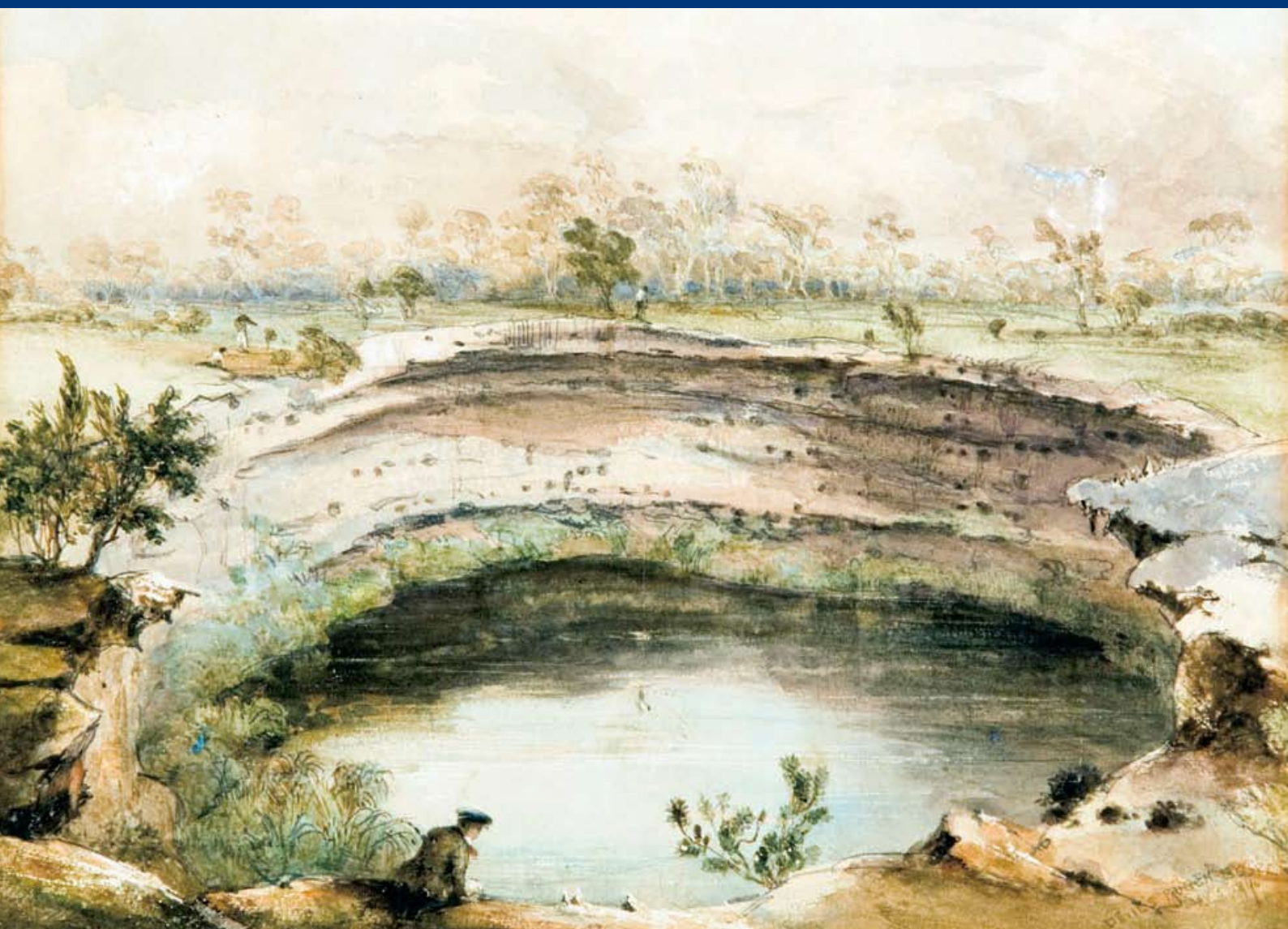




LISTED DEBENTURE STOCK PROSPECTUS NUMBER 11

ANGAS SECURITIES LIMITED ABN 50 091 942 728 AFS Lic No 232 479



IMPORTANT NOTICE

This Prospectus is issued by Angas. It is dated 1 April 2010 which is the date on which it was lodged with ASIC. A number of words and terms used in this Prospectus have defined meanings. These appear in the Glossary on page 34 of this Prospectus. No Debentures may be issued pursuant to this Prospectus later than 13 months after the date of this Prospectus. However, the Directors reserve the right to close the Prospectus at an earlier date. Investments will only be accepted on the Application Form attached to this Prospectus.

ASIC and its officers take no responsibility as to the contents of this Prospectus. Angas is not authorised under the Banking Act 1959 and the depositor protection provisions of that Act will not cover any investment in the debentures issued by the Company. The Australian Prudential Regulation Authority does not supervise Angas and debenture investments are not bank deposits. There is a risk that an investor in debentures issued by Angas may lose the whole or part of that investment.

The Trustee takes no responsibility for this Prospectus and has not authorised or caused its issue. The Trustee makes no representation or warranty concerning the truth or accuracy of the contents of this Prospectus. The Trustee does not make any representation or warranty regarding, or accept any responsibility for any statements in or omissions in or from any part of this Prospectus. Neither the Trustee nor any member of the Trust Group makes any representation as to the performance of the Debentures, the maintenance of capital, or any particular rate of return.

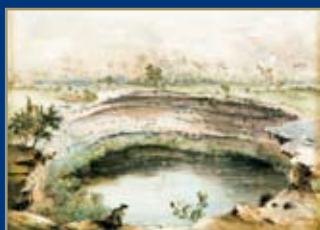
Standard & Poor's credit rating of Angas is an objective, independent opinion of the willingness and capacity of Angas to meet its financial commitments in full and on time. Standard & Poor's has not authorised the issue of this Prospectus and takes no responsibility for its issue. As at the date of this Prospectus, Angas is not permitted to release details of this credit rating to retail investors.

The debentures offered by this Prospectus are to be listed on NSXA. The fact that NSXA may list the debentures is not to be taken in any way as an indication of the merits of Angas or the listed debentures. NSXA takes no responsibility for the contents of this Prospectus, makes no representations as to its accuracy or completeness and expressly disclaims any liability whatsoever for any loss howsoever arising from or in reliance upon any part of the contents of this Prospectus.

The information in this Prospectus has been prepared without taking into account your investment objectives, financial situation or particular needs (including financial and taxation issues). Before deciding to invest in the Debentures, potential investors should read the entire Prospectus and should consider the risk factors that could affect the financial performance of Angas including the risk of loss of principal. Investors should carefully consider these factors in light of personal circumstances (including financial and taxation issues). Investors should seek professional advice from an accountant, lawyer or licensed financial product adviser before deciding whether to invest.

Angas does not give financial product advice nor is it licensed to do so. No person is authorised to give any information or to make any representation in connection with the Offer described in this Prospectus which is not contained in this Prospectus. Any information or representation not so contained may not be relied on as having been authorised by Angas in connection with the Offer.

The Offer contained in this Prospectus is made to Australian residents only. No action has been taken to register or qualify the Debentures or the Offer, or otherwise to permit a public offering of the Debentures, in any jurisdiction outside Australia. The distribution of this Prospectus in jurisdictions outside Australia may be restricted by law and persons who come into possession of this Prospectus should seek advice on and observe any such restrictions.



COVER IMAGE

George French ANGAS, Australia, 1822 - 1886
Devil's Punch Bowl, near Mount Schank
1844, Mount Schank, South Australia
Watercolour pencil on paper 26.0 x 33.9 cm
Bequest of J. Angas Johnson 1902
Art Gallery of South Australia, Adelaide

LISTED DEBENTURE STOCK

PROSPECTUS NUMBER 11

PROSPECTUS FOR THE OFFER OF
300 MILLION FIRST RANKING DEBENTURES
AT AN ISSUE PRICE OF \$1.00 EACH
PAYABLE IN FULL ON APPLICATION.

INTEREST PAID MONTHLY OR REINVESTED
LISTED ON THE NATIONAL STOCK EXCHANGE

INVESTOR SERVICE LINE 1800 010 800



CORPORATE DIRECTORY

DIRECTORS

Andrew Luckhurst-Smith
Matthew Hower
Kimley Lyons
Paul McCarthy

AUDITOR

Deloitte Touche Tohmatsu
Level 17, 11 Waymouth Street
Adelaide SA 5000

RATING AGENCY

Standard & Poor's Rating Services
Level 41, 120 Collins Street
Melbourne VIC 3000

TRUSTEE

Permanent Nominees (Aust.) Limited
35 Clarence Street
Sydney NSW 2000

STOCK EXCHANGE

National Stock Exchange of Australia
Level 2, 117 Scott Street
NEWCASTLE NSW 2300

DISPUTE RESOLUTION

Financial Ombudsman Service Limited
GPO Box 3
Melbourne VIC 3001

INVESTOR SERVICE LINE

1800 010 800

WEBSITE

www.angassecurities.com

OFFICE LOCATIONS

ADELAIDE

Level 14, 26 Flinders Street
Adelaide SA 5000
GPO Box 2948
Adelaide SA 5001
Ph (08) 8410 4343
Fax (08) 8410 4355

PERTH

338 Hay Street
Subiaco WA 6008
PO Box 1602
Subiaco WA 6904
Ph (08) 9380 4983
Fax (08) 9380 4480

MELBOURNE

Level 7, 1 Queens Road
Melbourne VIC 3004
GPO Box 7720
Melbourne VIC 3004
Ph (03) 9863 8460
Fax (03) 9863 8463

QUEENSLAND

Suite 54, 1 Arbour Avenue
Robina QLD 4226
PO Box 5116
Robina Town Centre QLD 4230
Ph (07) 5578 9311
Fax (07) 5593 2422



BOARD OF DIRECTORS

Standing: Andrew Luckhurst-Smith, Kimley Lyons, Matthew Hower and Paul McCarthy.

Angas specialises in fixed interest debentures and offers a reliable investment that is fully secured. Interest is paid at a fixed rate for the term of the investment. There are no entry or exit fees. Angas has a highly competent Board of Directors with broad experience in law, banking, finance and funds management.

The debenture funds are invested in fully secured first mortgage loans and other permitted investments.

Lending by Angas:

- comprises a balanced spread of first mortgage loans;
- applies prudent credit criteria designed to maximise return and minimise risk; and
- adopts a focus on premium assets with particular emphasis on core markets where the offices of Angas are located.

Investor protection is of paramount importance to Angas which subscribes to rigorous lending and investment policies and high standards of ethical behaviour and corporate governance. The financial statements referred to in this Prospectus are the subject of an annual audit and half year review by Deloitte Touche Tohmatsu. Corporate compliance is one of the strengths of Angas. Angas holds AFS Licence No 232 479 issued by ASIC. The licence is to deal in a financial product being the issue of debentures. Angas debentures issued pursuant to this Prospectus are listed on NSXA.

This Prospectus contains information about the business and financial affairs of Angas, together with the details of the debenture issue. The issue of debenture stock is a well established financial method of funds investment.

The purpose of the debenture issue is to raise funds principally for investment by the Company in a range of quality first registered mortgage securities as well as for other permitted investments including real property.

INVESTING IN LISTED DEBENTURES PROVIDES RELIABLE INCOME WITH FIXED RATES OF RETURN.

The Debentures are secured by a charge to the Trustee over the mortgages and other assets of the Company. This is a first ranking charge which provides security to the Trustee for repayment of debentures. The Trustee holds that security for the benefit of investors. All mortgages are carefully selected by Angas according to the prudent lending criteria detailed in this Prospectus.

All real property must be valued by independent licensed valuers appointed by Angas before any loan is made. All loan investments are backed by a pool of first mortgages and chattel securities which meet all of the loan criteria. Angas is an asset based lender and places strong emphasis upon the real estate or chattel security for each loan advance.

KEY FEATURES OF THE ISSUE

ISSUER

Angas Securities Limited ABN 50 091 942 728.

SECURITY

Repayment of all investments and accrued interest is secured by a first ranking floating charge over the whole of the assets and undertaking of Angas. This includes the mortgages held and other permitted investments made by Angas. The Trustee holds the charge for the benefit of investors.

TRUST DEED

The Debentures are issued pursuant to a trust deed which provides for the issue of debt securities comprising debentures. Investors are entitled to the benefit of and have notice of the provisions of the Trust Deed. Details of some of these provisions are set out in this Prospectus.

TRUSTEE

Permanent Nominees (Aust.) Limited, a member of the Trust Group of Companies, is trustee of the trust established by the Trust Deed. Trust Company Limited is the parent company of the Trust Group of Companies. It is a listed public company and is one of Australia's largest corporate trustees to cash, equity, property and debenture trusts. Neither has been involved in preparation of this Prospectus or is responsible for any statements in this Prospectus. The Trustee holds on trust:

- the benefit of the Trust Deed for the investors
- the charge securing repayment of the Debentures
- all other monies payable from time to time to or at the direction of the Trustee.

MAXIMUM CAPITAL RAISING

\$300 million

SECURITIES TO BE ISSUED

Debentures listed on NSXA

APPLICATIONS

Can only be made on the Application Form contained in this Prospectus.

Minimum Application: \$10,000

Maximum Application: \$5 million unless otherwise permitted by the Board

INTEREST RATE

The interest rate is fixed for the term of the Debenture and is specified on the Debenture Confirmation as the Coupon Rate. Details of the Issue Rate can be obtained by contacting Angas.

PAYMENT OF DEBENTURE INTEREST

Interest is paid at the end of month (as adjusted by reference in arrears to the date of investment and redemption). Interest is paid by direct credit to the investor's bank account. Alternatively investors may elect to reinvest monthly interest to maturity of the debenture term at the reinvestment rate.

REINVESTMENT OF INTEREST

Rather than receive interest monthly, investors may elect to reinvest the interest with Angas each month. Reinvested interest is held in a separate account and will accrue interest on the balance of the account. Rates of interest on reinvestment accounts are not fixed and may vary from time to time as published by Angas. The rules for allocation of reinvested interest applicable to debentures traded on NSXA are set out in this Prospectus.

INVESTMENT TERMS

Debentures will be issued for terms of 1 or 3 years. The term is nominated by the investor but must be approved by Angas. All debentures will terminate on the last day of the calendar month corresponding to the start of the investment. The maturity date of each investment is specified in the Debenture Confirmation.

NO ENTRY FEES

There are no entry fees deducted from funds when invested.

EXIT FEES

There are no exit fees deducted from funds which remain invested for the full term of the Debenture. However, a fee will apply to an early redemption approved by Angas.

FEES AND CHARGES

Interest rates quoted are net to investors. No management fees are charged. Fees will apply to transfers or early redemption of debentures (if approved).

MATURITY

The Company will notify investors approximately one month prior to maturity. Investors may choose to redeem their investment or have their funds re-invested at maturity.

APPLICATION OF ISSUE PROCEEDS

The proceeds of this debenture issue will primarily be invested in a range of first mortgages and property holdings with the balance of the funds being held in bank deposits or other permitted investments as more fully set out in the Trust Deed. Angas cannot depart from the investment criteria set out in this Prospectus.

LISTING OF DEBENTURES

Angas will apply each month to list the Debentures for trading of each series on the NSXA. Certain rules applying to listed debentures are set out in this Prospectus. If the Debentures are not listed for any reason then the Debentures would be subject to certain disclosure requirements of ASIC pertaining to unlisted debentures. Angas would have to lodge a Supplementary Prospectus addressing those matters. A copy of the Supplementary Prospectus would be provided to any investor who had invested in Debentures that were not listed. Angas would permit that investor to redeem that Debenture by giving notice to Angas within one month. Application money and all interest accrued to the date of redemption would be paid.

CHESS

Listed debentures issued by Angas will participate in CHESS. Holders of listed debentures will be provided by Angas with details of HIN in the case of a holding on the CHESS sub-register or SRN in the case of a holding on the issuer sponsored sub-register. Investors will be required to quote a HIN or SRN as applicable in all dealings with a stockbroker or the Registry. Details of stockbrokers who trade on NSXA appear on the NSXA website.

DEBENTURE REGISTRY

Angas operates the Debenture Registry in-house.

REAL PROPERTY SECURITY

The primary security for any real property loan must be a first registered mortgage over freehold or leasehold property. Additional security is often sought as collateral. Angas will never accept a second or subsequent mortgage as its primary security. As an asset based lender, Angas places primary reliance on the real property security that is held. Angas may accept pre-paid interest for the term of any loan.

