



Ref: 340-300 / #139973

To: Carrington Securities LP, Unit 6, 6 Cone Street, Rangiora
CC: Carrington Securities LP, Plaza Level, 41 Shortland Street, Auckland
CC: Carrington Securities LP, PO Box 3965, Christchurch

To: Chase Securities LP, Unit 6, 6 Cone Street, Rangiora
CC: Chase Securities LP, Plaza Level, 41 Shortland Street, Auckland

To: Carlyle Securities LP, Unit 6, 6 Cone Street, Rangiora
CC: Carlyle Securities LP, Plaza Level, 41 Shortland Street, Auckland

To: NZ Investment Securities LP, Unit 6, 6 Cone Street, Rangiora
CC: NZ Investment Securities LP, Plaza Level, 41 Shortland Street, Auckland

To: Energy Securities LP, Unit 6, 6 Cone Street, Rangiora
CC: Energy Securities LP, Plaza Level, 41 Shortland Street, Auckland

To: Cargill Securities LP, Unit 6, 6 Cone Street, Rangiora
CC: Cargill Securities LP, PO Box 3965, Christchurch

To: Fairfield Securities LP, Unit 6, 6 Cone Street, Rangiora
CC: Fairfield Securities LP, PO Box 3965, Christchurch

To: Pearson Securities LP, Unit 6, 6 Cone Street, Rangiora
CC: Pearson Securities LP, PO Box 3965, Christchurch

To: Powershares LP, Unit 6, 6 Cone Street, Rangiora
CC: Powershares LP, PO Box 3965, Christchurch

(together, the 'Specified Partnerships')

Bernard Terence Whimp, 138 Park Terrace, Christchurch
by email: btw518@gmail.com

PROHIBITION ORDER

UNDER SECTION 42, 42A AND 42G OF SECURITIES MARKETS ACT 1988

The Securities Commission ("the Commission") makes the following orders under sections 42, 42A and 42G of the Securities Markets Act 1988:*

Each of the Specified Partnerships and their General Partner, Bernard Terence Whimp, are prohibited from the date of this order from making any statement, or distributing any document, containing an offer to purchase securities as defined in the Securities Act 1978:

- a. that is:
 - i. unsolicited by the person to whom it is made; and
 - ii. is not made on a registered market; and
 - iii. is not a takeover offer for securities under the takeovers code or an acquisition or a redemption by a company of its shares under the Companies Act 1993;

(an 'unsolicited offer'); and


- b. is in a form that is the same or substantially the same as the unsolicited offers made by certain of those entities on or around 15 March 2011 in respect of shares in the share capital of:
 - i. Contact Energy Limited.
 - ii. DNZ Property Group Limited.
 - iii. Guinness Peat Group plc.
 - iv. Trustpower Limited.
 - v. Vector Limited.

This order is made subject to any further orders of the Commission.

Dated at Wellington this 18th day of March 2011.

The Common Seal of the)
 SECURITIES COMMISSION)
 was affixed in the presence of:)





 Member

*Note that a person who contravenes an order made by the Securities Commission under sections 42, 42A and 42G of the Securities Markets Act 1988 commits an offence and is liable on summary conviction to a fine not exceeding \$30,000.



Ref: 340-300 / #139962

To: Carrington Securities LP, Unit 6, 6 Cone Street, Rangiora

CC: Carrington Securities LP, Plaza Level, 41 Shortland Street, Auckland

CC: Bernard Terence Whimp by email: btw518@gmail.com

CORRECTIVE ORDER

UNDER SECTION 42, 42A AND 42G OF SECURITIES MARKETS ACT 1988

The Securities Commission (“the Commission”) makes the following orders under sections 42, 42A and 42G of the Securities Markets Act 1988:*

1. Carrington Securities LP is directed to publish, through its general partner Bernard Terence Whimp, a corrective statement in the form attached as Annexure A to this order.
2. The corrective statement referred to in order 1. above is required to be published:
 - a. at the expense of Carrington Securities LP and/or its general partner Bernard Terence Whimp; and
 - b. on one A4 page and in font no smaller than, and in the same layout as, that in Annexure A to this order; and
 - c. by being sent by New Zealand FastPost to every investor to whom an offer dated on or about 15 March 2011 was made by Carrington Securities LP or its general partner Bernard Terence Whimp, to purchase shares in Trustpower Limited, before 5pm on Tuesday 22 March 2011.
3. Carrington Securities LP is directed, through its general partner Bernard Terence Whimp, to provide to the Securities Commission confirmation in writing in accordance with order 4.
4. The written confirmation referred to in order 3:
 - a. Must state that orders 1. and 2. above have been complied with; and
 - b. Must attach:
 - i. a copy of the corrective statement published in accordance with order 1. above; and

