at least 18 years old:

- (a) Up to three (3) Directors who are elected members of RMB and who hold, or are the representative of a body corporate that holds, an A Class Share;
- (b) Up to three (3) Directors who are, in the opinion of the Directors, appropriately experienced and who are nominated for election by the Directors, provided that only one (1) of such Directors may be an employee of the Company; and
- (c) Up to four (4) Directors who hold, or are the representative of a body corporate that holds, an A Class Share, excluding the elected members of RMB.

(Refer to Rule 11.1(a) of the Constitution).

The remuneration of non-executive Directors will initially be the remuneration of the non-executive Directors as previously approved by members of the Co-operative. Any change to that remuneration must be approved by A Class Shareholders (refer to Rule 11.4 of the Constitution).

A Class Shares

A Class Shares can only be issued to Active Growers or persons whom the Directors believe, on reasonable grounds, will become Active Growers (refer to Rule 3.2 and Rule 3.3 of the Constitution).

A Class Shares cannot be transferred (refer to Rule 9.1 of the Constitution).

Rights Attaching to A Class Shares

Each A Class Share confers on its holder:

- (a) The right to receive notice of, attend and vote (one vote per A Class Shareholder) at all general meetings of the Company;
- (b) The right to be repaid the amount paid up on the A Class Share, if any, on redemption or winding up of the Company in preference to all other Shareholders; and
- (c) No right to participate in any dividends or other distributions made by the Company.

(Refer to Rule 5.1 of the Constitution)

Redemption of A Class Shares

The Company may redeem the A Class Shares held by a Shareholder in accordance with the Constitution (for no consideration) if, on the date of redemption:

- (a) The whereabouts of the Shareholder is not presently known to the Company and has not been known to the Company for a continuous period of at least two years before that date; or
- (b) At any time after 30 June 2006 the Shareholder is not an Active Grower; or
- (c) The Shareholder or their Approved Entity (approved superannuation fund) does not hold or has not entered into an agreement to acquire the minimum B Class Shareholding (defined in the Constitution to mean 1,000 B Class Shares for all new Active Growers who become Shareholders after conversion to the Company); or
- (d) The Shareholder has a Relevant Interest in more than five A Class Shares.

A Class Shares must be redeemed upon the occurrence of a Transmission Event (death, bankruptcy or mental incapacity). (Refer to Rule 5.3 of the Constitution).

B Class Shares

B Class Shares can only be issued to:

- (a) Initial Shareholders upon implementation of the Restructure;
- (b) A Class Shareholders or persons to whom the Directors have agreed to issue an A Class Share;
- (c) Persons who, at the time of the issue, are existing B Class Shareholders; or
- (d) Approved Entities (in relation to Shareholder superannuation funds approved by the Board).

(Refer to Rule 3.4 of the Constitution).

Rights Attaching to B Class Shares

Each B Class Share confers on its holder:

- (a) The right to receive dividends declared and other distributions made by the Company from time to time;
- (b) The right to participate equally with other B Class Shareholders in the distribution of surplus funds on a winding up the Company; and
- (c) No right to receive notice of, attend or vote at any general meeting of the Company.

(Refer to Rule 5.2 of the Constitution).

Transfer of B Class Shares

B Class Shares can be transferred to another Shareholder or to an Approved Entity of a Shareholder (subject to maximum shareholding limits). B Class Shares that vest in a person, such as an executor, trustee in bankruptcy or liquidator, upon the occurrence of a Transmission Event

are subject to the same limitations on transfer from that person, namely they can only be transferred to a Shareholder, or Approved Entity of a Shareholder. B Class Shares may also be bought back by the Company (refer to Rule 9.4 of the Constitution)..

New Share Issues

Subject to the Corporations Act, NSX Listing Rules and the Constitution, the Directors may issue, allot or grant options in respect of, or otherwise dispose of, Shares to such persons, for such price, on such conditions, at such times and with such preferred, deferred or other special rights or special restrictions, whether with regard to dividend, voting, return of capital, participation in the property of the Company on a winding up or otherwise, as the Directors think fit. Shares other than A Class Shares and B Class Shares can only be issued with the prior approval of A Class Shareholders by special resolution (refer to Rule 3.7 and 3.8 of the Constitution).

New A Class Shareholders

New A Class Shareholders or their Approved Entity (approved superannuation fund) are required to purchase and hold a minimum of 1,000 B Class Shares. The minimum shareholding for Initial Shareholders is the lesser of 1,000 B Class Shares and the number of B Class Shares issued to them in the Restructure (refer to Rule 3.6 of the Constitution).