MAXIMUM LENDING RATIOS

First mortgage advances do not exceed maximum Loan to Valuation Ratios as follows:

| | |
|------------------|-----|
| Residential Land | 70% |
| Industrial Land | 70% |
| Commercial Land | 70% |
| Rural Land | 50% |

Construction up to 70% of the "as is" value of the property under construction.

VALUATION

Angas obtains a current valuation from a licensed valuer to determine the maximum loan amount to be advanced. Where appropriate, a report from a quantity surveyor may be obtained (under instructions from Angas).

MORTGAGE INTEREST RATE POLICY

All loans are advanced by Angas to borrowers on a fixed term, fixed interest rate basis.

NO RELATED BODY CORPORATE LOANS

The Trust Deed precludes Angas from making an investment of debenture funds in a Related Body Corporate.

PORTFOLIO BALANCE

A maximum single loan transaction will not exceed 10% of the total debenture funds. Angas may make more than one advance to a borrower or to parties related to a borrower and these will not constitute a single transaction for the purpose of the 10% limitation unless all of the supporting security that is held by Angas is precisely the same for the multiple advances.

CONSTRUCTION LOANS

Construction loans require additional security comprising:

- deed of assignment of contractual rights in the project from the borrower;
- side deed with the builder for performance of the project;
- directors' guarantee.

Construction loans will comprise no more than 5% of the total debenture funds. Construction loans are funded up to 70% of the "as is" value of the development. The loan amounts may increase as construction carried out leads to an increase in the value of the property.

MORTGAGE TERM

In general, loans will not exceed one year but up to 20% of the loan book may be for loans of longer duration but for terms not exceeding three years.

EQUIPMENT FINANCE

Angas may lend up to 10% of the total debenture funds on secure equipment finance transactions including commercial hire purchase and leasing.

LIQUIDITY RESERVE

Angas must retain a liquidity reserve which comprises a minimum 5% of all Angas funds to be held on deposit with, or invested in, one or more of the following:

- an ADI or subsidiary of an ADI
- securities, promissory notes and bills of exchange which have a ready market
- a building society or a credit union
- a cash management trust
- a cash common trust fund
- government bonds, stocks or other securities
- a public authority

COMMERCIAL LENDING

COMMERCIAL LENDING OPERATIONS

The principal business carried on by Angas is as a commercial property lender. The primary security for any real property loan advanced by Angas must be a first registered mortgage over freehold or leasehold property. Second or subsequent mortgages will never be accepted as prime security. Borrowers who take out secured loans from Angas are often those who do not deal with traditional lenders such as banks or who may not meet the lending criteria of such lenders. Business proprietors, self employed or investors in property which does not generate income are amongst the class of typical borrowers from Angas. Credit impairment will not necessarily be an impediment to Angas making a loan. Angas has the resources, expertise and lending criteria to deal with such borrowers. Some of the features of the commercial property lending business conducted by Angas are:

- as an asset based lender, Angas places primary reliance on the first mortgage security that is held. Angas can and does realise such security to obtain recovery of loan advances. This is done by Angas acting as mortgagee exercising power of sale.
- there are limits on the loan sums advanced known as the maximum LVRs. As at 31 December 2009, the weighted LVR of the loan book was 61.34%.
- other credit support may sometimes be held by Angas in the form of collateral mortgages, guarantees and company charges. Such additional credit support is determined on a loan by loan basis.
- loans are typically advanced for shorter periods than traditional lenders and loan terms are generally for one year and never for longer than three years. Details of the spreads of active loans for the Angas loan book since 2003 are set out on the next page.
- the nature of borrowers who obtain loans from Angas and the short terms for which loans are advanced can lead to loan defaults at a higher rate than those of traditional lenders. The occurrence and management of such defaults are an ordinary part of the lending business carried on by Angas.
- loan defaults include failure by the borrower to pay interest when due, failure to repay the loan when the term expires or breach of loan covenants. Such defaults can lead to losses of loan principal or interest.

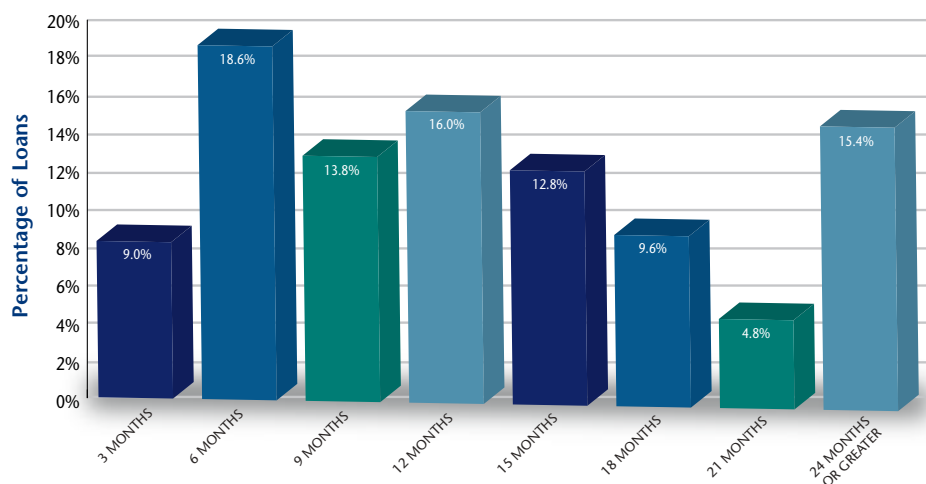
- construction loans are limited to no more than five per cent of the total debenture funds. Angas may lend up to ten per cent of total debenture funds on secure equipment financing transactions.

The assessment of mortgage loan applications by Angas involves consideration of the real property that Angas will take as prime security together with any collateral security and an assessment of the credit worthiness of the borrower and any other transacting parties to the loan. Angas obtains current valuations, credit reference reports, undertakes general reference checking, reviews financial statements and assesses the impact of any other borrowings. This analysis is undertaken to determine the likelihood of recovering the loan advance that is to be made. The outcome of such analysis will determine whether or not Angas will make a loan at all, the amount of any such loan in terms of the maximum LVR, the length of the loan term and the necessary credit support such as collateral security. Associated with this analysis is a process of identity verification undertaken by Angas in accordance with statutory requirements.

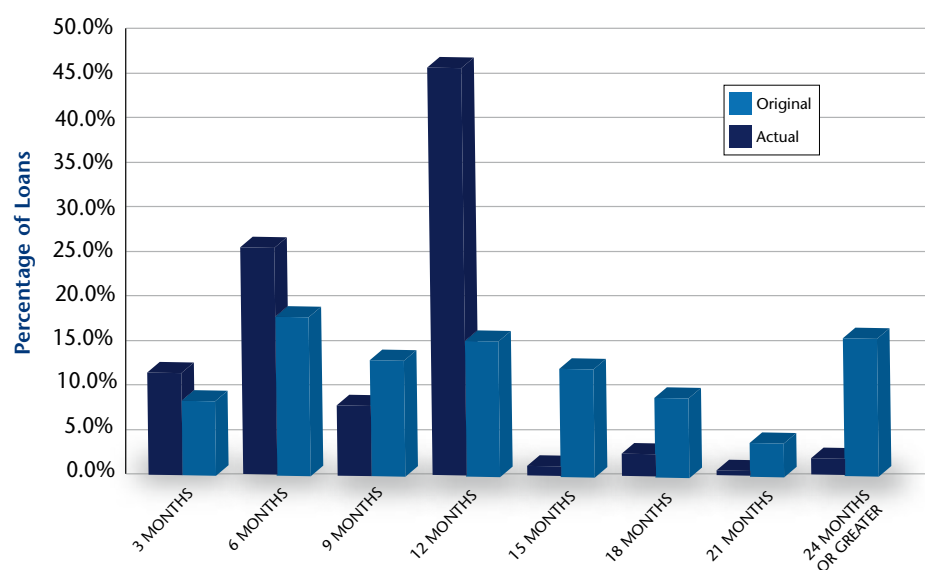
Angas seeks to diversify risk across its mortgage portfolio by a spread of loan categories and geographic locations. The graphs on page 9 set out the percentage composition of the loan book as at 31 December 2009. There is a significant change in the geographic composition compared with 30 June 2009 in that Queensland loans are up from 2.2% to 15.4% and those in Victoria are down from 8.7% to 3.0%. Changes of this kind are common in a small book of short term loans. The former figure reflects enhanced activity in the Queensland office which has been further resourced.

Another important risk mitigant of Angas commercial lending operations is for loan terms to generally coincide with debenture investment terms. This is important for maintaining liquidity. Loans will generally not exceed 1 year for the initial term but may be extended from time to time subject to formal Credit Committee approval. Even if loans expire and formal action is required, Angas will generally be able to recover the outstanding balance within a further period that conforms to the 1 and 3 year investment cycle of the Debenture terms. The chart on page 9 sets out the actual period that commercial loans have been active during the period from 1 July 2003 to 31 December 2009.

ACTUAL LOAN DURATION - 1 JULY 2008 TO 31 DECEMBER 2009

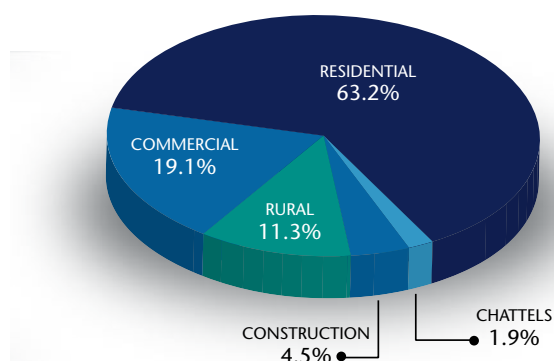


ORIGINAL VS ACTUAL DURATION - 1 JULY 2003 TO 31 DECEMBER 2009

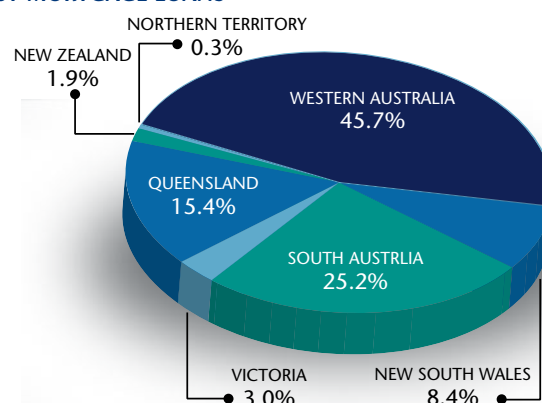


The maximum LVRs applied by Angas are 70% other than rural land for which the maximum LVR is 50%. As at 31 December 2009 only 11.3% of the Loan Book comprised loans over rural land. As at 31 December the weighted average LVR for the Loan Book was 61.34%.

AS AT 31 DECEMBER 2009, THE LOAN ASSETS OF ANGAS WERE INVESTED IN THE FOLLOWING PROPORTIONS



AS AT 31 DECEMBER 2009, THE GEOGRAPHIC SPREAD OF FIRST MORTGAGE LOANS



ALTERNATIVE FUNDING SOURCES

In order to fully exploit the business opportunities available to Angas as a successful commercial property lender, Angas will investigate funding sources in addition to the issue of listed debentures. There has been a diminution in competition in recent years due to several factors associated with credit amongst property lenders funding, capital markets and the global economy. Angas has witnessed solid growth in demand for commercial property finance within the qualitative credit parameters that Angas requires. That demand has exceeded the traditional capacity of Angas to fund loans. Furthermore, Angas considers it desirable to establish an alternative funding source for reasons of risk management by diversification.

Any alternative funding that is sourced by Angas will be for the purpose of enhancing in a compatible manner the principal business of Angas which is commercial property lending. Broadly similar lending criteria are expected to apply in terms of loan selection, LVRs and portfolio balance. The precise details will depend on the terms of any facility which is negotiated or established. Most likely, the role of Angas will be as an originator, servicer and manager of a portfolio of commercial property loans funded off Balance Sheet. Any facility of that nature will need to comply with all legal, regulatory, accounting and prudential requirements.

The rights of investors as holders of first ranking security over the assets and undertaking of Angas will be preserved. Angas will ensure the legal structure of any alternative funding source will be subject to the first ranking charge held by the Trustee for the benefit of investors. The requirements of the Trust Deed will continue to apply and be met by Angas. The increased capacity of Angas to fund commercial property loans from an alternative funding source in addition to listed debentures is intended to enhance the competitiveness and profitability of Angas.

Given the sustained demand for commercial property lending within its parameters, Angas will continue to investigate all potential future funding opportunities suited to the Angas business and will develop and refine the preferred capital and financing strategy. Angas has built a solid platform resulting in a trading history that is reputable proven and established.

RETAIL LENDING OPERATIONS

Angas operates a retail mortgage management business under the name Angas Financial Services. This is a successful retail lending business which manages a loan book as well as originating loans to external lenders such

as banks. Angas established the retail business to diversify its product range and geographical reach, to enhance the ability to deal with competitors, to improve career paths and opportunities for employees and to improve financial returns.

The current retail mortgage book is comprised of high quality business with low risk borrowers sourced predominantly from the public sector work force. Going forward, Angas Financial Services will continue to target the same group but will seek to build stronger interstate connections by use of the Angas offices in several states. Angas has built a strong brand name at the top end of the market for commercial property loans and scope exists to leverage prime lending business via this source. The home loans are funded externally. No debenture funds are applied to the retail lending operations. The role of Angas is that of manager or broker which earns a fee for its service.

A national Consumer Credit law will begin to take effect from 1 April 2010. It will replace the existing state based Uniform Consumer Credit Code, create a new national licensing regime and expand the scope of regulated credit to include loans to individuals investing in residential real estate. ASIC will administer the new scheme. Requirements for the new Australian Credit License will include standards of minimum training and a duty to act honestly, efficiently and fairly together with a requirement for mandatory membership of an external dispute resolution body. It has to be noted that these standards closely follow the requirements for the holders of an Australian Financial Service License such as is already held by Angas. The new license must be in place by 30 June 2010.

ASIC has announced that it will streamline the processing of licenses of applicants holding a Class A or Class B license under the previous Western Australian credit scheme. The reason is that these licensees have been subject to sufficiently rigorous levels of supervision that they can be streamlined to a Credit License by ASIC without having again to demonstrate competency. A second phase of the reform is expected to be in place during mid 2010. The Federal Government proposes to make further changes to specific obligations on credit providers and credit service providers to limit unfavourable lending practices. This will involve a review of credit card limit extension offers, approaches to cap interest rates and other lending issues. Other proposals due in the second phase are to further regulate investment loans and the provision of credit to small business, reform mandatory comparison rates and default notices and enhance regulation of reverse mortgages.

REAL PROPERTY INVESTMENTS

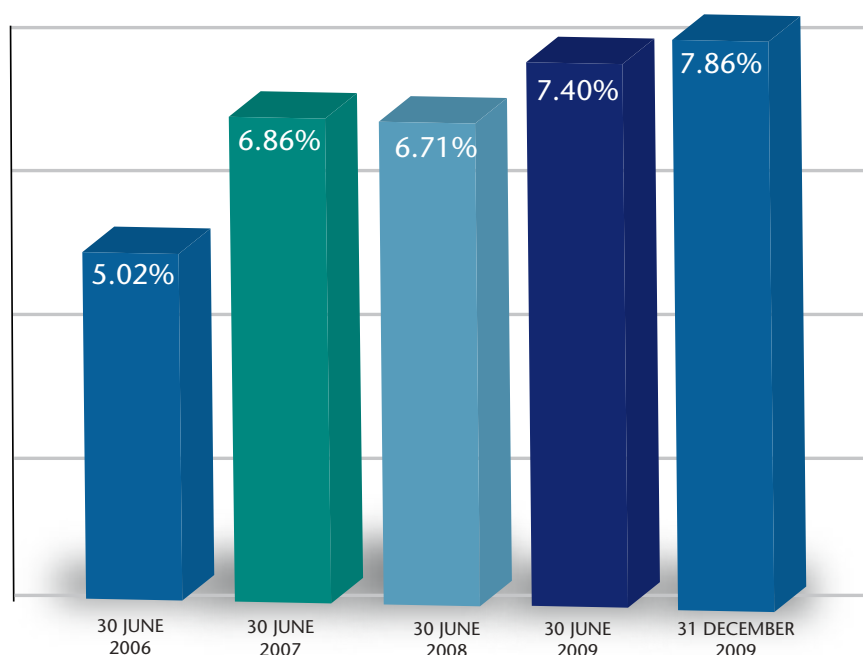
Angas has generated solid returns from real property investments which form an adjunct to the principal business of Angas as a lender. Under the Trust Deed, up to ten percent of the total debenture funds may be invested by Angas in real property. This is done either direct or by unit investment. The considerations in any property investment made by Angas are the location of the property, its specific characteristics, the terms of any existing lease covenants, the susceptibility to prolonged vacancy, the ability to enhance the investment performance of the property and determination of the appropriate structure and period for ownership of the property. A property must have strong investment fundamentals such as its location and physical attributes as well as the financial strength of lease covenants. Taxation benefits such as depreciation are a relevant criterion.