- ii. a list of the investors to whom the corrective statement was sent in accordance with order 2(b) above; and
 - iii. be provided to the Securities Commission on or before 12 noon on Wednesday 23 March 2011 at Level 8, Unisys House, 56 The Terrace, Wellington 6011.
5. The statement referred to in order 4(a) above must be copied by email to sue.brown@seccom.govt.nz before 5 pm, Tuesday 22 March 2011.

These orders are made subject to any further orders of the Commission.

Dated at Wellington this 18th day of March 2011.

The Common Seal of the
SECURITIES COMMISSION
was affixed in the presence of:



Member

*Note that a person who contravenes an order made by the Securities Commission under sections 42, 42A and 42G of the Securities Markets Act 1988 commits an offence and is liable on summary conviction to a fine not exceeding \$30,000.

ANNEXURE A – CORRECTIVE STATEMENT**Carrington Securities LP****Correction of our previous offer to buy your TrustPower Limited shares**

Dear TrustPower Shareholder

You will have received an offer from Carrington Securities LP dated 15 March 2011 to purchase your shares in TrustPower Limited.

The Securities Commission has ordered Carrington Securities LP to write to you because our offer is misleading.

The offer appears at first sight to be made at above the market value of your shares.

However, if you read the fine print of the offer you will see that if you accept the offer, you will not receive full payment for 10 years – see the page headed 'Terms of the Offer'. During that time, you will receive instalments of only 92 cents per share per year.

The net present value of this offer is therefore much less than the nominal offer price. This means that the offer is not only worth less than may appear at first sight but is worth less than the amount of money you would get if you sold the shares now through a sharebroker at their current trading price.

In addition, during the period of payment you are reliant on the creditworthiness of Carrington Securities LP to meet the ongoing payments that are owing to you.

Further, you lose rights to any dividends during the period of payment.

For more information, see the Commission's website at

<http://www.seccom.govt.nz/new/releases/2011/160311.shtml>

and

<http://www.seccom.govt.nz/new/releases/2011/170311-1.shtml>

Yours faithfully

CARRINGTON SECURITIES LP

Plaza Level, 41 Shortland Street, Auckland, New Zealand





Ref: 340-300 / #139970

To: Chase Securities LP, Unit 6, 6 Cone Street, Rangiora

CC: Chase Securities LP, Plaza Level, 41 Shortland Street, Auckland

CC: Bernard Terence Whimp by email: btw518@gmail.com

CORRECTIVE ORDER

UNDER SECTION 42, 42A AND 42G OF SECURITIES MARKETS ACT 1988

The Securities Commission (“the Commission”) makes the following orders under sections 42, 42A and 42G of the Securities Markets Act 1988:*

1. Chase Securities LP is directed to publish, through its general partner Bernard Terence Whimp, a corrective statement in the form attached as Annexure A to this order.
2. The corrective statement referred to in order 1. above is required to be published:
 - a. at the expense of Chase Securities LP and/or its general partner Bernard Terence Whimp; and
 - b. on one A4 page and in font no smaller than, and in the same layout as, that in Annexure A to this order; and
 - c. by being sent by New Zealand FastPost to every investor to whom an offer dated on or about 15 March 2011 was made by Chase Securities LP or its general partner Bernard Terence Whimp, to purchase shares in Guinness Peat Group plc, before 5 pm on Tuesday 22 March 2011.
3. Chase Securities LP is directed, through its general partner Bernard Terence Whimp, to provide to the Securities Commission confirmation in writing in accordance with order 4.
4. The written confirmation referred to in order 3:
 - a. Must state that orders 1. and 2. above have been complied with; and
 - b. Must attach:
 - i. a copy of the corrective statement published in accordance with order 1. above; and

- ii. a list of the investors to whom the corrective statement was sent in accordance with order 2(b) above; and
 - iii. be provided to the Securities Commission on or before 12 noon on Wednesday 22 March 2011 at Level 8, Unisys House, 56 The Terrace, Wellington 6011.
5. The statement referred to in order 4(a) above must be copied by email to sue.brown@seccom.govt.nz before 5 pm on Tuesday 22 March 2011.