Acquisition of B Class Shares by A Class Shareholders

The Directors may take steps and implement measures to encourage and facilitate the acquisition of B Class Shares by A Class Shareholders (refer to Rule 3.13 of the Constitution).

Suppliers Share Plan

Subject to the Corporations Act, the Directors may:

- (a) Require Supplier Shareholders to subscribe for additional B Class Shares in accordance with the Suppliers Share Plan as set out in the Constitution; and
- (b) Apply amounts payable by the Company to a Supplier Shareholder, in respect of their supply of paddy rice to the Company, in payment for additional B Class Shares that the Supplier Shareholder is obliged to subscribe for under the Suppliers Share Plan.

(Refer to Rule 3.14 of the Constitution).

If the Suppliers Share Plan is activated, Supplier Shareholders will be required to subscribe for additional B Class Shares at a price determined by the Directors and at a maximum rate of \$10.00 per tonne of paddy rice delivered. The Suppliers Share Plan is binding on all current and future Supplier Shareholders (refer to Rule 3.14 and Schedule 1 of the Constitution).

Dividend Reinvestment Plan

The Directors may, subject to the Corporations Act and the Constitution:

- (a) Establish a dividend reinvestment plan on terms determined by the Directors and issue B Class Shares under that plan; and
- (b) From time to time amend, suspend or terminate such plan.

(Refer to Rule 3.12 of the Constitution).

Payment of Dividends

The Directors may from time to time declare and pay interim and final dividends (refer to Rule 14.1 of the Constitution). Subject to any rights or restrictions attached to Shares, dividends are paid in proportion to the amounts paid up on Shares.

Dealing with Supplier Shareholders

The Company will acquire paddy rice from Supplier Shareholders (refer to Rule 6.1 of the Constitution).

The Company may enter into contracts with Supplier Shareholders in connection with the production or supply of paddy rice. The Directors may declare and pay bonuses to Supplier Shareholders in respect of their supply of paddy rice to the Company (refer to Rule 6.1 and 6.2 of the Constitution).

Restrictions on Shareholdings

A person must not:

- (a) Have a relevant interest in more than five A Class Shares; or
- (b) Have a relevant interest in a number of B Class Shares which, when aggregated with any B Class Shares in which all Associates of that person have a relevant interest, exceeds 5% of the total number of issued B Class Shares.

Breach of these Shareholding restrictions results in a loss of voting and dividend entitlements (refer to Rule 4 of the Constitution).

Forfeiture of Shares

If a Shareholder fails to pay the amount of the issue price of a Share which is payable pursuant to a call or at a fixed date, the Share is subject to forfeiture in accordance with the procedures set out in the Constitution (refer to Rule 8). A person whose Shares have been forfeited remains liable to pay to the Company the amount unpaid on the forfeited Share together with interest on the unpaid amount at the rate fixed by the Directors.

7.2 Interests and Fees of Certain People Involved in the Offer

Other than as set out below or elsewhere in this Prospectus, no director or proposed director of the Company and none of the persons involved in the Offer and referred to below has, or has had, in the last two years, any interest in:

- (a) The formation or promotion of the Company;
- (b) Property acquired or proposed to be acquired by the Company in connection with its formation or promotion, or in connection with the Offer; or
- (c) The Offer.

Other than as set out below or elsewhere in this Prospectus, no amount has been paid or agreed to be paid and no benefit has been given or agreed to be given:

- (a) To any Director or proposed Director to induce them to become, or to qualify as, a Director; or
- (b) To any Director or proposed Director for services provided by him in connection with the formation or promotion of the Company or the Offer; or
- (c) To any of the persons involved in the Offer for services provided by them in connection with the formation or promotion of the Company or the Offer.

Directors' Fees

Current Directors' remuneration rates were approved by members of the Co-operative at the 2002 Annual General Meeting as follows:

- A Director attending a duly convened meeting of the Board or a meeting of a committee of the Board will receive a sitting fee of \$252 per meeting;
- A Director attending to the business of the Company under direction from the Board shall receive \$252 per day together with travelling and out-of-pocket expenses;
- The Chairman of Directors shall receive an additional allowance of \$58,400 per annum;
- The Deputy Chairman of Directors shall receive an additional allowance of \$36,150 per annum;
- External Directors shall receive an additional allowance of \$36,150 per annum; and
- Each other member of the Board shall receive an additional allowance of \$25,030 per annum.