In selecting property investments, Angas has regard to the possible impact of marketing timing. This involves either lease terms of sufficient length to carry through cyclical market conditions or properties whose re-letting prospects are considered to be superior. Angas places considerable importance on an exit strategy. Criteria will include functionality and lettable of the property for alternative tenants or alternative uses, the underlying

value of the land, the likelihood and potential magnitude of capital expenditure requirements and the fundamental characteristics which will influence specific sector demand. The chart sets out the proportion of total debenture funds that have been invested in real property by Angas from time to time.

Three of the five current property investments are held in Angas Commercial Property Trust. This portfolio comprises three well located commercial properties which are fully let to single tenants with strong lease covenants including fixed rent increases. These are long term investments. The tenants are Officeworks Superstores Pty Ltd, Priestley's Gourmet Foods Pty Ltd and Simon George & Son Pty Ltd. The graph on this page shows the percentage of debenture funds invested by Angas in commercial property. More details of the long term investments appear on page 12. The three properties generate gross annual income of \$1,483,731 for Angas Commercial Property Trust. The other property investments are a residential site at Junction Road, Wahroonga NSW which Angas proposes to develop and market to generate a return on its investment and an interest in a commercial residential development at Goodwood Road, Wayville SA.

DEBENTURE FUNDS INVESTED IN REAL PROPERTY



| As at 30 June 2006 | As at 30 June 2007 | As at 30 June 2008 | As at 30 June 2009 | As at 31 December 2009 |
|--------------------|--------------------|--------------------|--------------------|------------------------|
| \$ 6,050,000 | \$ 9,075,000 | \$ 8,000,000 | \$ 9,500,000 | \$ 11,500,000 |
| 5.02% | 6.86% | 6.71% | 7.4% | 7.86% |



26 MURDOCH CIRCUIT, ACACIA RIDGE QLD

LESSEE: OFFICEWORKS SUPERSTORES PTY LTD

Acquired: \$6,000,000
 Date Acquired: 16 December 2005
 Land Area: 15,845 sqm
 Net Lettable: 5,164 sqm
 Annual Rental: \$ 486,661

Rent Review of 4.0% fixed annual increases.

The Property comprises a modern office/warehouse development with concrete hardstand for truck manoeuvring, a surplus land component for future development and extensive car parking. Fire services throughout the lettable space were upgraded to a high level to meet the lessee's requirements.



17 BREENE PLACE, MORNINGSIDE QLD

LESSEE: PRIESTLEY'S GOURMET FOODS PTY LTD

Acquired: \$8,500,000
 Date Acquired: 15 February 2007
 Land Area: 9,331 sqm
 Net Lettable: 4,544 sqm
 Annual Rental: \$ 705,322

Rent Review of 3.5% fixed annual increases.

The Property comprises a modern office/warehouse development specifically constructed for the food manufacturing occupational requirements of the current lessee. The property has been further upgraded and enhanced by the lessee to meet the demands of its prosperous national business.



107 REICHARDT ROAD, WINNELLIE NT

LESSEE: SIMON GEORGE AND SON PTY LTD

Acquired: \$4,040,000
 Date Acquired: 17 December 2007
 Land Area: 4,260 sqm
 Net Lettable: 1,225 sqm
 Annual Rental: \$ 291,748

Rent Review of 3.0% fixed annual increases.

Improvements to the site comprise a modern industrial office/coldstore warehouse facility. The office component is situated over two levels. The coldstore component is separated into three main store areas of differing temperatures and also includes two gas ripening rooms and a pre-packing room. There is a separate plant room housing the electrical switchboards and air-conditioning plant.

MANAGEMENT OF THE INVESTMENT RISKS

Intending investors should read this Prospectus carefully and determine whether an investment in listed debentures is suited to their own circumstances and objectives. Investments in fixed interest debentures entail a degree of risk and are suitable for investors who fully understand the investment risk. There is no obligation on investors to pay more than their original investment. If Angas is ever wound up or becomes insolvent then the debentureholders will be under no liability to pay any money to any person.

The Board determines the tolerance for risk of Angas, after taking into account the strategic objectives and other factors including investor expectations, financial and capital requirements, the legal structure of Angas as per the Trust Deed and its experience or demonstrated capacity in managing risks. The Board is responsible for ensuring material risks facing Angas have been identified and that appropriate and adequate control monitoring and reporting mechanisms are in place. Management is required to analyse the business risk in the context of board expectations, specific business objectives and risk tolerance. ARMCO has responsibility and authority for the implementation of the risk management policy of Angas.

The principles which underlie the risk management method followed by Angas are:

- hands on management by a Board with complementary skills, where each member is proficient in designated responsibilities and portfolios
- an appropriate management structure composed of experienced personnel with appropriate skills
- support being provided to management by way of extra resources sought from external consultants, to enable a strict focus on the core business of Angas to be maintained
- minimisation of financial risk through a sound statement of financial position and appropriate operating controls
- sound understanding of the legal and compliance environment in which Angas operates.

The principal business of Angas is commercial property lending. Angas takes account of portfolio balance in analysing a loan application. As such, a loan which might otherwise meet the lending criteria of Angas may be rejected if this would make the portfolio unbalanced in a particular category or geographical area. Loan applications are assessed on the capacity of the borrowers to service interest payments during the term of the loan. This sometimes causes Angas to impose a requirement that interest be paid in advance for some or all of the loan term. Adequacy of security being offered to Angas is another important factor that is assessed.

Angas minimises its lending risk by:

- investing in registered first mortgages and equipment finance
- maintaining a spread of mortgage investments with conservative lending margins
- making no loans to a Related Body Corporate
- applying proven and prudent mortgage selection criteria
- ensuring that every security property is valued by an independent licensed valuer prior to any loan being advanced
- obtaining valuations of property on an 'as is' basis. Valuations of property 'as complete' are not acceptable
- requiring building insurance (at replacement cost) to be provided by certificate of currency from an acceptable insurer, noting the interest of Angas as lender on each policy
- weighting its portfolio to take account of geographic and investment balance
- maintaining a Liquidity Reserve in accordance with the Trust Deed
- lending to borrowers for short terms of generally 12 months or less.

In relation to construction loan facilities, where appropriate, settlement risk is often ameliorated by requiring pre-sales of the finished product at price levels which support the valuation obtained and help determine the assessed credit risk and exposure levels. Where appropriate, Angas will instruct a quantity surveyor to check and confirm that the cost to complete the construction project is within the cost and time parameters established for each project. Where appropriate the quantity surveyor will also verify that the quality of the construction works are generally in line with the building plans and overall specifications and that they generally comply with the building codes and the approvals granted by regulatory bodies.

Angas Commercial Property Trust, an associated business conducted by Angas, involves direct or unit investments in real property. Angas manages those risks by having regard to the location of the property under consideration for acquisition, its specific characteristics, the terms of any existing lease covenants, the susceptibility of the property to prolonged vacancy and the ability of Angas to enhance the investment performance of the property.

CORPORATE GOVERNANCE

THE BOARD OF DIRECTORS

Angas has a Board comprising Directors whose details are set out in this Prospectus. The membership of the Board, its activities and composition is subject to periodic review. The criteria for determining the identification and appointment of a suitable candidate for the Board shall include quality of the individual, background of experience and achievement, compatibility with other Board members, credibility within the scope of activities of Angas, intellectual ability to contribute to the Board's duties and physical ability to undertake the Board's duties and responsibilities. The Board is committed to a policy of upholding the highest standards of ethical behaviour throughout the Company. Angas has adopted a Code of Conduct issued by the Australian Institute of Company Directors.

ROLE OF THE BOARD

The Board is responsible for the overall corporate governance of Angas including its strategic direction, establishing goals for management and monitoring the achievement of these goals. Management of the business of Angas on a day to day basis is delegated by the Board to the Managing Director. The Managing Director is responsible for managing within the corporate governance framework established by the Board.

INDEPENDENT PROFESSIONAL ADVICE

The Board has determined that individual Directors have the right, in connection with their duties and responsibilities as Directors, to seek independent professional advice at the expense of Angas. With the exception of expenses for legal advice in relation to the Director's rights and duties, the engagement of an outside adviser is subject to prior approval of the Chairman. This approval will not be withheld unreasonably.

INDEMNIFICATION OF DIRECTORS

Angas has entered into a Deed with each director indemnifying such Director out of the funds of Angas against liability to a third party incurred as a Director unless the liability:

- arises out of conduct involving lack of good faith
- arises from the commission of a criminal offence
- comprises a pecuniary penalty or compensation order under the Corporations Act, or is a pecuniary penalty for a breach of the restrictive practice provisions of the Trade Practices Act.

CONTINUOUS DISCLOSURE

Angas has written policies and procedures concerning continuous disclosure of any information in accordance with NSX Listing Rules. Investors are given updates and direct communication from time to time by means of regular newsletters and up-dating of the Angas website.

DEALINGS BY DIRECTORS IN COMPANY SECURITIES

Directors and related parties are not entitled to subscribe for debentures or other securities in Angas at a Coupon Rate above that available to other investors or otherwise on terms which are uncommercial or which confer an improper financial advantage. Directors and related parties are forbidden from creating a false market in the securities of Angas. No Director may pledge any shares owned in Angas as security for a loan without the prior consent of the Board.

EXTERNAL OVERVIEW

An external consultant has been appointed as an independent member of ARMCO. Nicholas Corbett has held that external role since November 2006. Angas has appointed Deloitte Touche Tohmatsu to be the independent auditor. Deloitte Touche Tohmatsu has held this role since May 2000.

CONTINUOUS REVIEW OF CORPORATE GOVERNANCE

Directors consider on an ongoing basis how management information is presented to them and whether such information is sufficient to enable them to discharge their duties as directors of Angas. Such information must be sufficient to enable the Directors to determine appropriate operating and financial strategies from time to time in light of changing circumstances and economic conditions. The Directors recognise that operational strategies adopted by the Board should be directed towards improving or maintaining the net worth of Angas. As the activities of Angas develop in size, nature and scope, the size of the Board and the implementation of a formal corporate governance committee will be given further consideration.

COMPLIANCE ARRANGEMENTS

Angas has appointed ARMCO with responsibilities which include oversight and supervision of compliance arrangements. These provide a structured and systematic process whereby Angas is able to comply with all its regulatory obligations under the Corporations Act and the AFS Licence. The arrangements provide investors with the confidence that the procedures and practices in place ensure that the services of Angas are provided in a fair, honest and efficient manner to protect their interests.

Angas conducts its business in a manner that will enhance the ability to generate value for investors and other stakeholders. The management of risk is a continual process and an integral part of business management, corporate governance and compliance arrangements. The approach of Angas is to define opportunities and avoid loss. At all times, Angas strives to ensure that the compliance regime and risk management strategy contribute to its corporate goals and objectives.

DEBENTURE ISSUE INFORMATION

APPLICATIONS AND ALLOCATION

Application for investment in Debentures must be made on the Application Form accompanying this Prospectus. Accompanying payment must be made by cheque or electronic funds transfer. Angas will not accept investments made in cash. Angas will issue Debentures as applications are received and will issue a Debenture Confirmation for each accepted application within 28 days of receiving it. This confirmation is an acknowledgment of the indebtedness of Angas to the investor for the amount invested. The Debenture Confirmation will record the Coupon Rate and Term of the investment. No Debenture Certificates will be issued to investors. Angas reserves the right at any time during the offer period to not accept any application that has been received.

MINIMUM AND MAXIMUM APPLICATIONS

Unless otherwise approved by the Board:

- The minimum application amount is \$10,000; and
 - The maximum application amount is \$5,000,000.
- Investments are to be made in whole multiples of \$1,000 subject to any investment being within the minimum and maximum guidelines.

INVESTMENT TERMS

Debentures will be issued for either 1 year or 3 year terms. All debentures will terminate on the last day of the month relevant to the nominated term being the unexpired days in the month of investment plus the nominated term. By way of example, a 1 year investment made on 20 May 2010 will expire on 31 May 2011. A 3 year investment made on the same day will expire on 31 May 2013.

JOINT APPLICATIONS OR INCORPORATED BODIES

Investments made by organisations or jointly by two or more persons will be accepted. Angas will upon request issue an Authority to Act to permit a specified person to act on behalf of the organisation or joint investor to do acts including:

- to instruct Angas to amend bank account details for the payment of interest
- to instruct Angas to amend contact, mailing, business and residential address details
- to make the investment by signing a cheque on behalf of the investor made payable to Angas
- to instruct Angas to redeem part or all of the investment
- to instruct Angas to rollover the investment (whether for the original amount or an increased amount) on such terms as Angas may offer.
- to request and receive from time to time information from Angas in relation to the investment.
- to give Angas the Privacy Consent that may be required.

TRANSFERS AND TRADING

Debentures may be traded on the NSXA. Any transfers must be registered with Angas and recorded on CHESS. Transfers need not be for the total amount of the debenture stock held by the investor. Upon a debenture being traded, the new holder will be entitled to be paid the Issue Rate of interest for the balance of the investment irrespective of the Coupon Rate applicable to the transferor.

RANKING

All Debentures issued rank equally in priority of security and in proportion to their face value. The date or length of investment does not affect the ranking.

DIRECT PAYMENT TO INVESTOR BANK ACCOUNT

Angas pays interest and repays principal by direct credit to the bank account nominated by the investor. It is a requirement of this issue that a bank account is nominated for the payment of debenture interest. No cheques will ordinarily be drawn by Angas to an investor. An Application will not be accepted by Angas from any investor who does not nominate a bank account for this purpose.

TAXATION

Interest paid to an investor by Angas will form part of the assessable income of that investor in the year in which it is paid. Interest which is re-invested will be treated for taxation purposes as interest payments.

The taxation consequences of investing in this issue will differ depending on the personal circumstances of the investor. Investors should seek their own professional advice as to the taxation consequences of their investments in this issue. Non-resident investors will have withholding tax deducted from interest distributions.

On the basis of current legislation, there is no GST imposed on interest distributions. Interest entitlements that are re-invested are treated as interest payments for taxation purposes. This means that all taxable income that an investor becomes entitled to in a financial year (including re-invested amounts) will form part of that investor's assessable income, even though receipt of the actual interest may not occur until some time later.

SOCIAL SECURITY BENEFITS

An investment in this debenture issue may affect an investor's entitlement to a social security benefit. Intending investors are encouraged to consult a financial advisor or Centrelink for advice or information about the effect of a proposed investment on that person's particular financial circumstances.

TAX FILE NUMBERS OR EXEMPTIONS

Angas will accept applications which do not specify the TFN of the applicant but Angas must deduct withholding tax from interest distributions unless a valid TFN exemption reason is quoted. In the case of joint investors then the TFN or exemption status of both investors must be quoted to avoid tax being withheld from the interest payments. Intending investors who are unsure whether a TFN exemption is available should seek advice or contact the Australian Taxation Office. The collection of TFNs by Angas is authorised and use and disclosure is strictly regulated.

INTEREST RATE

The interest rate applying to the principal invested will be the rate applicable at the date on which Angas accepts the application. Investors should confirm the current interest rate with Angas prior to completing the Application. The interest rate is fixed for the full term of the debenture once an Application has been accepted.

Angas reserves the right during the currency of this Prospectus to increase or decrease all or any of the rates of interest prior to an Application being accepted.

Any variation of interest rates will apply only to debentures issued in respect of applications accepted on or after the date of such variation. Where Angas receives an Application selecting an interest rate or repayment term that is not current, Angas will either:

1. refund the application money to the applicant; or
2. issue debentures at the then current interest rate or term and give the investor a notice that clearly explains the investor's rights under section 725A of the Corporations Act as stated in Class Order 174 (CO 00/174). Such notice will include the right to cancel the investment by written notification, which must be received by Angas within one month after Angas notifies the investor of the alternatives available; or
3. not issue the debenture but give the investor the Notice referred to in section 725A of the Corporations Act as stated in Class Order 174 (CO 00/174), which clearly explains the error and gives the investor one month to withdraw the Application and be re-paid the amount tendered.