These orders are made subject to any further orders of the Commission.

Dated at Wellington this 18th day of March 2011.

The Common Seal of the
SECURITIES COMMISSION
was affixed in the presence of:)
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A handwritten signature in black ink, appearing to be "D. J. [unclear]".

Member

*Note that a person who contravenes an order made by the Securities Commission under sections 42, 42A and 42G of the Securities Markets Act 1988 commits an offence and is liable on summary conviction to a fine not exceeding \$30,000.

ANNEXURE A – CORRECTIVE STATEMENT**Chase Securities LP****Correction of our previous offer to buy your Guinness Peat Group plc shares**

Dear Guinness Peat Group Shareholder

You will have received an offer from Chase Securities LP dated 15 March 2011 to purchase your shares in Guinness Peat Group plc.

The Securities Commission has ordered Chase Securities LP to write to you because our offer is misleading.

The offer appears at first sight to be made at above the market value of your shares.

However, if you read the fine print of the offer you will see that if you accept the offer, you will not receive full payment for 10 years – see the page headed 'Terms of the Offer'. During that time, you will receive instalments of only 11 cents per share per year.

The net present value of this offer is therefore much less than the nominal offer price. This means that the offer is not only worth less than may appear at first sight but is worth less than the amount of money you would get if you sold the shares now through a sharebroker at their current trading price.

In addition, during the period of payment you are reliant on the creditworthiness of Chase Securities LP to meet the ongoing payments that are owing to you.

Further, you lose rights to any dividends during the period of payment.

For more information, see the Commission's website at

<http://www.seccom.govt.nz/new/releases/2011/160311.shtml>

and

<http://www.seccom.govt.nz/new/releases/2011/170311-1.shtml>

Yours faithfully

CHASE SECURITIES LP

Plaza Level, 41 Shortland Street, Auckland, New Zealand





Ref: 340-300 / #139976

To: Carlyle Securities LP, Unit 6, 6 Cone Street, Rangiora

CC: Carlyle Securities LP, Plaza Level, 41 Shortland Street, Auckland

CC: Bernard Terence Whimp by email: btw518@gmail.com

CORRECTIVE ORDER

UNDER SECTION 42, 42A AND 42G OF SECURITIES MARKETS ACT 1988

The Securities Commission (“the Commission”) makes the following orders under sections 42, 42A and 42G of the Securities Markets Act 1988:*

1. Carlyle Securities LP is directed to publish, through its general partner Bernard Terence Whimp, a corrective statement in the form attached as Annexure A to this order.
2. The corrective statement referred to in order 1. above is required to be published:
 - a. at the expense of Carlyle Securities LP and/or its general partner Bernard Terence Whimp; and
 - b. on one A4 page and in font no smaller than, and in the same layout as, that in Annexure A to this order; and
 - c. by being sent by New Zealand FastPost to every investor to whom an offer dated on or about 15 March 2011 was made by Carlyle Securities LP or its general partner Bernard Terence Whimp, to purchase shares in Contact Energy Limited, before 5 pm on Tuesday 22 March 2011.
3. Carlyle Securities LP is directed, through its general partner Bernard Terence Whimp, to provide to the Securities Commission confirmation in writing in accordance with order 4.
4. The written confirmation referred to in order 3:
 - a. Must state that orders 1. and 2. above have been complied with; and
 - b. Must attach:
 - i. a copy of the corrective statement published in accordance with order 1. above; and

- ii. a list of the investors to whom the corrective statement was sent in accordance with order 2(b) above; and
 - iii. be provided to the Securities Commission on or before 12 noon on Wednesday 23 March 2011 at Level 8, Unisys House, 56 The Terrace, Wellington 6011.
5. The statement referred to in order 4(a) above must be copied by email to sue.brown@seccom.govt.nz before 5 pm, Tuesday 22 March 2011.

These orders are made subject to any further orders of the Commission.

Dated at Wellington this 18th day of March 2011.

**The Common Seal of the
SECURITIES COMMISSION
was affixed in the presence of:**)
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A handwritten signature in blue ink, consisting of several loops and a long horizontal stroke.