Directors' Interests

The number of Shares in the Company in which each Director has a Relevant Interest are set out

in the following table:

Name of Director	How Held	Total Number of A Class Shares	Total Number of B Class Shares
GF Lawson	GF & SB Lawson	1	N/A
	GF & SB Lawson Pty Ltd as trustee for the Lawson Family Superannuation Fund	N/A	201,253
DM Robertson	DM & MS Robertson Pty Ltd	1	59,035
	DM & MS Robertson Pty Ltd as trustee for the Robertson Superannuation Fund	N/A	55,023
LJ Arthur	LJ Arthur	1	11,146
	LJ Arthur & RF Arthur	N/A	93,913
NG Graham	NG & LE Graham	1	71,276
G Helou	N/A	N/A	N/A
RA Higgins	N/A	N/A	N/A
GL Kirkup	Kirkup Farms Pty Ltd	1	25,667
GF Latta	N/A	N/A	N/A
N McAllister	Norman McAllister	1	2,510
	Strathcona Pty Ltd	1	59,303
AD Walsh	AD & KL Walsh	4	102,795

Interest and Fees of Professionals

This Section applies to persons named in the Prospectus as performing a function in a professional, advisory or other capacity in connection with the preparation or distribution of the Prospectus.

Dibbs Abbott Stillman has acted as lawyers to the Company and has performed work in connection with the Offer, for which it will be paid approximately \$35,445 (excluding GST) plus disbursements.

PriceWaterhouseCoopers has acted as auditors to the Company and has performed work in connection with the Offer, for which it will be paid approximately \$2,600 (excluding GST) plus disbursements.

7.3 Consents

Written consents to the issue of this Prospectus have been given and at the date of this Prospectus have not been withdrawn by the following parties:

- (a) Dibbs Abbott Stillman has given and has not withdrawn its consent to be named in this Prospectus as Lawyers to the Company in the form and context in which it is named. It has not authorised or caused the issue of this Prospectus and takes no responsibility for any part of the Prospectus other than references to its name;
- (b) PricewaterhouseCoopers has given and has not withdrawn its consent to be named in this Prospectus as Auditors to the Company in the form and context in which it is named. It has not authorised or caused the issue of this Prospectus and takes no responsibility for any part of the Prospectus other than references to its name; and
- (c) Each of the Directors has given and has not withdrawn his or her consent to be named in this Prospectus in the form and context in which he or she is named.

8. STATEMENT BY DIRECTORS

The issue of this Prospectus was authorised by all of the Directors of Ricegrowers Limited at a meeting on 27 September 2007.

GERRY LAWSON

RUSSELL HIGGINS

MARK ROBERTSON

GILLIAN KIRKUP

LAURIE ARTHUR

GRANT LATTA

NOEL GRAHAM

11-100

NORM McALLISTER

GARY HELOU

ALAN WALSH

Signed for the purposes of Section 351 of the Corporations Act 2001 by:

Gary Helou

Director of Ricegrowers Limited

1-100

9. GLOSSARY

- "A Class Shares" means A Class Shares in the capital of the Company.
- "Active Grower" means any person who, on a particular date ("Test Date"), has supplied not less than one tonne of paddy rice (being the produce of that Grower and not acquired for delivery) to the Company during the period from and including the beginning of the Two Year Delivery Period up to and including the day before the Test Date.
- "**Applicant**" means a Shareholder or an Approved Entity of a Shareholder who submits an Application Form.
- "Application" means an application made by a Shareholder to acquire New Shares pursuant to this Prospectus.
- "Application Form" means the application form attached to or accompanying this Prospectus.
- "Application Monies" means monies received from Applicants in respect of their Applications.
- "Approved Entity" means in relation to a Shareholder, the trustee of a superannuation fund:
- (a) Of which the person is a beneficiary; and
- (b) That has been approved by the Directors.
- "Asset Financing Charge" represents a charge against the Rice Milling and Marketing business for the use of Shareholders funds utilised to finance its fixed assets.
- "Associate" means, in relation to a person ("primary person"):
- (a) If the primary person is a body corporate, a director or secretary of the body corporate, its related bodies corporate and a director or secretary of any of its related bodies corporate;
- (b) A person with whom the primary person has entered into, or proposes to enter into, a relevant agreement, as defined in the Corporations Act, for the purpose of controlling or influencing the composition of the Board or the conduct of the company's affairs;
- (c) A person with whom the primary person is acting, or proposes to act, in concert in relation to the company's affairs.