ISSUE RATE & COUPON RATE OF INTEREST

Angas issues debentures at rates of interest fixed for the investment term. The retail lending rate for new issues will be set from the first date of each month. Details can be obtained from Angas and will appear on the website. The retail rate will appear on the Debenture Confirmation as the "Issue Rate". Angas will remain entitled to negotiate rates with individual investors. A rate greater

than the retail rate may be negotiated for the investment of a large monetary sum. Every Debenture Confirmation will list a "Coupon Rate". This will be the same as the Issue Rate where the current retail terms apply. Wherever it varies from the Issue Rate then the Coupon Rate will prevail unless and until the debenture is traded at which time the Issue Rate will apply. The following illustration sets out how the rule applies. Consider a debenture of \$500,000 issued for one year on 20 May 2010. Assume that at this date, the prevailing retail interest rate is 8.25% pa for a one year term. This rate is noted on the Debenture Confirmation as the Issue Rate. However, the investor has negotiated a better rate on this investment of 8.45% pa. This rate is noted on the Debenture Confirmation as the Coupon Rate. On 1 August 2010, Angas increases the prevailing retail interest rate to 8.5% pa for a one year term. This increase has no effect on the debenture issued on 20 May 2010. The investor chooses to trade the debenture on the NSXA, the purchaser would receive the Issue Rate of 8.25% as listed on the Debenture Confirmation and not the prevailing interest rate at the time of the trade. The prevailing interest rate of 8.5% in this example would only be applicable to new debentures issued on or after 1 August 2010.

PAYMENT OF INTEREST

Interest will be paid in arrears on the last day (or next business day) of the month. If an application is accepted within 7 days before the end of the month then interest for those days may be paid in the next succeeding month. Interest is calculated on a daily basis and will accrue from the date of acceptance of the Application and will be calculated according to the rate applicable. Calculations are on a simple interest basis. By way of example, an investment made on 26 June 2010 will earn interest for 5 days to be paid on 30 June 2010. The next interest payment will be for 31 days and will be paid on 31 July 2010.

Alternatively, an investor may choose to reinvest the monthly interest earned. Reinvested interest will be held in a separate account and will accrue interest on the balance (except that no interest is paid on the interest transferred to the reinvestment account on the day of such transfer only). Rates of interest on reinvestment accounts may vary from time to time as published by Angas.

ANNUAL INVESTOR STATEMENTS

Following the conclusion of each financial year, Angas will issue a statement to each investor setting out details of the aggregate interest paid or reinvested during the year together with the amount and date of payment or reinvestment of such interest.

ENTITLEMENT TO INTEREST WHEN DEBENTURES ARE TRADED

All sales of debentures completed prior to the 15th day of the month will entitle the purchaser to the whole of the interest for that month. If a sale is completed on or after the 15th day of the month then the vendor will be entitled to the whole of the interest for that month.

RE-INVESTMENT OF INTEREST WHEN DEBENTURES ARE TRADED

Debentures traded on the NSXA will revert to interest payable monthly in the hands of the purchaser even if the vendor had chosen to re-invest the interest. By way of example, consider a debenture trade on the NSXA which is completed on 20 May 2010. The vendor had accrued interest prior to the sale. As the trade was completed after 15th day of month, the vendor would be entitled to receive all invested interest to 31 May 2010. The purchaser of the debenture would be paid monthly as from 1 June 2010. The purchaser of a traded investment may contact Angas and request that interest earned be re-invested. Angas will pay the accrued entitlement of re-invested interest to a vendor as soon as practicable after the entitlement but not more than 14 days from the end of the month in which the sale of the debenture is completed.

SECURITY FOR INVESTORS

Angas has charged all of its tangible assets in favour of the Trustee to secure the punctual repayment of all money due to investors. The charge is a first ranking security. There are no securities or other liabilities ranking in priority to or equally with this charge. All monies received by Angas in respect of the Debenture Issue are invested in accordance with the Trust Deed. A summary of these Permitted Investments is set out in this Prospectus.

The principal assets of Angas covered by the charge are its own property, freehold interests in land, the mortgages to be held by Angas for loans made and the unused debenture funds. These funds may be invested in various forms of short-term liquid investments, for example bonds or cash deposits (being the Permitted Investments set out in the Trust Deed). These assets are sufficient and reasonably likely to be sufficient to meet the liability of Angas to pay all money due to investors.

This Prospectus sets out the statement of financial position of the Company as at 31 December 2009 with details of its assets and its liabilities. The tangible property that constitutes security for the charge is sufficient and is reasonably likely to be sufficient to meet the liability for the repayment of all money owing by Angas to investors and all other liabilities.

Angas considers that with the provisioning, liquidity, level of equity and with the loan management arrangements in place, there should be minimal adverse effects of its business operations and cash flow arising from a capital loss due to a loan default.

NO FINANCIAL PRODUCT ADVICE

Angas deals in one financial product which is the issue of securities. Angas does not provide financial product advice and is not licensed to do so. Investors should seek professional advice from an accountant, lawyer or licensed financial product adviser before deciding to invest.

REPAYMENT OF DEBENTURES

Angas will notify each investor of a forthcoming maturity date before that date arrives and the interest rate applicable to the next term to enable the investor to decide whether or not to roll over the investment. Angas will, if requested by the investor, repay to each investor the amount of each debenture together with any accrued interest (if applicable) within 30 days after the repayment date for the debenture. Otherwise, on the maturity date of the investment the principal amount will be rolled over for the same repayment term (1 or 3 years) at the prevailing interest rate applicable to that term and on the same interest option (monthly or at maturity) as the previous investment. Any accrued interest will be credited to the investor's nominated bank account.

For security reasons, the repayment of debenture investments will rarely be made by cheque and will ordinarily be made by Angas in favour of the investor by Electronic Funds Transfer to the investor's nominated account. A new Debenture Confirmation will be issued for each investment that is rolled over other than where multiple investments are consolidated by agreement between Angas and the investor.

EARLY REDEMPTION OF DEBENTURES

In normal circumstances, an investment is not available for repayment prior to expiry of the fixed term. Whilst not under any obligation to comply with an investor's request for early redemption, Angas will give due consideration to such requests, particularly in the case of hardship where Angas considers such redemption would not prejudice other investors. Requests for redemption must be in writing and lodged with Angas. Any approval for early redemption will usually attract the payment of a handling fee ordinarily equal to one per cent of the principal redeemed together with a further amount to compensate Angas for its losses resulting from the early redemption arising from movements in interest rates or like events.

Investors seeking liquidity have the option of trading the debenture on the NSXA in order to realise the investment. Death of an investor does not trigger a redemption. The investment will be repaid to the deceased estate of the investor upon expiry of the fixed term. Angas reserves the right to redeem debenture stock prior to the expiry of the investment term upon Angas giving 30 days notice of its intention to do so to the investor.

LISTING OF DEBENTURES

Angas issue debentures in 1 year series and 3 year series. Each month Angas applies to list each series on the NSXA. Such listing relates only to debentures issued after the application is granted and the debentures are admitted to the NSXA. Admission to the listing requirements imposes continuous disclosure obligations on Angas and supervision by the NSXA. Holders of listed debentures have ready access to a free market in which to trade their securities thus providing a level of liquidity for investors.

CHESS

The listed debentures participate in CHESS. Holders of listed debentures are provided by Angas with details of Holder Identification Number in the case of a holding on the CHESS sub-register or Shareholder Reference Number in the case of a holding on the issue sponsored sub-register. Investors will be required to quote a HIN or SRN as applicable in all dealings with a stockbroker or the Registry. Details of stockbrokers who trade on the NSXA appear on the NSXA website.

DEBENTURE REGISTRY

Angas operates the Debenture Registry in-house. No debenture certificates will be issued. Angas will issue Debenture Confirmations to investors upon acceptance of Applications or alternatively to investors who acquire debentures by means of trading on the NSXA. Investors with queries concerning their debenture investments can contact the Registry by calling the Investor Service Line 1800 010 800.

CONTINUOUS DISCLOSURE OBLIGATIONS

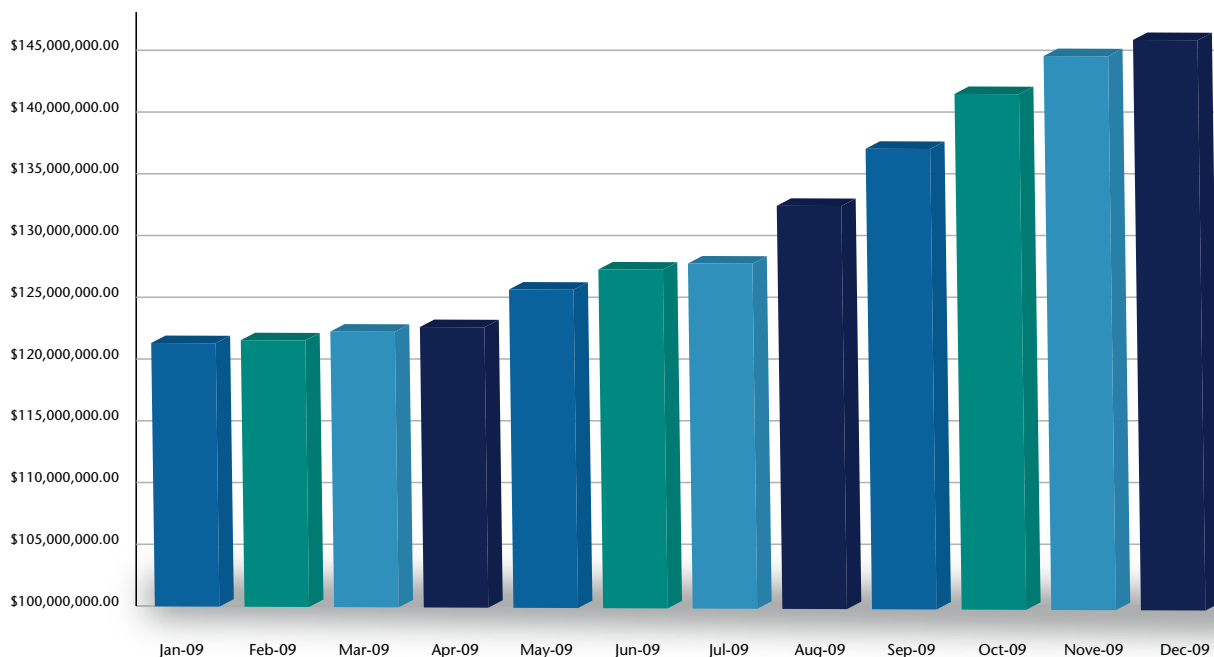
As an issuer of listed securities, Angas is subject to the continuous disclosure requirements of the Listing Rules. These obligations require Angas to notify the NSXA of any information of which it becomes aware that a reasonable person would expect to have a material effect on the price or value of the listed securities. Investors can access all Angas announcements online by visiting the NSXA website. There is a link provided from the Angas website.

COMPLAINTS PROCEDURE

Angas acknowledges the importance of ensuring that investors have a right to comment or complain. Likewise, Angas recognises the benefits to be derived through delivery of an improved quality of financial product and service. To assist this process Angas has in place a set of internal dispute resolution procedures to handle any complaints quickly, fairly and in strictest confidence. These procedures meet the requirements of the AFS Licence. Details of the complaints procedure can be obtained from the Angas website or by application to Angas. The object is to reach an early and satisfactory resolution of any complaint.

If the response is not satisfactory, an investor may refer the matter to the external dispute resolution scheme to obtain assistance. This external body has been established as an objective body to hear unresolved complaints. Contact can be made directly to the Financial Ombudsman Service Limited at GPO Box 3, Melbourne VIC 3001 or telephone **1300 780 808**. Angas is a registered member of this service.

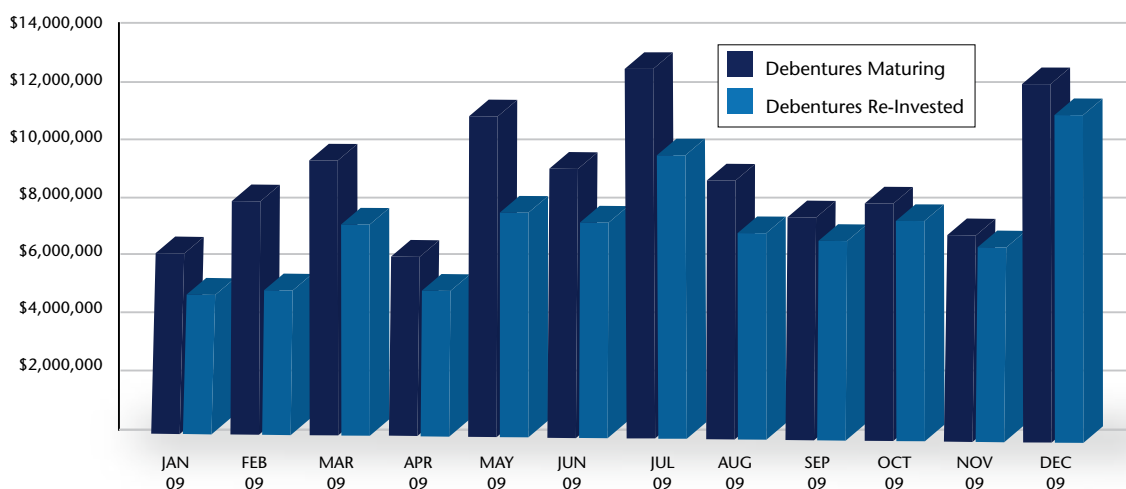
DEBENTURE FUND - MONTHLY TOTALS 2009



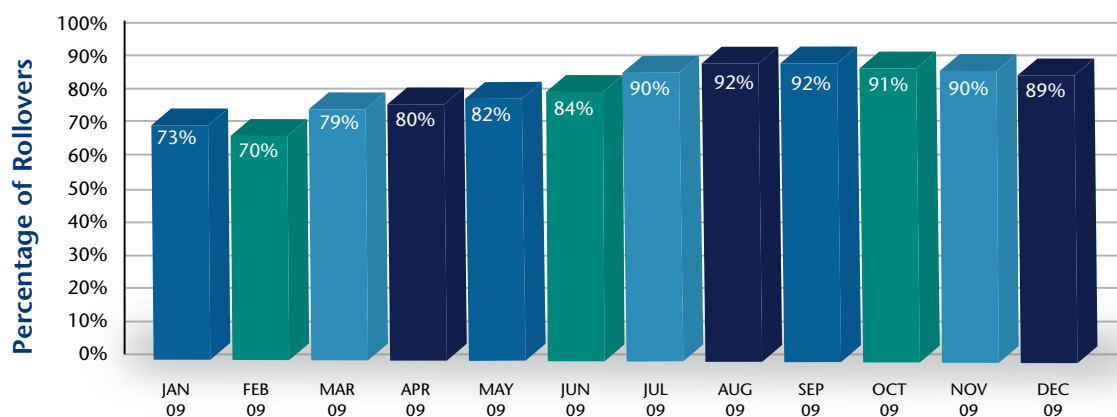
DEBENTURES MATURING VS RE-INVESTED AND PERCENTAGE 2009

| Month | Debentures Maturing (\$) | Debentures Re-Invested (\$) | Percentage \$ value Re-Invested | No. Rolled | % of Rollovers |
|--------|--------------------------|-----------------------------|---------------------------------|------------|----------------|
| Jan-09 | 6,311,000.00 | 4,544,000.00 | 72% | 146 | 73% |
| Feb-09 | 7,839,170.00 | 4,909,170.00 | 63% | 145 | 70% |
| Mar-09 | 9,230,920.00 | 7,581,920.00 | 82% | 186 | 79% |
| Apr-09 | 6,178,124.00 | 4,952,124.00 | 80% | 166 | 80% |
| May-09 | 10,803,000.00 | 8,113,000.00 | 75% | 197 | 82% |
| Jun-09 | 9,441,750.00 | 7,612,750.00 | 81% | 229 | 84% |
| Jul-09 | 12,733,000.00 | 10,144,000.00 | 80% | 281 | 90% |
| Aug-09 | 8,926,300.00 | 7,077,300.00 | 79% | 202 | 92% |
| Sep-09 | 7,720,000.00 | 6,576,000.00 | 85% | 226 | 92% |
| Oct-09 | 8,237,718.61 | 7,644,500.00 | 93% | 201 | 91% |
| Nov-09 | 6,881,884.78 | 6,439,884.78 | 94% | 181 | 90% |
| Dec-09 | 12,073,900.00 | 11,329,900.00 | 94% | 240 | 89% |