Member

*Note that a person who contravenes an order made by the Securities Commission under sections 42, 42A and 42G of the Securities Markets Act 1988 commits an offence and is liable on summary conviction to a fine not exceeding \$30,000.

ANNEXURE A – CORRECTIVE STATEMENT**Carlyle Securities LP****Correction of our previous offer to buy your Contact Energy Limited shares**

Dear Contact Shareholder

You will have received an offer from Carlyle Securities LP dated 15 March 2011 to purchase your shares in Contact Energy Limited.

The Securities Commission has ordered Carlyle Securities LP to write to you because our offer is misleading.

The offer appears at first sight to be made at above the market value of your shares.

However, if you read the fine print of the offer you will see that if you accept the offer, you will not receive full payment for 10 years – see the page headed 'Terms of the Offer'. During that time, you will receive instalments of only 76 cents per share per year.

The net present value of this offer is therefore much less than the nominal offer price. This means that the offer is not only worth less than may appear at first sight but is worth less than the amount of money you would get if you sold the shares now through a sharebroker at their current trading price.

In addition, during the period of payment you are reliant on the creditworthiness of Carlyle Securities LP to meet the ongoing payments that are owing to you.

Further, you lose rights to any dividends during the period of payment.

For more information, see the Commission's website at

<http://www.seccom.govt.nz/new/releases/2011/160311.shtml>

and

<http://www.seccom.govt.nz/new/releases/2011/170311-1.shtml>

Yours faithfully

CARLYLE SECURITIES LP

Plaza Level, 41 Shortland Street, Auckland, New Zealand





Ref: 340-300 / #140354

To: Fairfield Securities LP, Unit 6, 6 Cone Street, Rangiora
CC: Fairfield Securities LP, Plaza Level, 41 Shortland Street, Auckland
CC: Bernard Terence Whimp by email: btw518@gmail.com

CORRECTIVE ORDER

UNDER SECTION 42, 42A AND 42G OF SECURITIES MARKETS ACT 1988

The Securities Commission (“the Commission”) makes the following orders under sections 42, 42A and 42G of the Securities Markets Act 1988:*

1. Fairfield Securities LP is directed to publish, through its general partner Bernard Terence Whimp, a corrective statement in the form attached as Annexure A to this order.
2. The corrective statement referred to in order 1. above is required to be published:
 - a. at the expense of Fairfield Securities LP and/or its general partner Bernard Terence Whimp; and
 - b. on one A4 page and in font no smaller than, and in the same layout as, that in Annexure A to this order; and
 - c. by being sent by New Zealand FastPost to every investor to whom an offer dated on or about 15 March 2011 was made Fairfield Securities LP or its general partner Bernard Terence Whimp, to purchase shares in Fletcher Building Limited, before 5 pm on Tuesday 22 March 2011.
3. Fairfield Securities LP is directed, through its general partner Bernard Terence Whimp, to provide to the Securities Commission confirmation in writing in accordance with order 4.
4. The written confirmation referred to in order 3:
 - a. Must state that orders 1. and 2. above have been complied with; and
 - b. Must attach:
 - i. a copy of the corrective statement published in accordance with order 1. above; and


- ii. a list of the investors to whom the corrective statement was sent in accordance with order 2(b) above; and
 - iii. be provided to the Securities Commission on or before 12 noon on Wednesday 23 March 2011 at Level 8, Unisys House, 56 The Terrace, Wellington 6011.
5. The statement referred to in order 4(a) above must be copied by email to sue.brown@seccom.govt.nz before 5 pm, Tuesday 22 March 2011.

These orders are made subject to any further orders of the Commission.

Dated at Wellington this 18th day of March 2011.

**The Common Seal of the
SECURITIES COMMISSION
was affixed in the presence of:**)
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Member

*Note that a person who contravenes an order made by the Securities Commission under sections 42, 42A and 42G of the Securities Markets Act 1988 commits an offence and is liable on summary conviction to a fine not exceeding \$30,000.

ANNEXURE A – CORRECTIVE STATEMENT**Fairfield Securities LP****Correction of our previous offer to buy your Fletcher Building Limited shares**

Dear Fletcher Building Shareholder

You will have received an offer from Fairfield Securities LP dated 15 March 2011 to purchase your shares in Fletcher Building Limited.

