

2. MAKING AND LEVYING OF RATES AND ADDITIONAL CHARGES FOR 2000/01

To consider and if thought fit to adopt the following resolution, prior public notice of which was previously given in The Press newspaper on Wednesday 23 August 2000:

“(a) Pursuant to Sections 12, 16, 17 and 19 of the Rating Powers Act 1988 the Christchurch City Council hereby resolves to make and levy the rates and uniform annual general charge set out in Schedules I and II for the year commencing on 1 July 2000 and ending on 30 June 2001, on the rateable value of every separately rateable property appearing in the Valuation Roll for the time being in force in the City of Christchurch. In accordance with the Special Order dated 29 June 1994, such rates and uniform annual general charge shall be due and payable by four instalments over three rating areas as follows:

	1st Instalment	2nd Instalment	3rd Instalment	4th Instalment
Area 1	15 August 2000	15 November 2000	15 February 2001	15 May 2001
Area 2	15 September 2000	15 December 2000	15 March 2001	15 June 2001
Area 3	31 August 2000	30 November 2000	28 February 2001	31 May 2001

The areas are defined by the Valuation Roll districts as contained in the resolution dated 29 June 1994, but:

Area 1: includes generally the Central City and the suburbs of St Albans, Merivale, Mairehau, Papanui, Riccarton, Addington, Spreydon, Sydenham, Beckenham and Opawa;

Area 2: includes generally the suburbs of Shirley, New Brighton, Linwood, Woolston, Mt Pleasant, Sumner, Cashmere and Heathcote;

Area 3: includes generally the suburbs of Belfast, Parklands, Harewood, Avonhead, Bishopdale, Ilam, Fendalton, Hornby, Templeton and Halswell.

(b) Pursuant to Section 132 of the Rating Powers Act 1988 the Council prescribes the following additional charges to be added, during the year commencing on 1 July 2000 and ending on 30 June 2001:

(i) An additional charge of 10% of the amount of the outstanding rates, whole dollars only, which are levied in the 1 July 2000 to 30 June 2001 financial year to be added on the dates set out below to the rates remaining unpaid on those dates:

	1st Instalment	2nd Instalment	3rd Instalment	4th Instalment
Area 1	17 August 2000	17 November 2000	19 February 2001	17 May 2001
Area 2	19 September 2000	19 December 2000	19 March 2001	19 June 2001
Area 3	4 September 2000	4 December 2000	2 March 2001	5 June 2001

(ii) A further additional charge of 10% to be added to the amount of the unpaid rates, whole dollars only, levied in any previous financial year and which remain unpaid on 1 October 2000.

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- (iii) *A further additional charge of 10% to be added to the amount of the unpaid rates, whole dollars only, levied in any previous financial year and which remain unpaid on 1 April 2001.*

The Valuation Roll and Rates Records for the Christchurch City Council's district are available for inspection at the Civic Offices, 163 Tuam Street, Christchurch."

SCHEDULE I

1. Schedule of Rates for 2000/01	Cents in the \$ of Capital Value 2000/01 per separately rateable property	Revenue Sought from Intended Rates (GST included) \$
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GENERAL RATES

General Rate - Sector A - Commercial/Industrial	.597970	30,743,676
General Rate - Sector B - Residential/Other	.307842	61,643,324
General Rate - Sector C - Rural	.200617	1,491,647
 Uniform Annual General Charge of \$105 on each separately rateable property		 13,807,920

Purpose of General rate:
To fund the general operations of the Council
excluding water supply, sewerage and land
drainage.

SEPARATE RATES

Water Separate Rate:		
Sector A - Commercial/Industrial	.022608	1,088,274
Sector B - Residential and Other	.050624	10,026,644
Sector C - Rural	.055240	126,269
Sector D - Institutions (Non Rateable)	.024736	335,283

On every separately rated property, within each
of the respective sectors referred to above, to
which water can be but is not supplied situated
within one hundred metres from any part of the
waterworks, a rate not exceeding half of the
respective full water rates shown above.

Purpose of Water rates:
This is to recover the costs of water supply.

Land and Stormwater Drainage Separate Rate:		
Sector A - Commercial/Industrial	.035561	1,731,629
Sector B - Residential and Other	.035561	7,112,283
Sector C - Rural	.035561	169,603

Purpose of Land and Stormwater Drainage
Separate rate:
This is to recover the costs of land drainage.

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Sewerage Separate Rate:

Sector A - Commercial/Industrial	.063119	3,032,981
Sector B - Residential and Other	.063127	12,575,868
Sector C - Rural	.066918	65,726
Sector D - Institutions (Non Rateable)	.062952	863,389

Purpose of Sewerage Separate rate:

This is to recover the costs of sewer drainage and sewage treatment.

The separate rates listed above are in respect of properties that are situated in the serviced areas.

Total Revenue Sought from Intended Rates

\$144,814,515
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2. **Authorisation for Rates**

The rates detailed in Schedule I are authorised as follows:

Rate	Authority
(a) General Rate - Differentially Rated	Sections 12 and 80 Rating Powers Act 1988
(b) Separate Rates - Differentially Rated:	
Water Rate	Sections 16, 17 and 80 Rating Powers Act 1988
Land and Stormwater Drainage Rate	Sections 16 and 80 Rating Powers Act 1988
Sewerage Rate	Sections 16 and 80 Rating Powers Act 1988
(c) Uniform Annual General Charge	Section 19 Rating Powers Act 1988

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SCHEDULE II

1. Differential rates in Schedule I on property types as specified in the Council's Differential Rating Special Order to be confirmed by the Council on Tuesday 12 September 2000 are as follows:

Sector A - Commercial and Industrial Properties

Includes any separately rateable property which is:

- (a) used for a commercial or industrial purpose (including travellers and special purpose accommodation, offices and administrative and associated functions); or
- (b) vacant land zoned commercial, industrial or rural industrial under the transitional district plan administered by the Council.

Sector B - Residential and Other Properties

Includes any separately rateable property which is:

- (a) used for residential purposes (including home ownership flats); or
- (b) vacant land zoned residential or rural residential under the transitional district plan administered by the Council; or
- (c) land not otherwise classified under Groups A, C or D.

Sector C - Rural Properties

Includes any separately rateable property which is:

- (a) used solely or principally for:
 - (i) agricultural or horticultural or pastoral purposes; or
 - (ii) for the keeping of bees or poultry; or
- (b) zoned rural under the transitional district plan administered by the Council, but does not include any separately rateable property which is:
 - (i) zoned rural industrial or rural residential under the transitional district plan administered by the Council; or
 - (ii) zoned rural and used principally for residential purposes (including home ownership flats).

Sector D - Institutions (Non Rateable)

These are properties which are deemed not to be rateable property pursuant to Sections 4, 5 and 6 of the Rating Powers Act 1988. Although this sector is exempt from paying general rates, it is still liable for separate rates for water and sewerage.

2. For all other rates the same rate in the dollar applies for all properties in the areas specified.
3. The Uniform Annual General Charge applies to all separately rateable properties in the City of Christchurch.