DEBENTURES MATURING VS DEBENTURES RE-INVESTED \$ VALUE 2009



NUMBER OF ROLLOVERS - PERCENTAGE RE-INVESTED 2009



FINANCIAL INFORMATION

| STATEMENT OF FINANCIAL POSITION - HALF YEAR | 31 December 2008 | 31 December 2009 |
|---------------------------------------------|--------------------|--------------------|
| | \$ | \$ |
| Assets | | |
| Cash and cash equivalents | 22,020,197 | 27,774,809 |
| Trade and other receivables | 4,421,441 | 8,495,102 |
| Other assets | 30,566 | 30,677 |
| Loans | 92,318,430 | 109,707,392 |
| Deferred tax assets | 628,868 | 1,284,927 |
| Property, plant and equipment | 604,144 | 552,170 |
| Investment Property | 2,500,000 | 2,562,384 |
| Other financial assets | 8,000,000 | 8,000,000 |
| Other intangible assets | 135,630 | 87,629 |
| Goodwill | 645,484 | 645,484 |
| Total assets | 131,304,760 | 159,140,574 |
| Liabilities | | |
| Trade and other payables | 2,032,678 | 1,603,650 |
| Interest bearing liabilities | 122,627,778 | 147,595,780 |
| Current tax liabilities | 11,018 | 1,100,727 |
| Provisions | 190,682 | 187,718 |
| Unearned income | 9,675 | 767,101 |
| Total liabilities | 124,871,831 | 151,254,976 |
| Net assets | 6,432,929 | 7,885,598 |
| Equity | | |
| Issued capital | 697,351 | 787,903 |
| Retained earnings | 5,735,578 | 7,097,695 |
| Total equity | 6,432,929 | 7,885,598 |
| STATEMENT OF COMPREHENSIVE INCOME | | |
| Operating profit | 1,059,956 | 1,690,559 |
| Income Tax attributable to operating profit | 326,687 | 505,501 |
| Operating profit after income tax | 733,269 | 1,185,058 |

The financial information presented above represents the financial position and performance of the company, Angas Securities Limited, as derived from the respective half year financial reports. The consolidated entity includes Angas Commercial Property Trust. A Consolidated Financial Report of Angas has been prepared for the half year ended 31 December 2009. The Financial Report comprises the Directors' Report, Independent Review Report by the Auditors (Deloitte Touche Tohmatsu), Directors' Declaration, statement of financial position as at 31 December 2009, Condensed Income Statement, Condensed Cash Flow Statement, Condensed Statement of Recognised Income and Expense for the half year ended 31 December 2009 and notes to the financial statements. The Financial Report has been lodged with ASIC. A copy of the Consolidated Financial Report is available free of charge to any person in receipt of the Prospectus by contacting Angas.

CASH FLOW STATEMENT**31 December 2008****31 December 2009****\$****\$****Cash flows from operating activities**

| | | |
|------------------------------------------------------------|------------------|------------------|
| Receipts from customers | 1,819,630 | 4,066,798 |
| Payments to suppliers and employees | (3,224,233) | (3,425,259) |
| Receipt of property investment distribution | 84,362 | 71,211 |
| Interest received | 6,726,697 | 8,708,949 |
| Interest paid | (5,223,492) | (6,011,335) |
| Income tax received | — | 148,825 |
| Income tax paid | (850,858) | — |
| Net cash provided by/(used in) operating activities | (667,894) | 3,559,189 |

Cash flows from investing activities

| | | |
|------------------------------------------------------------|------------------|---------------------|
| Proceeds from repayment of mortgage loans | 32,180,530 | 31,046,377 |
| Payments for mortgage loans | (29,959,248) | (40,010,943) |
| Proceeds from property, plant and equipment | — | 1,562 |
| Payment for property, plant and equipment | (245,064) | (44,927) |
| Proceeds from investments | — | 1,800,000 |
| Payment for investments | — | (3,800,000) |
| Payment for investment property | (2,500,000) | (62,384) |
| Net cash provided by/(used in) investing activities | (523,782) | (11,070,315) |

Cash flows from financing activities

| | | |
|--------------------------------------------------------------|----------------|-------------------|
| Repayment of borrowings | (49,454) | (96,543) |
| Proceeds from issue of equity securities | 27,879 | 90,552 |
| Proceeds for share buy-back - member of the parent entity | (15,335) | — |
| Proceeds from issues of debt securities | 19,297,268 | 27,841,483 |
| Repayment of debt securities | (16,291,000) | (8,625,219) |
| Dividends paid - member of the parent entity | (2,333,063) | (600,000) |
| Net cash provided by financing activities | 636,295 | 18,610,273 |

Net increase/(decrease) in cash and cash equivalents**(555,381)****11,099,147****Cash and cash equivalents at the beginning of the period****22,575,578****16,675,662****Cash and cash equivalents at the end of the period****22,020,197****27,774,809**

The financial information presented above represents the financial position and performance of the company, Angas Securities Limited, as derived from the respective half year financial reports. The consolidated entity includes Angas Commercial Property Trust. The Auditors of Angas Securities, Deloitte Touche Tohmatsu, have reviewed the 31 December 2009 Consolidated Financial Report. A review of a half year financial report consists of making enquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with Australian Auditing Standards and consequently does not enable the Independent Auditor to obtain assurance that it would become aware of all significant matters that might be identified in an audit. Accordingly, the Independent Auditor does not express an audit opinion.

FINANCIAL INFORMATION

The Independent Auditor's Review Report was not prepared for the purposes of this Prospectus. The Independent Auditor's Review Report was prepared for the half year ended 31 December 2009 and the financial position of Angas has changed since this date. The following information about the contents of the Consolidated Financial Report is provided to enable a recipient of the Prospectus to decide whether to obtain a copy of the consolidated Financial Report:

1. Subsequent to 30 June 2009 Angas declared a dividend to its shareholders of \$1,000,000 from profits generated during the financial year ended 30 June 2009. This dividend has been fully distributed in 2009/10.
2. The Directors of Angas declare that the Financial Statements and Notes thereto comply with Accounting Standards and the Corporations Act and give a true and fair view of the financial position and performance of Angas and that in the opinion of the Directors, there are reasonable grounds to believe that Angas will be able to pay its debts as and when they become due and payable.

EXPIRED LOANS — MORTGAGE LOAN BOOK

As at 31 March 2010 the Angas loan book totalled \$132,955,708 of which \$32,423,889 loans and advances were considered expired loans and \$27,709,370 were considered past due loans of the total portfolio. As of 31

March, security relating to \$11,418,146 of the expired loans has been sold or is awaiting settlement. Collectively these sales reduce the expired loans by \$11,418,146 to \$21,005,743 being 15.8% of the total loan book. Past due loans are loans at balance date which are 90 days past their expiry date and have not been extended or paid out. Expired loans refer to loans which are past the expiry date. Appropriate loan management is undertaken by Angas to minimize risks of lending. However, due to the nature of the mortgage lending business conducted by Angas, expired loans are an ordinary part of our business. The number of these expired loans will fluctuate over time. To remedy expired loans Angas has a number of options including, but not limited to, working with the borrower to review lending terms and conditions, assisting the borrower to achieve refinance of the Angas loan and ultimately sale of asset to achieve debt realization. It is important to note that the ability to achieve asset sales has been considerably enhanced in the past six months. This is largely due to the improvement in the general economy and more particularly, the return of investor confidence in the property market. Asset prices in many of our core markets are now starting an upward trend in terms of value. Loans and advances set out in the Mortgage Loan book on this page record the face value of the loans at balance date. The Statement of Financial Position on page 20 records loans and advances net of any unearned income (Half Year 09: \$109,707,392).

MORTGAGE LOAN BOOK - PAST DUE LOANS

| | as at 30 June 2009 | as at 31 March 2010 |
|--------------------------------------------|--------------------|---------------------|
| | \$ | \$ |
| Loans and advances (face value) | 105,859,797 | 132,955,708 |
| Less: general allowance for doubtful debts | (204,000) | (233,000) |
| Net Loans and advances | 105,655,797 | 132,722,708 |
| Past due loans | 25,861,215 | 27,709,370 |
| Percentage of Loan Book past due | 24.43% | 20.88% |

Ageing of past due loans:

| | | |
|-------------------------------------------------|-------------------|-------------------|
| Not longer than 3 months | 18,840,742 | NIL |
| Longer than 3 and not longer than 6 months | 4,940,000 | 7,642,260 |
| Longer than 6 months and not longer than 1 year | 80,473 | 17,477,110 |
| Longer than 1 year | 2,000,000 | 2,590,000 |
| Total | 25,861,215 | 27,709,370 |

Number of past due loans:

| | | |
|-------------------------------------------------|-----------|-----------|
| Not longer than 3 months | 9 | NIL |
| Longer than 3 and not longer than 6 months | 2 | 5 |
| Longer than 6 months and not longer than 1 year | 1 | 11 |
| Longer than 1 year | 1 | 2 |
| Total | 13 | 18 |

MANAGING LIQUIDITY

Angas is required by the Trust Deed to maintain a minimum Liquidity Reserve of 5% of total assets in cash. This liquidity reserve together with effective cash flow control enables debenture redemptions to be funded. In accordance with the conditions of the AFS Licence a reasonable estimate projection plus cash contingency budget is prepared each month by Angas. The following is a permitted methodology for this projection:

- the cash flows of Angas are projected over the next three months based on the reasonable estimate of what the Directors believe likely to happen over the term
- the calculations and assumptions of Angas are documented with a written description as to why the assumptions relied upon are the appropriate assumptions

- the projection of the cash flows are up dated when those cash flows cease to cover the next three months or if the Board has reason to suspect that an updated projection would show that Angas was not meeting the requirements of the next paragraph
- there is a demonstration, based on the projection of the cash flows, that Angas will have access when needed to enough financial resources to meet its liabilities over the projected term of at least three months, including any additional liabilities Angas projects will be incurred during that term.

The Cash Flow Projection set out below sets out the Liquidity Ratio based on the reasonable estimates adopted by the directors as at 28 February 2010. As a ratio, the number must be 1.0 or greater. Angas meets this requirement.

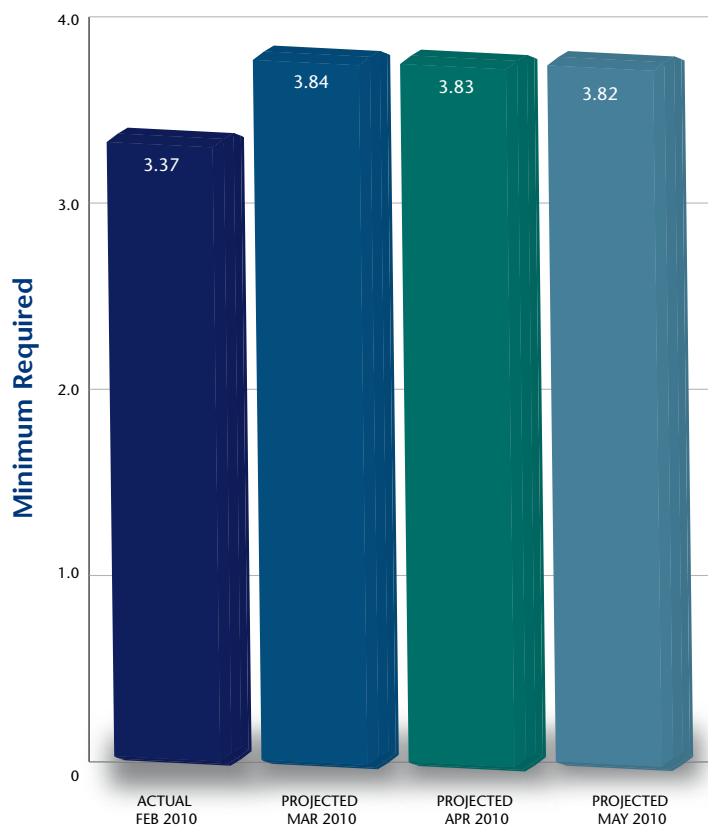
CASH FLOWS PROJECTION AS AT 28 FEBRUARY 2010 BASED ON REASONABLE ESTIMATES

| | Actual February 2010 | Projected March 2010 | Projected April 2010 | Projected May 2010 |
|---------------------------------------------------|-------------------------|-------------------------|-------------------------|-----------------------|
| Cash inflows | 1,709,027 | 1,718,030 | 1,711,250 | 1,720,011 |
| Cash outflows | 1,522,133 | 1,409,417 | 1,365,904 | 1,390,511 |
| Net cash flow from operations | 186,894 | 308,614 | 345,346 | 329,501 |
| Closing bank balance | 29,000,162 | 29,025,162 | 29,050,162 | 29,075,162 |
| Less: cash held in liquidity reserve | 7,442,872 | 7,616,741 | 7,705,962 | 7,793,007 |
| Cash available for operations | 21,557,290 | 21,408,421 | 21,344,200 | 21,282,155 |
| Minimum cash required | 5,575,712 | 5,575,712 | 5,575,712 | 5,575,712 |
| Liquidity ratio (number must be greater than 1.0) | 3.87 | 3.84 | 3.83 | 3.82 |

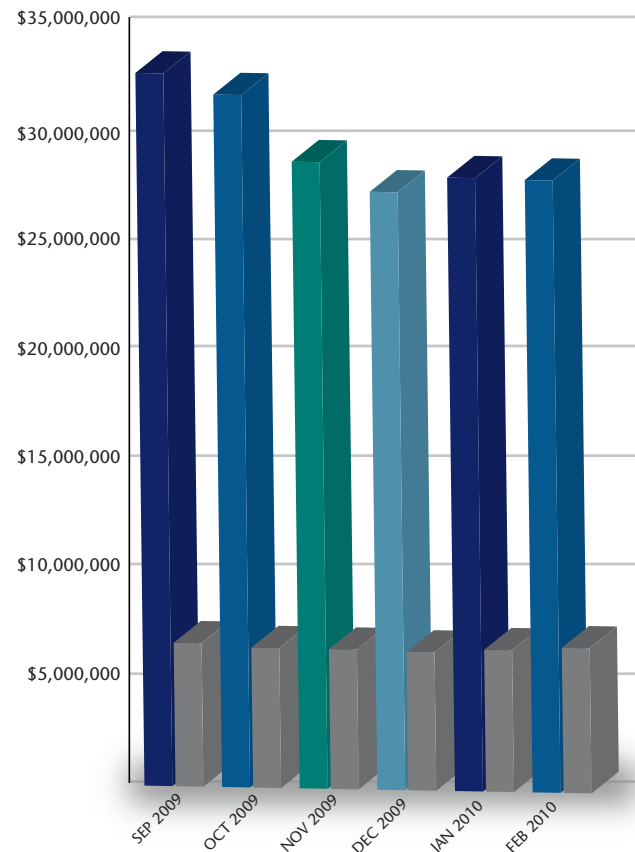
DEBENTURE MATURITY ANALYSIS

| | 30 June 2009 \$ | 31 December 2009 \$ |
|----------------------------------------------------|--------------------|------------------------|
| Not longer than 3 months | 36,313,050 | 28,970,900 |
| Longer than 3 months and not longer than 12 months | 76,380,247 | 96,568,730 |
| Longer than 1 year and not longer than 3 years | 14,870,500 | 20,760,500 |
| Total | 127,563,797 | 147,595,780 |

LIQUIDITY RATIO (Number must be greater than 1.0)



ACTUAL CASH HELD V MINIMUM LIQUIDITY



PROCEDURES TO MONITOR CASHFLOW WITHIN LIQUIDITY GUIDELINES

Angas has a liquidity policy to ensure that cashflow is properly managed in accordance with the requirements of the Trust Deed and AFS Licence. In accordance with these procedures, the Head of Lending prepares a regular Liquidity Report which is distributed to every director. The interval at which the Liquidity Report is prepared is determined by the Board but will be not less than monthly and will be more regular in periods when high level monitoring is required. The Head of Lending consults with the Finance Manager, the Investor Relations Manager and the Lending Department to gather information for the preparation of the Liquidity Report. The following factors are addressed in the Liquidity Report:-

- available cash at bank
- the prevailing debenture re-investment rate
- known redemption requests
- reliable new investment indications
- loans due to expire – which are not to be extended
- other flow backs such as notification of loans

to be repaid early or other expected realisations or recoveries

- property investments – receipts expected from sales and requirements for any new purchases
- accepted LOOs and projected settlements for new lending
- new loan applications where no LOO issued or accepted

The Chairman of the Credit Committee will utilise the information set out in the Liquidity Report to regulate the number and quantum of LOOs that are issued by Angas. Because every director receives the Liquidity Report, there is ample opportunity for dialogue between Directors to ensure that outflows of funds are monitored and regulated in accordance with the wider framework of the Liquidity Policy. Since 1 October 2009 the Board has imposed an additional liquidity buffer of \$5,000,000 over and above the 5% Liquidity Reserve required by the Trust Deed. The quantum of such buffer is reviewed by the Board from time to time and will vary.