The Securities Commission has ordered Fairfield Securities LP to write to you because our offer is misleading.

The offer appears at first sight to be made at above the market value of your shares.

However, if you read the fine print of the offer you will see that if you accept the offer, you will not receive full payment for 10 years – see the page headed 'Terms of the Offer'. During that time, you will receive instalments of only \$1.15 per share per year.

The net present value of this offer is therefore much less than the nominal offer price. This means that the offer is not only worth less than may appear at first sight but is worth less than the amount of money you would get if you sold the shares now through a sharebroker at their current trading price.

In addition, during the period of payment you are reliant on the creditworthiness of Fairfield Securities LP to meet the ongoing payments that are owing to you.

Further, you lose rights to any dividends during the period of payment.

For more information, see the Commission's website at

<http://www.seccom.govt.nz/new/releases/2011/160311.shtml>

and

<http://www.seccom.govt.nz/new/releases/2011/170311-1.shtml>

Yours faithfully

FAIRFIELD SECURITIES LP

Plaza Level, 41 Shortland Street, Auckland, New Zealand





Ref: 340-300 / #139972

To: NZ Investment Securities LP, Unit 6, 6 Cone Street, Rangiora

CC: NZ Investment Securities LP, Plaza Level, 41 Shortland Street, Auckland

CC: Bernard Terence Whimp by email: btw518@gmail.com

CORRECTIVE ORDER

UNDER SECTION 42, 42A AND 42G OF SECURITIES MARKETS ACT 1988

The Securities Commission (“the Commission”) makes the following orders under sections 42, 42A and 42G of the Securities Markets Act 1988:*

1. NZ Investment Securities LP is directed to publish, through its general partner Bernard Terence Whimp, a corrective statement in the form attached as Annexure A to this order.
2. The corrective statement referred to in order 1. above is required to be published:
 - a. at the expense of NZ Investment Securities LP and/or its general partner Bernard Terence Whimp; and
 - b. on one A4 page and in font no smaller than, and in the same layout as, that in Annexure A to this order; and
 - c. by being sent by New Zealand FastPost to every investor to whom an offer dated on or about 15 March 2011 was made by NZ Investment Securities LP or its general partner Bernard Terence Whimp, to purchase shares in Vector Limited, before 5 pm on Tuesday 22 March 2011.
3. NZ Investment Securities LP is directed, through its general partner Bernard Terence Whimp, to provide to the Securities Commission confirmation in writing in accordance with order 4.
4. The written confirmation referred to in order 3:
 - a. Must state that orders 1. and 2. above have been complied with; and
 - b. Must attach:
 - i. a copy of the corrective statement published in accordance with order 1. above; and

- ii. a list of the investors to whom the corrective statement was sent in accordance with order 2(b) above; and
 - iii. be provided to the Securities Commission on or before 12 noon on Wednesday 23 March 2011 at Level 8, Unisys House, 56 The Terrace, Wellington 6011.
5. The statement referred to in order 4(a) above must be copied by email to sue.brown@seccom.govt.nz before 5pm on Tuesday 22 March 2011.

These orders are made subject to any further orders of the Commission.

Dated at Wellington this 18th day of March 2011.

**The Common Seal of the
SECURITIES COMMISSION
was affixed in the presence of:**)
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Member

*Note that a person who contravenes an order made by the Securities Commission under sections 42, 42A and 42G of the Securities Markets Act 1988 commits an offence and is liable on summary conviction to a fine not exceeding \$30,000.

ANNEXURE A – CORRECTIVE STATEMENT**NZ Investment Securities LP****Correction of our previous offer to buy your Vector Limited shares**

Dear Vector Shareholder

You will have received an offer from NZ Investment Securities LP dated 15 March 2011 to purchase your shares in Vector Limited.

The Securities Commission has ordered NZ Investment Securities LP to write to you because our offer is misleading.

The offer appears at first sight to be made at above the market value of your shares.

However, if you read the fine print of the offer you will see that if you accept the offer, you will not receive full payment for 10 years – see the page headed 'Terms of the Offer'. During that time, you will receive instalments of only 32 cents per share per year.

The net present value of this offer is therefore much less than the nominal offer price. This means that the offer is not only worth less than may appear at first sight but is worth less than the amount of money you would get if you sold the shares now through a sharebroker at their current trading price.