For the purposes of this definition, "body corporate", "control", "relevant agreement" and "related body corporate" have the same meaning as in the Corporations Act.

- "ASIC" means the Australian Securities and Investments Commission.
- "B Class Shares" means B Class Shares in the capital of the Company.
- "Board" means the board of Directors of the Company.
- "Closing Date" means 5.00pm on 16 November 2007, as specified in the Application Form.
- "Company" means Ricegrowers Limited ABN 55 007 481 156.
- "Complementary Business" means business activities conducted by SunRice which are not "Rice Milling and Marketing" activities, including CopRice, rice cakes, flour, specialty rice foods group (SRFG), Riviana Foods Pty Ltd and Trukai Industries Limited.
- "Co-operative" means Ricegrowers' Co-operative Limited that was converted into the Company on 14 December 2005.

"Corporations Act" means the Corporations Act 2001 (Cth).

"Crop Year" means the period during which a rice crop is planted, grown and harvested. A particular Crop Year is identified by the calendar year in which the rice crop is harvested.

"Delivery Period" means the period from and including 1 July in a year up to and including 30 June in the following year.

"Direction Form" means the written form prescribed by the Company under which a person directs that Rice Bonds be applied to pay for New Shares.

"Directors" means the directors of the Company.

"Dollars" and the sign "\$" mean Australian Currency.

"Grower" means a grower of rice.

"Initial Shareholder" means each person who received B Class Shares upon conversion of the Co-operative into the Company.

"Members' Explanatory Booklet" means the disclosure document prepared by the Co-operative setting out all material information, in compliance with Chapter 6D of the Corporations Act, in relation to the Restructure.

"New Shares" means the new B Class Shares issued under the Share Issue.

"NSX" means the National Stock Exchange of Australia Limited.

"NSX Listing Rules" means the listing rules of NSX.

"Offer" means the offer of New Shares in accordance with this Prospectus.

"Paddy Price" means the return paid to Growers of paddy rice.

"Paddy Rice" means harvested rice in an unprocessed state.

"Quotation" means the quotation of the Shares on the NSX.

"Relevant Interest" has the same meaning as that term is defined in the Corporations Act. In broad terms, a person has a relevant interest in a Share if the person:

- (a) Is the holder of the Share;
- (b) Has the power to exercise or control the exercise of, a right to vote attached to the Share;
- (c) Has the power to dispose of, or control the exercise of a power to dispose of, the Share; or
- (d) Has voting power of above 20% in, or controls, a body corporate that owns the Share.

"Restructure" means the restructure of the Co-operative approved by the members of the Co-operative on 4 October 2005 pursuant to the Members' Explanatory Booklet, involving, amongst other things, the conversion of the Co-operative into the Company, the issue of A Class Shares and B Class Shares to members of the Co-operative, the adoption of a new Constitution and the change in the name to 'Ricegrowers Limited'.

"Rice Bond" means a rice bond in the Company.

"Rice Milling and Marketing" means business activities conducted by SunRice which include milling, marketing, packaging, branding, which includes all activities relating to the process of transforming raw paddy into bulk or packaged milled rice (Australian and non-Australian rice).

"Ricegrowers Group" means the Company and its controlled entities.

"Share Issue" means the offer of New Shares as set out in this Prospectus.

"RMB" means the Rice Marketing Board for the State of New South Wales.

"RMB Equity Rollover Payment" means a payment to be made to a Shareholder under the RMB Capital Equity Rollover Scheme.

"Shareholder" means a holder of Shares in the Company.

"Shares" means issued Shares in the capital of the Company, including A Class Shares and B Class Shares.

"SunRice" means the business carried on by the Company.

"Supplier Shareholder" means a Shareholder who supplies paddy rice to the Company and a person who has been admitted as a Shareholder on the basis that the Board believes they will become an Active Grower.

"Transmission Event" means:

- (a) In respect of a Shareholder who is an individual:
 - (i) the death of the Shareholder;
 - (ii) the bankruptcy of the Shareholder;
 - (iii) the Shareholder becoming of unsound mind; or
 - (iv) the Shareholder becoming liable to be dealt with in any way under the law relating to mental health; and
- (b) In respect of a Shareholder who is a body corporate, the dissolution of the Shareholder or the succession by another body corporate to the assets and liabilities of the Shareholder.

"Two Year Delivery Period" means the two most recently completed Delivery Periods.



Ricegrowers Limited trading as SunRice ABN 55 007 481 156