GENERAL INFORMATION

THE OPERATIONS OF THE COMPANY

The Board of Directors is responsible for the operations of Angas for the benefit of investors, borrowers and staff.

Key functions of the business of Angas are:

- ongoing communication with investors in performance of the Debenture issue, including the due payment of Debenture interest
- analysing financial and market data for sourcing and selecting appropriate investment opportunities
- assessing loan applications, including prudential credit analysis, obtaining reports from valuers and quantity surveyors (where appropriate) and inspecting properties as appropriate
- maintaining market intelligence on relevant business trends and economic conditions
- mortgage management, including settlement on loans, monitoring loan payments, taking recovery action (when required), liaising with solicitors and effecting discharges of security upon repayment
- management of loan defaults to recover the money owed to Angas.

RISKS ASSOCIATED WITH INVESTING IN DEBENTURES

Investors should be aware that there are risks associated with investing in debentures. Key risk factors include:

- inability of Angas to invest in suitable mortgages within a reasonable time after the issue of debentures
- fall in the value of secured properties
- the inability of mortgagors to meet their contractual obligations
- redemption of first mortgages prior to the expiry of the full term
- movement in market interest rates after debentures have been issued
- other factors beyond the control of Angas including credit, economic and political conditions.

Neither the Trustee nor the Directors of Angas guarantee the obligations of Angas. Subject to all duties imposed on it by law, the Trustee will exercise reasonable diligence to ascertain from Directors' Certificates, Auditor's reports and accounts made available to it in accordance with the Trust Deed whether or not Angas has committed any breach of the conditions of the debenture issue or the Trust Deed.

MANAGEMENT OF LOAN DEFAULTS

There is a risk of borrowers defaulting on loans advanced by Angas. Difficulties may confront borrowers arising from a variety of unforeseen factors including the breakdown of a relationship, untimely death of a borrower, economic circumstances, adverse climate or bad management.

In the event of loan default, Angas will take steps to recover all of the money owed by the borrower.

Loan recovery times reflect the nature and location of the security and the level of any obstruction or co-operation from the borrower. There is a risk that a loan default could result in a loss to Angas of part or all of the money due.

If the borrower is unwilling or unable to co-operate with Angas in recovering the loan, then it will take time for Angas to go through the formal procedures required to recover the amount due. The process of obtaining a court order for the possession of a property and then selling that property as the mortgagee exercising its power of sale may take many months during which period Angas will incur costs but not be in receipt of income in respect of the loan. There is no certainty that all money will be recovered through such loan recovery processes.

Angas manages the risk of any losses by employing a Loans Administrator whose responsibility is to follow up borrowers in the event of late payment of interest, expiry of a loan term or any other event of default. If these matters are not addressed by the borrower then legal action is taken promptly by Angas to recover the loan due or to realise the security held to support the loan.

FIDELITY INSURANCE

Angas holds cover to protect against direct financial loss sustained at any time consequent upon a single act or series of acts of theft, fraud, dishonesty or criminal damage committed by an employee or theft or criminal damage committed by any other person subject to Bankers Blanket Bond VFA81 and Lloyds Electronic and Computer Crime Policy LSW983.

REPORTING AND DISCLOSURE OBLIGATIONS

Angas is a disclosing entity for the purposes of the Corporations Act and is therefore subject to regular reporting and disclosure obligations under the Corporations Act and the Listing Rules. These obligations require NSXA to be continuously notified of information about specific events and matters as they arise for the purpose of the NSXA making the information available to the Stock Market conducted by NSXA. Angas has an obligation under the Listing Rules (subject to certain limited exceptions) to notify NSXA immediately of any information concerning Angas of which it becomes aware, which a reasonable person would expect to have a material effect on the price or value of its securities. Angas is also required to prepare and lodge with ASIC yearly and half yearly financial statements accompanied by a Directors' statement and an Auditor's report. Copies of documents lodged with ASIC in relation to Angas may be obtained from, or inspected at, an office of ASIC.

FINANCIAL SERVICES LICENCE

ASIC administers AFS Law pursuant to the Corporations Act. ASIC's licensing assessment has regard to the following factors:

- regulatory and compliance history of the AFS Licensee
- knowledge of AFS Law and ongoing education programme
- nature of the financial product to be licensed
- out-sourcing of any resources intended to be utilised
- financial resources of the AFS Licensee
- other resources including personnel and technology
- product knowledge, industry knowledge and maintaining relevant industry codes and practice
- organisational expertise appropriate to deal in the financial product covered by the AFS Licence
- dispute resolution processes - internal and external
- specified compensation arrangements supported by security bond provided to ASIC
- risk management arrangements appropriate to the nature, scale and complexity of the business.

Angas holds AFS Licence 232479 issued by ASIC to deal in a financial product, namely, the issue of debentures. For more information about AFS Law and AFS Licensing go to www.asic.gov.au.

FEES

Investors in debentures issued by Angas pay no entry fees, no exit fees, no management fees and no account keeping fees when investments are conducted to term. Fees will be payable by investors to Angas only in the event of an approved early redemption or transfer of a debenture (other than a trade effected on NSXA).

INVESTMENT DECISIONS

The contents of this Prospectus is for the information of persons who are interested in making an investment in the fixed interest debentures issued by Angas. The information is not financial advice and does not take into account the investment objectives, financial situation or particular needs of individual investors. It is important that intending investors read the Prospectus in its entirety and consider the risks and benefits before lodging an Application for debentures with Angas.

NON-RESIDENT INVESTORS

This Prospectus does not constitute an offer or invitation in any place in which, or to any person to whom, it would not be lawful to make such an offer or invitation. The distribution of this Prospectus in jurisdictions outside Australia may be restricted by law. Any failure to comply with such restrictions may constitute a violation of applicable securities laws. Intending investors resident outside Australia should first consult their professional advisors as to whether or not governmental or other consents are required, or whether formalities need to be observed to enable them to invest. Intending non-resident investors should also seek advice in respect of the taxation effect of an investment in Angas and debenture interest that Angas may distribute in the future. The return of a duly completed Application will be taken to constitute a representation and warranty to Angas by the investor that there has been no breach of such laws and that all necessary approvals and consents have been obtained.

ELECTRONIC PROSPECTUS

This Prospectus will be issued in paper form and as an electronic Prospectus which may be viewed at the website www.angassecurities.com. The investment Offer is available to persons receiving an electronic version of the Prospectus in Australia. The Corporations Act prohibits any person from passing the Application Form on to another person unless it is appended to or accompanied by a complete and unaltered version of the Prospectus. Any person may obtain a hard copy of the Prospectus by contacting Angas.

GENERAL DISCLOSURE MATTERS

Section 283BH(3) of the Corporations Act prescribes what may be described as a debenture. Section 283BH(3)(a) of the Corporations Act requires that a charge be created over the debenture issuer's tangible assets. The securities issued by Angas comply with the Corporations Act. Details of the charge granted by Angas to the Trustee are set out in this Prospectus under the heading "Security for Investors". The Trustee complies with its obligations under section 283DA of the Corporations Act by diligently making the inquiries required by law.

TRUST DEED INFORMATION

The Trust Deed between Angas and the Trustee comprises a deed dated 19 July 2000 together with amending deeds dated 24 September 2002, 28 August 2007 and 18 March 2008. These deeds taken together comprise the Trust Deed. A copy of the Trust Deed is available for inspection at the Angas offices. Alternatively, any person who invests in Debentures pursuant to this Prospectus is entitled to be supplied by Angas with a copy of the Trust Deed upon request.

An intending investor should read the Trust Deed as a whole. In summary, the Trust Deed:

- creates a floating charge over all of the assets of Angas as security for the repayment of the principal and interest payable to investors under the Trust Deed and all other moneys payable from time to time to or at the direction of the Trustee pursuant to the Trust Deed
- imposes on Angas obligations as to the payment of Debenture principal and interest
- requires Angas to provide specified information, reports and information to the Trustee
- precludes Angas from creating charges or other encumbrances which rank in priority to or *pari passu* with the Debentures without the consent of the Trustee
- limits the type of investments in which Angas can invest
- sets out how the Trustee may be changed
- sets out how the Trust Deed can be amended
- specifies how meetings of investors may be held
- sets out the fees payable to the Trustee
- empowers the Trustee to take action to enforce any provision of the Trust Deed. The Trustee has an absolute discretion whether to enforce any provision of the Trust Deed, to exercise the option to cause the charge granted by Angas to become enforceable or to exercise the option to cause the moneys owing to become immediately payable on an event of default by Angas enforce any other rights of the investors
- provides that the Trustee is indemnified out of the charged assets of Angas in relation to costs and expenses incurred by the Trustee in the performance of its duties pursuant to the Trust Deed
- contains specified limitations on the liability of the Trustee
- sets out the voting rights of investors,
- requires Angas to maintain a Liquidity Reserve of debenture funds.

Pursuant to the Trust Deed, Angas promises the Trustee that it will:

- strive to carry on its business in a proper and efficient manner
- keep proper books of account
- provide such information to the Trustee as is reasonably required by the Trustee in relation to the business, property, affairs, accounting records or other records
- comply with all of its obligations under the Trust Deed, the Corporations Act, the conditions of issue of the Debentures and any encumbrance over its assets
- convene a meeting of investors to consider the Financial Statements if so required by Debenture holders holding not less than one tenth in nominal value of the Debentures issued
- promptly give notice to the Trustee as soon as Angas becomes aware of any event of default under the Trust Deed and
- monitor and prepare monthly reports on the progress of all construction works undertaken by borrowers and development loans advanced to borrowers.

Circumstances that will constitute an event of default by Angas include:

- default in the payment of any redeemed Angas Debentures upon maturity
- failure to pay interest to debenture holders when due
- various insolvency events
- Angas ceasing to carry on business
- breach of the Trust Deed which continues for 14 days after Angas first becomes aware of the breach.

The Trustee may waive any breach of the Trust Deed by Angas where the Trustee is satisfied that the interests of investors will not be materially prejudiced.

Repayment of all investments and accrued interest is secured by a first ranking floating charge over the whole of the assets and undertaking of Angas. The Trustee holds on trust:

- the benefit of the Trust Deed for the investors
- the charge securing repayment of the Debentures
- all other moneys payable from time to time to or at the direction of the Trustee.

The charge held by the Trustee for the benefit of debenture investors has been duly lodged at ASIC.

ISSUE OF DEBENTURES

Angas may determine the conditions of issue for any debentures from time to time and may change those conditions at any time for future applications. These conditions may include the repayment period, the interest rate and the minimum face value.

Angas only recognises the debenture holders whose details are recorded in the Company's register as the owner of the debenture. Persons who invest in Debentures may inspect and receive a copy of the register of debenture holders as required by the Corporations Act.

ENFORCEMENT OF SECURITY

Debenture holders may only enforce the obligations of Angas under the Trust Deed through the Trustee. If for any reason, the Trustee has not enforced any security granted by Angas or enforced the rights of the debenture holders or waived the default by Angas, then the debenture holders may sue Angas in respect of any default in the redemption or payment of moneys owing 14 days after such default. Following the occurrence of an event of default, the Trustee may require Angas to pay to it all money that is owing to debenture holders. The Trustee may also take action to enforce the charge given by Angas in the Trust Deed either itself or by the appointment of a receiver.

MEETINGS OF DEBENTURE HOLDERS

Angas must convene a meeting of debenture holders to consider the Financial Statements of Angas and to give directions to the Trustee concerning the exercise of the Trustee's powers if requested by debenture holders holding not less than one tenth of the face value of debentures then on issue. Debenture holders may also meet for the purpose of approving any proposed amendment to the Trust Deed. At meetings of debenture holders, each debenture holder or proxy has one vote on a show of hands or, on a poll, one vote for each complete parcel of \$10,000 of debentures held by that debenture holder.

REPORTING TO THE TRUSTEE

To ensure that the Trustee is fully informed about the affairs of Angas and for the protection of the interests of the debenture holders, Angas is required to provide to the Trustee the following:

- annual financial statements together with report of the Auditor
- half yearly review
- monthly report with details of debenture funds raised and loan defaults
- quarterly report with a certificate concerning the affairs and assets of Angas
- annual certificate from the Auditor regarding compliance by Angas with certain terms of the Trust Deed.

TRUSTEE'S REMUNERATION AND EXPENSES

The Trustee has received a fee for accepting appointment as Trustee and is entitled to receive fees annually for acting as Trustee. The fee payable to the Trustee is \$18,750 per annum for issued Debenture Stock up to a face value of \$20 million plus \$187 per additional \$1 million (or part \$1 million) up to a face value of \$50 million plus \$156 per additional \$1 million (or part \$1 million) of face value of Issued Debenture Stock.

With the exception of the fee payable to the Trustee, no amount has, within the previous 2 years, been paid or agreed to be paid to the Trustee either to induce the Trustee to act as trustee for the debenture holders or in any other capacity or for other services rendered by the Trustee in connection with the debentures. Angas must also pay to the Trustee all costs and expenses incurred in connection with the Trustee carrying out its duties or powers under the Trust Deed including in connection with a breach of the Trust Deed by Angas and in connection with the convening and holding of any meeting of debenture holders.

ALTERATION OF THE TRUST DEED

Angas may amend the Trust Deed with the approval of the Trustee where the amendment:

- in the opinion of the Trustee it is made to correct a manifest error or is of a formal, technical or administrative nature only, or it is required to comply with the Corporations Act or any other statute or
- may be required by or as a consequence of any amendment to the Corporations Act or any other statute and in the opinion of the Trustee is not prejudicial to the interests of the debenture holders or
- is first approved by an extraordinary resolution passed at a meeting of debenture holders convened to consider the amendment
- applies only in respect of Debentures to be issued after the amendment is made and the amendment does not materially prejudice the rights of existing debenture holders.

The Trust Deed has been amended three times since it was initially executed on 19 July 2000.

CHANGE OF TRUSTEE

The Trustee ceases to be the Trustee for debenture holders if it ceases to be qualified to do so under the Corporations Act, or if it is removed by special resolution of debenture holders, or if it retires by giving not less than 90 days' notice to Angas. Subject to the Corporations Act, on a resignation or removal of the Trustee, Angas may appoint a new trustee. This appointment does not require the approval of debenture holders.

PERMITTED INVESTMENTS

FUNDS INVESTED IN DEBENTURES MAY ONLY BE INVESTED BY ANGAS PURSUANT TO THE TRUST DEED IN THE PERMITTED INVESTMENTS. THE FOLLOWING IS A SUMMARY OF THE PERMITTED INVESTMENTS.

FIRST MORTGAGE LOANS

A loan on mortgage of real property comprising freehold or leasehold estates where:

- Angas is named as a mortgagee in the mortgage (noting that joint mortgages are permitted)
- in all cases other than a construction loan or a loan relating to rural land, the amount advanced under the mortgage does not exceed 70% of the value of the real property
- in the case of a construction loan, the amount advanced under the mortgage does not exceed 70% of the “as is” land value prior to commencement of construction plus the amount of the construction work which is certified for payment by a Quantity Surveyor provided that:
 - a. the total amount advanced under the mortgage does not exceed 70% of the expected end value of the completed project
 - b. the Quantity Surveyor certifies that the undrawn commitment is sufficient to complete the works
 - c. Angas obtains a deed or assignment of contractual rights in the drawings, plans and building contract from the borrower and enters into a side deed where the builder agrees not to terminate the construction contract unless the builder gives Angas a minimum period of notice to rectify the default
 - d. at least one of the directors of the borrower guarantees repayment of the loan to Angas
 - e. any loan made by Angas on any construction loan transaction will not exceed the greater of \$2 million or 10% of the total debenture funds
- in the case of a loan relating to rural land, the amount advanced under the mortgage does not exceed 50% of the value of the real property

Only first mortgage lending is permissible as primary security.

REAL PROPERTY

Up to ten percent of the proceeds of the debenture issue may be invested by Angas in real property.