In addition, during the period of payment you are reliance on the creditworthiness of Vector Securities LP to meet the ongoing payments that are owing to you.

Further, you lose rights to any dividends during the period of payment.

For more information, see the Commission's website at

<http://www.seccom.govt.nz/new/releases/2011/160311.shtml>

and

<http://www.seccom.govt.nz/new/releases/2011/170311-1.shtml>

Yours faithfully

NZ INVESTMENT SECURITIES LP

Plaza Level, 41 Shortland Street, Auckland, New Zealand





Ref: 340-300 / #139977

To: Energy Securities LP, Unit 6, 6 Cone Street, Rangiora

CC: Energy Securities LP, Plaza Level, 41 Shortland Street, Auckland

CC: Bernard Terence Whimp by email: btw518@gmail.com

CORRECTIVE ORDER

UNDER SECTION 42, 42A AND 42G OF SECURITIES MARKETS ACT 1988

The Securities Commission (“the Commission”) makes the following orders under sections 42, 42A and 42G of the Securities Markets Act 1988:*

1. Energy Securities LP is directed to publish, through its general partner Bernard Terence Whimp, a corrective statement in the form attached as Annexure A to this order.
2. The corrective statement referred to in order 1. above is required to be published:
 - a. at the expense of Energy Securities LP and/or its general partner Bernard Terence Whimp; and
 - b. on one A4 page and in font no smaller than, and in the same layout as, that in Annexure A to this order; and
 - c. by being sent by New Zealand FastPost to every investor to whom an offer dated on or about 15 March 2011 was made Energy Securities LP or its general partner Bernard Terence Whimp, to purchase shares in DNZ Property Group Limited, before 5 pm on Tuesday 22 March 2011.
3. Energy Securities LP is directed, through its general partner Bernard Terence Whimp, to provide to the Securities Commission confirmation in writing in accordance with order 4.
4. The written confirmation referred to in order 3:
 - a. Must state that orders 1.and 2. above have been complied with; and
 - b. Must attach:
 - i. a copy of the corrective statement published in accordance with order 1. above; and

- ii. a list of the investors to whom the corrective statement was sent in accordance with order 2(b) above; and
 - iii. be provided to the Securities Commission on or before 12 noon on Wednesday 23 March 2011 at Level 8, Unisys House, 56 The Terrace, Wellington 6011.
5. The statement referred to in order 4(a) above must be copied by email to sue.brown@scccom.govt.nz before 5 pm, Tuesday 22 March 2011.

These orders are made subject to any further orders of the Commission.

Dated at Wellington this 18th day of March 2011.

**The Common Seal of the
SECURITIES COMMISSION
was affixed in the presence of:**



Member



*Note that a person who contravenes an order made by the Securities Commission under sections 42, 42A and 42G of the Securities Markets Act 1988 commits an offence and is liable on summary conviction to a fine not exceeding \$30,000.

ANNEXURE A – CORRECTIVE STATEMENT**Energy Securities LP****Correction of our previous offer to buy your DNZ Property Group Limited shares**

Dear DNZ Property Group Shareholder

You will have received an offer from Energy Securities LP dated 15 March 2011 to purchase your shares in DNZ Property Group Limited.

The Securities Commission has ordered Energy Securities LP to write to you because our offer is misleading.

The offer appears at first sight to be made at above the market value of your shares.

However, if you read the fine print of the offer you will see that if you accept the offer, you will not receive full payment for 10 years – see the page headed 'Terms of the Offer'. During that time, you will receive instalments of only 16.5 cents per share per year.

The net present value of this offer is therefore much less than the nominal offer price. This means that the offer is not only worth less than may appear at first sight but is worth less than the amount of money you would get if you sold the shares now through a sharebroker at their current trading price.

In addition, during the period of payment you are reliant on the creditworthiness of Energy Securities LP to meet the ongoing payments that are owing to you.

Further, you lose rights to any dividends during the period of payment.

For more information, see the Commission's website at

<http://www.seccom.govt.nz/new/releases/2011/160311.shtml>

and

<http://www.seccom.govt.nz/new/releases/2011/170311-1.shtml>

Yours faithfully

ENERGY SECURITIES LP

Plaza Level, 41 Shortland Street, Auckland, New Zealand