MONEYS ON DEPOSIT

Moneys on deposit with, or invested in, one or more of the following:

- an ADI or subsidiary of an ADI
- securities, promissory notes and bills of exchange which have a ready market
- a building society or a credit union
- a cash management trust
- a cash common trust fund
- government bonds, stocks or other securities
- a Public Authority

PUBLIC AUTHORITY INVESTMENTS

Deposit with loan to, or purchase of bills of exchange, promissory notes, certificates of deposit or other negotiable instruments accepted, drawn or endorsed by a Public Authority

LOANS SECURED BY SET OFF

A loan to any person where:

- Angas will first have security rights or a right of contractual set-off in respect of debenture stock issued to a Debentureholder (“Securing Holder”) for an amount equal to not less than 100% of the amount advanced under any such loan
- if the borrower is not the Securing Holder, a Securing Holder will also guarantee and indemnify Angas in respect of the obligations and liabilities of the borrower under any such loan and before any such loan is made

INVESTMENTS IN RATED ENTITIES

An investment in any person or a security which has:

- a credit rating issued by Standard & Poor’s (Australia) Pty Limited of “AA” or higher for long term securities or “A1” for short term securities or equivalent
- a credit rating issued by Standard & Poor’s (Australia) Pty Limited of “A–” for long term or “A2” for short term securities or equivalent

provided that no more than 3% of debenture funds may be invested in such an investment.

INVESTMENTS PERMITTED BY TRUSTEE ACT

Any investment in which a trustee may invest trust funds under Division 2 of Part 2 of the *Trustee Act 1925*. This permits Angas to invest funds in any form of investment that is not expressly forbidden. In exercising this investment power Angas must:

- exercise the care, diligence and skill that a prudent person would exercise in managing the affairs of other persons
- review the performance of such investments annually both individually and as a whole.

INVESTMENTS IN RELATED BODY CORPORATE ARE NOT PERMITTED

Angas may not make an investment of moneys by loan or otherwise to a Related Body Corporate. Section 50 of the Corporations Act provides that where a body corporate is:

- a holding company of another body corporate or
- a subsidiary of another body corporate or
- a subsidiary of a holding company of another body corporate

the first-mentioned body and the other body are related to each other. There is no Related Body Corporate of Angas as so defined.

PRIVACY POLICY

The Privacy Act 1988 regulates, among other matters, the way organisations collect, use, disclose, keep secure and provide access to personal information held in respect of their clients. Angas respects the right of investors to privacy and takes reasonable steps to deal with any personal information that is provided by investors. The following sets out some important information about the Angas Privacy Policy the full text of which is posted on the Angas website. Further information about privacy can be found on the Federal Privacy Commissioner's website at www.privacy.gov.au

By completing the Application attached to this Prospectus, investors provide personal information for the primary purpose of this investment offer. Angas may use the personal information contained in an Application for related purposes such as administration and providing services to investors in relation to their investment in debentures issued by Angas. Administration includes monitoring, auditing, evaluating, modelling data, dealing with complaints, answering queries and providing services in relation to investments in Angas. In certain cases, Angas may collect personal information from third parties. For example, personal information may be collected from an investor's representative such as a solicitor or an accountant. If investors do not provide the information requested in the Application Angas will not accept the Application. Angas may share personal information for permitted related purposes with outsourced service providers. Some of these people and circumstances include:

- financial advisers who may provide investors with financial product advice and ongoing service
- companies for the purpose of issuing statements and handling mail
- market research companies for the purpose of analysing the investor base
- other companies where services may be more efficiently provided by outsourcing
- legal and accounting firms, auditors, consultants and other advisers for the purpose of administering the debenture investments
- Government authorities when required by law

Angas takes reasonable steps to ensure that the personal information that is collected, used or disclosed is accurate, complete and current. Angas stores the personal information it collects in different ways including in paper and electronic form. Angas takes reasonable steps to protect personal information from misuse and loss and from unauthorised access, modification or disclosure including:

- requiring confidentiality agreements with its employees and contractors
- having secure file storage
- having secure places of business

- permitting access to personal information only where the individual seeking access has satisfied reasonable identification and authorisation requirements
- having up-to-date anti-virus and firewall measures to protect the computer network.

Investors may request access to personal information that Angas or an outsourced service provider holds in relation to an investment. Investors can contact Angas to make such a request by telephone during normal business hours on 1800 010 800 or writing to Angas at any of the addresses set out in the Corporate Directory. There are limits on access permitted to personal information. These are set out in the National Privacy Principles enacted pursuant to the Privacy Act 1988. They include situations where:

- access would pose a serious threat to the life or health of any individual
- access would have an unreasonable impact on the privacy of others
- the request for access is frivolous or vexatious
- the information relates to a commercially sensitive decision making process
- access would be unlawful
- access would prejudice enforcement activities relating to criminal activities and other breaches of law, public revenue, a security function or negotiations with investors
- the request for access relates to existing or anticipated legal proceedings with an investor who would not otherwise be entitled to access to the requested information
- denying access is required or authorised by law.

Written reasons will be provided by Angas in cases where access to personal information is denied.

Although Angas collects government identifiers such as investor tax file numbers, this information is not used or disclosed other than when required or authorised by law or unless an investor has voluntarily consented to disclosure of this information to any third party.

Investors who have a complaint about Angas Privacy Policy or the collection, use or safe disposal or destruction of personal information, should direct their complaint to the Investment Relations Manager on freecall line

1800 010 800 Monday to Friday during normal business hours or by writing to the Investor Relations Manager at GPO Box 2948, Adelaide SA 5001. Angas will investigate the complaint and attempt to resolve any issue that might have arisen in relation to the collection, use or destruction of personal information. If an investor is still not satisfied with the outcome then Angas will engage in conciliation or other processes commenced in accordance with the National Privacy Principles.

STANDARD & POOR'S RATING

ANGAS IS RATED BY INTERNATIONAL RATINGS AGENCY STANDARD & POOR'S

Standard & Poor's Ratings Service is the world's pre-eminent provider of timely, objective credit analysis and credit information. Its familiar letter-grade ratings symbols have long been trusted measures of credit quality worldwide. For more than 100 years, Standard & Poor's has cultivated its considerable financial expertise to assign high quality, objective ratings and remains at the forefront of originating new ratings criteria and methodologies to address dynamic changes in financial markets and industry and to adapt to local market conditions. Determined through a rigorous ratings process, these ratings provide important benefits to investors.

Standard & Poor's operates without government mandate, is independent of any investment banking firm or similar organisation, and does not engage in trading or underwriting activities. Its sole mission is to provide objective, insightful risk analysis and evaluation. A credit rating is not a recommendation to purchase, sell or hold a security, in as much as it does not comment as to market price or suitability for a particular investor.

Analytic services and products provided by Standard & Poor's are the result of separate activities designed to preserve the independence and objectivity of each analytic process. Credit ratings issued by Ratings Services are solely statements of opinion and not statements of fact or recommendations to purchase, hold, or sell any securities or make any other investment decisions. Accordingly, any user of credit ratings issued by Ratings Services should not rely on any such ratings or other opinion issued by Ratings Services in making any investment decision. Ratings are based on information received by Ratings Services.

The Standard & Poor's credit rating is an objective, independent opinion of the willingness and capacity of Angas to meet its financial commitments in full, and on time. Average probabilities of default that correlate to Standard & Poor's rating categories are outlined in the table below. This indicates that highly rated entities have a lower probability of default compared with lower-rated entities.

ASIC has instituted regulatory changes which now require credit ratings agencies to hold an Australian Financial Services Licence. Standard & Poor's have announced that it supports moves to strengthen financial transparency and oversight to improve market confidence but has declined to seek an Australian Financial Services Licence citing concerns relating to analytic independence, global consistency and international comparability of ratings. The consequence of this decision is that Standard & Poor's ratings cannot be included in any securities offering document that is distributed to retail investors. As a consequence, Angas is not permitted to disclose details of the Standard & Poor's rating in this Prospectus.

Angas has been rated by Standard & Poor's. Whilst details of that rating cannot be disclosed in this Prospectus, the Ratings Report can be supplied on request to investors who are not retail investors. The Corporations Act specifies certain categories of investors to whom Angas can supply the Ratings Report. One category is licensed investment advisers, certain foreign corporations, exempt public authorities and persons or trustees controlling investment funds of at least \$10million. The other category is an investor who can provide to Angas a certificate given by a qualified accountant certifying that the investor has net assets of at least \$2.5million or a gross income for each of the preceding two years of at least \$250,000 a year. If you would like to be provided with a copy of the Standard & Poor's Ratings Report and consider that you are not a retail investor then please contact Angas on 1800 010 800.

Standard & Poor's (Australia) Pty Limited and its subsidiaries have not authorised or caused the issue of this Prospectus and do not make any statement that is included in this Prospectus or any statement on which a statement made in this Prospectus is based, other than as specified above. Standard & Poor's (Australia) Pty Limited and its subsidiaries to the maximum extent permitted by law, expressly disclaims, and takes no responsibility for any part of this Prospectus other than the reference to its name and the statements as specified above.

APPLICATION FOR DEBENTURES

HOW TO APPLY

To apply for debentures, you must complete the Application Form attached to or accompanying this Prospectus. Your correctly completed Application Form and payment must be returned to Angas at any of its offices. The addresses of the Angas offices are set out in this Prospectus. Application Forms and Application Monies will not be accepted at any other address or by any other means. Angas reserves the right to accept any Application despite any procedural omission. An Application which is lodged with Angas cannot be withdrawn.

APPLICATION AMOUNTS

Applications must be for a minimum of \$10,000, and thereafter in multiples of \$1,000. The maximum number of Debentures per application is \$5 million.

PAYMENT

Completed Application Forms must be accompanied by a cheque or money order in Australian dollars drawn on an Australian branch of a financial institution or by electronic funds transfer. Cheques should be crossed "not negotiable" and made payable to "Angas Securities Limited". Cash payments will not be accepted. No receipt will be issued unless specifically requested.

JOINT APPLICATIONS

Application made by organisations or jointly by two or more persons will be accepted. Angas will upon request issue an Authority to Act to permit a specified person to act on behalf of the organisation or joint investor to do acts including:

- to instruct Angas to amend bank account details for the payment of dividends
- to instruct Angas to amend contract, mailing, business and residential address details
- to make the Application by signing a cheque on behalf of the Applicant made payable to Angas
- to request and receive from time to time information from Angas in relation to the debentures
- to give Angas the Privacy Consent contained in the Application

ACCEPTANCE OF APPLICATIONS

Angas may reject an Application if the Application Form is not properly completed or where a remittance submitted with an Application is dishonoured.

BROKERAGE AND STAMP DUTY

No brokerage or stamp duty is payable on the allotment of debentures. Under current law, stamp duty will not be payable on later transfers of debentures. However, brokerage may be payable should debentures be traded on the NSXA.

TAX FILE NUMBER

You do not have to provide your TFN or ABN. However, Angas may be required to withhold Australian tax at the maximum marginal tax rate (currently 46.5% including the Medicare levy) on the amount of any interest payment, if you do not provide one of your:

- TFN
- TFN exemption details (if applicable) or
- ABN (if Debentures are to be held in the name of an entity).

Your application will not be affected if you do not provide your TFN, exemption details or ABN.

CHESS

Angas will not be issuing certificates to Applicants in respect of debentures allotted. If you are a CHESS participant (or are sponsored by a CHESS participant) and you wish to hold debentures allotted to you under this Prospectus on the CHESS Sub-Register of security holdings then you must enter your CHESS HIN in the space indicated in the Application Form. Otherwise, you should leave this section blank and on allotment you will be sponsored by Angas and allocated a Security Reference Number.

QUERIES

If you require assistance to complete the Application Form, or require additional copies of this Prospectus, you should contact Angas on the Investor Service Line 1800 010 800. If you are unclear in relation to any matter or are uncertain if debentures are a suitable investment for you then you should contact your accountant, stockbroker, solicitor or other professional adviser.

Angas does not give financial product advice nor is it licensed to do so. Intending investors are encouraged to read the entire Prospectus before making a decision to invest in listed debentures issued by Angas. Interest rates are fixed when the investment is made. For details of the latest interest rates, you should call Angas or go to www.angassecurities.com.

DISCLOSURES STATEMENTS AND CONSENTS

CORPORATIONS ACT STATEMENT

Angas states that:

- the repayment of all money which may be invested with it pursuant to this Prospectus has been secured by a charge in favour of the Trustee for the investors over its tangible property; and
- the tangible property of Angas that constitutes the security for the charge is sufficient and is reasonably likely to be sufficient to meet the liability for the repayment of all such money and all other liabilities ranking in priority to, or *pari passu* with, that liability that may have been or may be incurred.

DIRECTORS' INTEREST AND RELATED PARTY TRANSACTIONS

Each Director holds or has an interest in shares in Angas. No director of Angas and no firm in which a director is a partner has or had an interest in the promotion of Angas or the Debentures or any property proposed to be acquired by Angas. No amount has been paid or agreed to be paid to any such Director or to any firm of which he is a partner, to induce him to become or to qualify him as a Director or otherwise for services rendered by him or by the firm in connection with the promotion of Angas or the issue of debentures. Save as follows:

- all Directors are entitled to remuneration for their services.
- Andrew Luckhurst-Smith will act as a lawyer to Angas from time to time. He will be entitled to be paid legal fees for doing so to be charged at ordinary commercial rates. These will include legal fees to be paid by mortgagors for the preparation of security documents in relation to loans made by Angas.
- Matthew Hower is director of KWS Capital Pty Ltd, KWS Capital (No.2) Pty Ltd and Cardiff Capital Pty Ltd which may be entitled to receive remuneration from Angas and borrowers who obtain loans from Angas. All loan applications introduced by KWS Capital Pty Ltd are considered on their merits and any loans approved as a consequence are advanced by Angas on its usual terms, conditions, fees and rates of interest.
- Paul McCarthy is a director of Barri Nominees Pty Ltd which is paid consultancy fees to assist with capital raising and a director of Cardiff Capital Pty Ltd which may be entitled to receive remuneration from borrowers who obtain loans from Angas.
- the shareholders of Angas have established Barker Mortgages Pty Ltd which as trustee of Barker Performance Trusts No 1 and No 2 may provide second mortgage loan funding to borrowers with first mortgage loan funding by Angas. In all instances, any security taken by Barker Mortgages Pty Ltd will rank behind security taken by Angas.
- no Director has requested approval of the Board to pledge any shares in Angas as security for a loan and no such approval has been given.

REMUNERATION OF DIRECTORS

As each Director performs a different role in Angas, an individual, independent review of remuneration is carried out annually in line with market rates. Directors are entitled to annual leave but not to long service leave.

| Name | Annual Salary |
|------------------------|----------------------|
| Matthew Hower | \$233,750 + 9% Super |
| Andrew Luckhurst-Smith | \$182,000 + 9% Super |
| Kimley Lyons | \$94,875 + 9% Super |
| Paul McCarthy | \$181,500 + 9% Super |

CONSENTS

The following have given and have not, before the lodgment of this Prospectus, withdrawn their written consent to the issue of this Prospectus with the information and references included in the form and context in which it appears.

Deloitte Touche Tohmatsu has given and, at the time of lodging this Prospectus with ASIC, has not withdrawn its written consent to be named in this Prospectus as auditor to the Company. Deloitte Touche Tohmatsu:

- does not make the offer of securities under this Prospectus
- has not authorised or caused the issue of this Prospectus
- does not make or purport to make, any statement in this Prospectus and
- to the maximum extent permitted by law, expressly disclaims and takes no responsibility for any part of this Prospectus other than the references to its name.

The Trustee has given and has not withdrawn its consent to the inclusion of references to the Trustee in this Prospectus and to the summary set out in the section headed "Trust Deed Information" in the form and context in which the same appears. The Trustee has not been involved in the preparation of any part of the Prospectus and does not make any statements or representations or take any responsibility in relation to any part of the Prospectus.

DIRECTORS STATEMENT

Given reasonable economic conditions, and in the absence of unforeseen circumstances, the Directors expect Angas to be profitable during the term of this Prospectus. The Directors are of the opinion that Angas will be in a position to meet all principal and interest payments on debentures issued under this Prospectus as they fall due. Based on the conservative lending policies of Angas, the Directors consider this debenture issue to be a sound investment.

GLOSSARY

- ADI** means Authorised Deposit-taking Institution.
- AFS Law** means Australian Financial Services Law.
- AFS Licence** means Australian Financial Services Licence No 232479 issued to Angas by ASIC.
- ABN** means Australian Business Number.
- Angas** means Angas Securities Limited ABN 50 091 942 728.
- Applicant** means a person who submits an Application.
- Application** means an application for debentures pursuant to this Prospectus made in accordance with the Application Form.
- Application Form** means the application form accompanying this Prospectus.
- Application Monies** means funds lodged by an Applicant together with an Application Form.
- ARMCO** means the Audit Risk Management and Compliance Committee of Angas.
- ASIC** means Australian Securities and Investments Commission.
- ASTC** means ASX Settlement and Transfer Corporation Limited ABN 49 008 504 532.
- Auditor** means Deloitte Touche Tohmatsu.
- Board** means the Board of Directors of Angas from time to time.
- Business Day** means a day on which NSXA trading is conducted.
- Chairman** means the Chairman of the Board
- CHESS** means Clearing House Electronic Sub-Register System operated by ASTC.
- Company** means Angas Securities Limited ABN 50 091 942 728.
- Constitution** means the Constitution of Angas as amended from time to time.
- Corporations Act** means the Corporations Act 2001 (Cth) as amended from time to time and includes the Corporations Regulations.
- Coupon Rate** means the rate specified on every Debenture Confirmation as the actual rate of fixed interest payable by Angas on the Debenture for the term of the investment. If the debenture is traded on the NSXA then the Issue Rate will apply.
- Credit Committee** means the body made up of directors and senior lending staff that approves loan applications.
- Debenture Confirmation** means a written statement issued by Angas to a debentureholder setting out details of an investment but which is not a Certificate of Title to the debenture.
- Director** means a Director of Angas.
- Financial Report** means the Financial Report prepared for half year ended 31 December 2009 comprising the Report of Directors, Independent Review Report, Declaration of Directors, statement of comprehensive income, statement of financial position, Cash Flow Statement and notes.
- GST** means goods and services tax imposed under A New Tax System (Goods and Services Tax) Act 1999 (Cth).
- HIN** means Holder Identification Number.
- Investor** means the holder of First Ranking Debentures issued by Angas.
- Issue Rate** means the retail investment rate of fixed interest applicable to the series at the time when the Application is received by Angas.
- Issuer** means Angas.
- Liquidity Reserve** means 5% of all Angas funds held in cash.
- Listing Rules** means the NSXA Listing Rules from time to time.
- Lodgement Date** means the date that Angas receives Application Monies from an Applicant.
- LOO** means Letter of Offer.
- LVR** means Loan to Valuation Ratio.
- NSXA** means National Stock Exchange of Australia Limited ABN 11 000 902 063.
- Offer** means the invitation to subscribe for debentures made under this Prospectus.
- Prospectus** means this document including any electronic form of this document.
- Register** means the Debenture Register maintained by Angas and includes any sub-register established and maintained under CHESS and Registry has the same meaning.
- Related Body Corporate** has the meaning set out in section 50 of the Corporations Act.
- Rural Land** means an agricultural holding of not less than 20 hectares.
- Shares or Ordinary Shares** means ordinary shares in the issued capital of Angas.
- Shareholder** means a holder of Shares.
- Special Resolution** has the meaning defined in the Constitution.
- SRN** means Security Reference Number.
- TFN** means Tax File Number.
- Trust Deed** means the Deed between Angas and the Trustee dated 19 July 2000 together with amending deeds dated 24 September 2002, 28 August 2007, 18 March 2008 and any amending deeds in the future.
- Trustee** means Permanent Nominees (Aust.) Limited.

THE DIRECTORS AUTHORISE THE ISSUE OF THIS PROSPECTUS AND THEY ACCEPT RESPONSIBILITY FOR INFORMATION CONTAINED IN THIS PROSPECTUS. THE DIRECTORS STATE THAT THEY HAVE MADE ALL REASONABLE ENQUIRIES AND HAVE REASONABLE GROUNDS TO BELIEVE THAT ANY STATEMENTS BY THE DIRECTORS IN THIS PROSPECTUS ARE TRUE AND NOT MISLEADING. THIS PROSPECTUS HAS BEEN SIGNED PURSUANT TO SECTION 351 OF THE CORPORATIONS ACT FOR LODGEMENT WITH ASIC.



Matthew J Hower, MANAGING DIRECTOR

APPLICATION FORM



Each item in this section must be completed before the application form will be accepted by Angas Securities Limited.

Investment Amount*: \$ 0 0 0 Interest rate: % per annum

* Minimum investments: \$10,000 (multiples of \$1,000.00 thereafter)

Term of Debenture: ☐ 1 Year ☐ 3 Years

Interest Payable: ☐ Monthly ☐ On Maturity (Note: Re-investment product is not available to Non-Residents of Australia)

Resident of Australia: ☐ Yes ☐ No☐ INDIVIDUAL OR JOINT INDIVIDUALS

GO TO 1 (all investors must sign the application form)

☐ COMPANY / SUPERANNUATION FUND / TRUST

GO TO 2

1 NAME OF INVESTOR(S)

Investor 1: _____

| | | |
|-------|---------------|---------|
| TITLE | GIVEN NAME(S) | SURNAME |
|-------|---------------|---------|

Investor 2: _____

TITLE GIVEN NAME(S) SURNAME

2 ☐ COMPANY NAME ☐ SUPERANNUATION FUND ☐ TRUST

NAME OF INVESTMENT

ABN ACN

NAME OF TRUSTEE(S)

Trustee 1: _____
 TITLE GIVEN NAME(S) SURNAME

Trustee 2: _____
 TITLE GIVEN NAME(S) SURNAME

CONTACT DETAILS * Compulsory to complete

| PHONE (W) | PHONE (H) | FAX |
|-----------|-----------|-----|
|-----------|-----------|-----|

MOBILE EMAIL

POSTAL ADDRESS

RESIDENTIAL (REGISTERED) ADDRESS (if different to postal)

BANK ACCOUNT DETAILS * Compulsory to complete

Interest Distributions are to be deposited to my/our Bank Account as follows:

| NAME OF BANK | BRANCH |
|--------------|--------|
|--------------|--------|

ACCOUNT NAME

BSB NUMBER

ACCOUNT NUMBER

CHES PARTICIPANT



HOLDER IDENTIFICATION NUMBER (HIN)

Please note that if you supply a CHESS HIN but the name and address details on your form do not correspond exactly with the registration details held at CHESS, your application will be deemed to be made without the CHESS HIN, and any securities issued will be held on the Issuer Sponsored subregister.

Do not use this form unless attached to the Prospectus. Please complete the following side of this form.

INVESTMENT DETAILS

INVESTOR DETAILS

NEED ASSISTANCE?

If you have any questions or queries in completing your application form please do not hesitate to call the **Investor Service Line**

1800 010 800 between
8.30am and 5.00pm
Monday to Friday.

BANK ACCOUNT DETAILS

INCOME DISTRIBUTIONS

Please specify your banking details for payment into your nominated account.



TAX FILE NUMBER

PAYMENT

DECLARATION & SIGNATURE

APPLICATION FORM (continued)

You are not required to provide your tax file number ("TFN"), but if you do not, or no exemption details are supplied, Angas is required to withhold tax from income distributions at the highest marginal tax rate plus the medicare levy. You can choose not to quote your TFN or claim an exemption; this is not an offence. Angas is authorised to collect TFNs under tax law. For more information about TFNs, please contact your nearest tax office.

TAX FILE NUMBER

INVESTOR 1

INVESTOR 2

OR EXEMPTION (if applicable)

eg pensioner

Make your cheque for your investment payable to "Angas Securities Limited". Cross it "Not Negotiable" and attach it to your application.

Where to send your completed Application Form:

Angas Securities

PO Box 1602
Subiaco WA 6904

Angas Securities

GPO Box 2948
Adelaide SA 5001

Angas Securities

GPO Box 7720
Melbourne VIC 3004

Angas Securities

PO Box 5116
Robina Town Ctr. QLD 4230

Or deliver in person to one of our offices at the addresses set out in the Corporate Directory.

Applications and cheques received will be processed by the next business day after receipt.
Cash payments will not be accepted.

I/we have read the attached Prospectus Number 11 and agree to be bound by the provisions of the Trust Deed dated the 19th July 2000 (as amended to date and as may be amended from time to time) and the conditions of the offer set out in the Prospectus.

I/we agree and understand the terms used in the application have the same meaning as in the Trust Deed.

If signed under power of attorney I/we declare that I/we have no knowledge of the revocation of that power of attorney.

If I/we received the Prospectus from the internet or by other electronic means then I/we declare that I/we have personally received the Prospectus in full accompanied by this Application Form prior to making this application.

SIGNATURE OF INVESTOR 1 / COMPANY REPRESENTATIVE

SIGNATURE OF INVESTOR 2 / COMPANY REPRESENTATIVE

Date: ____/____/____

Date: ____/____/____

This Application Form is provided for the purpose of investing in debentures as described in the Angas Securities Limited Listed Debenture Stock Prospectus No.11.

No Debentures will be issued pursuant to the Prospectus later than 13 months after the date of the Prospectus.

WARNING TO INVESTORS

The Prospectus is provided in electronic form ("the Electronic Prospectus") and may be viewed at the Angas website: www.angassecurities.com. The Electronic Prospectus provides information about investing in the Debentures. It is advised that prospective investors read the Electronic Prospectus before applying for the Debentures. Any person who gives another person access to the Application Form must at the same time and by the same means give the other person access to the Electronic Prospectus.

Whilst the Prospectus is current, Angas or a financial services licensee who has provided a copy of the Electronic Prospectus will send a paper copy of the prospectus on request and without charge.

Office use only

Do not use this form unless attached to the Prospectus.

APPLICATION FORM



INVESTMENT DETAILS

Each item in this section must be completed before the application form will be accepted by Angas Securities Limited.

Investment Amount*: \$, , Interest rate: % per annum

* Minimum investments: \$10,000 (multiples of \$1,000.00 thereafter)

Term of Debenture: ☐ 1 Year ☐ 3 Years

Interest Payable: ☐ Monthly ☐ On Maturity (Note: Re-investment product is not available to Non-Residents of Australia)

Resident of Australia: ☐ Yes ☐ No

GO TO 1 (all investors must sign the application form)

GO TO 2

1 NAME OF INVESTOR(S)

Investor 1: _____

| | | |
|-------|---------------|---------|
| TITLE | GIVEN NAME(S) | SURNAME |
|-------|---------------|---------|

Investor 2: _____

| TITLE | GIVEN NAME(S) | SURNAME |
|-------|---------------|---------|
| | | |

2 ☐ COMPANY NAME ☐ SUPERANNUATION FUND ☐ TRUST

NAME OF INVESTMENT

ABN ACN

NAME OF TRUSTEE(S)

| | | |
|------------------|---------------|---------|
| Trustee 1: _____ | | |
| TITLE | GIVEN NAME(S) | SURNAME |

Trustee 2: _____
 TITLE GIVEN NAME(S) SURNAME

CONTACT DETAILS * Compulsory to complete

PHONE (W) _____ PHONE (H) _____ FAX _____

MOBILE _____ EMAIL _____

| | |
|----------------|-----------------------------------------------------------|
| POSTAL ADDRESS | RESIDENTIAL (REGISTERED) ADDRESS (if different to postal) |
|----------------|-----------------------------------------------------------|

BANK ACCOUNT DETAILS * Compulsory to complete

Interest Distributions are to be deposited to my/our Bank Account as follows:

[illegible]

ACCOUNT NAME

BSB NUMBER ACCOUNT NUMBER

CHES PARTICIPANT

HOLDER IDENTIFICATION NUMBER (HIN)

Please note that if you supply a CHESSE HIN but the name and address details on your form do not correspond exactly with the registration details held at CHESSE, your application will be deemed to be made without the CHESSE HIN, and any securities issued will be held on the Issuer Sponsored subregister.

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Melbourne VIC 3004

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PO Box 5116
Robina Town Ctr. QLD 4230

Or deliver in person to one of our offices at the addresses set out in the Corporate Directory.

Applications and cheques received will be processed by the next business day after receipt.
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I/we have read the attached Prospectus Number 11 and agree to be bound by the provisions of the Trust Deed dated the 19th July 2000 (as amended to date and as may be amended from time to time) and the conditions of the offer set out in the Prospectus.

I/we agree and understand the terms used in the application have the same meaning as in the Trust Deed.

If signed under power of attorney I/we declare that I/we have no knowledge of the revocation of that power of attorney.

If I/we received the Prospectus from the internet or by other electronic means then I/we declare that I/we have personally received the Prospectus in full accompanied by this Application Form prior to making this application.

SIGNATURE OF INVESTOR 1 / COMPANY REPRESENTATIVE

SIGNATURE OF INVESTOR 2 / COMPANY REPRESENTATIVE

Date: ____/____/____

Date: ____/____/____

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Whilst the Prospectus is current, Angas or a financial services licensee who has provided a copy of the Electronic Prospectus will send a paper copy of the prospectus on request and without charge.

Office use only

Do not use this form unless attached to the Prospectus.

DIRECTORS

MR ANDREW LUCKHURST-SMITH

EXECUTIVE CHAIRMAN

Andrew Luckhurst-Smith, is a Lawyer who has practiced for 30 years, principally in the area of Banking & Finance. Prior to joining Angas, Andrew was Partner in Charge of the Adelaide Office of Hunt & Hunt a national law firm as well as being a member of its Board. He was formerly a Director of ALR Corporation, a national mercantile agency, where he was responsible for business development nationally. Andrew is a member of the Banking and Financial Services Law Association of Australia Limited. He was formerly National President of the Australian Anglican Schools Network and is currently a director of Anglican Funds SA and the South Adelaide Football Club. Director of Angas since 29 March 2000 and Executive Chairman since 17 November 2003.



MR MATTHEW HOWER

MANAGING DIRECTOR

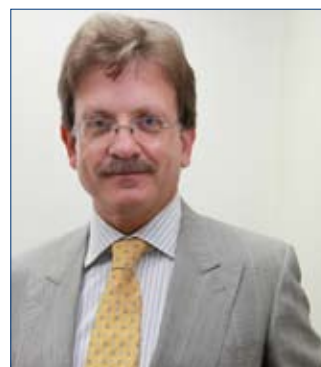
Matthew Hower worked with Day Cutten Stockbrokers specialising in the management of funds for private investors prior to establishing his own businesses which provided finance and funds management services. His finance experience has been with corporate structured finance transactions including commercial properties and developments, sub-divisions and rural funding. As Managing Director, Matthew is responsible for the day to day operations of the Company. Director of Angas since 29 March 2000 and Managing Director since 7 May 2004.



MR KIMLEY LYONS

EXECUTIVE DIRECTOR

Kimley Lyons practiced law for over 20 years specialising in the area of Banking and Securities. He was formerly the Managing Partner of Jackson McDonald, a major Western Australian law firm. Kimley was formerly a Director of ALR Corporation, a national mercantile agency, of which he was one of the founders. He managed the Western Australian operations of that company during its formative years as well as having national responsibility for the banking and administration functions. Kimley is Chairman of the Audit, Risk Management and Compliance Committee. Director of Angas since 10 May 2002 and Chairman of ARMCO since 16 September 2005.



MR PAUL MCCARTHY

EXECUTIVE DIRECTOR

Paul McCarthy joined Angas from ANZ Banking Group where he was General Manager SA & NT. Paul's background has predominantly been with institutional banking, corporate banking and structured finance. He holds tertiary qualifications from UK and USA universities and a Masters of Business Administration from Deakin University in Melbourne. He is an Associate of the Chartered Institute of Bankers (City of London) and the Australian Institute of Company Directors. Paul is Chairman of the Credit Committee. Director since 4 August 2007 and Chairman of Credit Committee since 1 May 2008.





PERTH

338 Hay Street, Subiaco WA 6008
PO Box 1602, Subiaco WA 6904

Ph (08) 9380 4983
Fax (08) 9380 4480

ADELAIDE

Level 14, 26 Flinders Street, Adelaide SA 5000
GPO Box 2948, Adelaide SA 5001

Ph (08) 8410 4343
Fax (08) 8410 4355

MELBOURNE

Level 7, 1 Queens Road, Melbourne VIC 3004
GPO Box 7720, Melbourne VIC 3004

Ph (03) 9863 8460
Fax (03) 9863 8463

QUEENSLAND

Suite 54, 1 Arbour Avenue, Robina QLD 4226
PO Box 5116, Robina Town Centre QLD 4230

Ph (07) 5578 9311
Fax (07) 5593 2422

Investor Service Line 1800 010 800
www.angassecurities.com