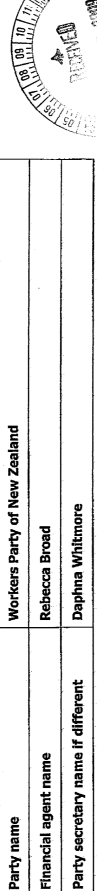


Party Donations Return for 2008



Checklist:

Sections A to E completed, if no return in a section then write 'nil' in first row	7
Statutory declaration from financial agent – section 51(7)(a)	>
Statutory declaration form party secretary – section 51(7)(a)	>
Financial agent has initialled every page	>
All relevant supporting documentation supplied to auditor	>
Auditor has stamped or initialled every page	
Auditor's report enclosed — section 51(7)(b) and 52	7
Representation letter enclosed, if used	

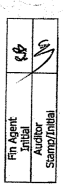
Send to Electoral commission, PO Box 3050, Wellington. To arrive by 30 April 2009 If it is not a nil return please supply an electronic copy to info@elections.govt.nz

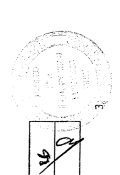
Section A – Every donation from the same donor during the year, over \$10,000. Sections 51(1)(a) and 51(2)

This includes aggregations from the same donor.

This section does not include anonymous, protected disclosure and overseas donations which are reported in sections C, D and E.

	Donor's name	Donor's address	Date of donation (or dates if an aggregation)	Does the donation contain contributions?	Amount of donation or aggregation
 1					
2					
ო					
4					
5					And the second s
9					
7					
8					
6					





Auditor Stamp/Initial

Section B – Every contributor who has contributed over \$10,000 during the year. Sections 51(1)(b) and 51(3)

This includes aggregations of contributions from the same person.

Contributors are defined in section 21 and the need to identify contributors is in section 24

	Ľ	ror each contribution	
Total amount of Contribution (i.e. Section A table the aggregation if that the more than one) contribution was part of	Donation in Section A table that the contribution was part of	Date of donation	Amount of the contribution
The same should be set to say a second state of the same should be set to say the same should be say that say the same should be say the same should be say that say the say that say the same should be say that say the say the say the say that say the say thave say the say t		. The state of the	

CONTRACTOR CONTRACTOR

Fin Agent K.S. Auditor Stamp/Initial

Section C – Every anonymous donation received that was for a sum greater than \$1,000 (that is those that are relinquished to the Electoral Commission to be paid into a Crown Bank Account)

Sections 51(1)(c) and 51(4)

Anonymous is defined in section 21

Note if the donation is over \$1,000 then keep \$1,000 and pay the rest to the Electoral Commission within 20 working days

Date donation received	Amount of donation	Amount paid to Electoral Commission	Date payment made to Electoral Commission	(for office use) Date payment received
N N				

Section D — Every donation or contribution from an overseas person that was greater than \$1,000 (that is those that are relinquished to the overseas person or if the person cannot be identified to the Electoral Commission to be paid into a Crown Bank Account)

Note if the donation is over \$1,000 then keep \$1,000 and either return the rest to the person who made the donation or pay it to the Electoral Commission Sections 51(1)(d) and 51(5) within 20 working days

Overseas person is defined in section 32

Date donation or contribution received	Amount of donation or contribution	Was the excess returned to the donor or sent to the Electoral Commission?	Amount relinquished	Date payment returned or made to Electoral	(for office use) Date payment received
N/N					
The share and allegan and an article of	4 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -			***************************************	

(add more rows as needed)

MOUTHOUSE MOUTHOUSE MOUTHOUSE NAMED N CAR Auditor Stamp/Initial Fin Agent Initial



\$

Fin Agent Initial Auditor Stamp/Initial

Section E - All payments from the Electoral Commission of donations protected from disclosure Sections 51(1)(e) and 51(6)

Donations protected from disclosure are described in section 41

Date payment received	Amount of payment	Amount of interest included in the payment	(for office use) Date payment sent	
N				,
				· · · · · · · · · · · · · · · · · · ·
			The second secon	



name of party

Statutory declaration by the party secretary accompanying Party Donation Return under the provisions of section 51 of the Electoral Finance Act 2007

APHNA WHITM

who is the party secretary of

solemnly and sincerely declare that to the best of my knowledge and belief the attached donation return correctly sets out all the details required by subsections (2) to (6) and a fair assessment has been made of the reasonable market value of donations, if any, of the kind described in paragraph (a)(i) or (ii) of the definition of party donation in section 21(2) of the Electoral Finance Act 2007

Party secretary to sign before authorised person

nth, month, year

Declared at

this 76 day of

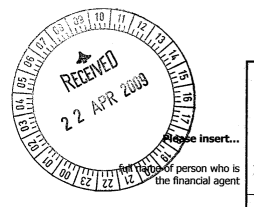
, 2009

before

Authorised person to complete

Con Meys Solicitor

Justice of the Peace, Splicitor, or other person authorised to take a statutory declaration



Statutory declaration by the financial agent accompanying Party Donation Return under the provisions of section 51 of the Electoral Finance Act 2007

ZEBECCA ANNE BROA

who is the financial agent of name of party

WORKERS PARTY

solemnly and sincerely declare that to the best of my knowledge and belief the attached donation return correctly sets out all the details required by subsections (2) to (6) and a fair assessment has been made of the reasonable market value of donations, if any, of the kind described in paragraph (a)(i) or (ii) of the definition of party donation in section 21(2) of the Electoral Finance Act 2007

Financial Agent to sign before authorised person

locality

nth, month, year

Authorised person to complete Declared at

CREY LYNN

this 30TH day of MARCH

Tai-Marie Yorston

, 2009

before

Solicitor Auckland

Justice of the Peace, Solicitor, or other person authorised to take a statutory declaration

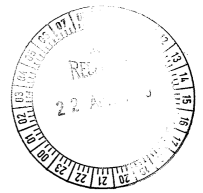
40

PO Box 10282 Dominon Road Mt Eden Auckland www.workersparty.org.nz wpnz@clear.net.nz



31 March 2009

Shane Browning
Oswin Griffiths – DFK
Chartered Accountants
PO Box 6077
AUCKLAND 1141



Dear Mr Browning

Letter of Representation for Party Donations Return for the 2008 calendar year

This representation letter is furnished in connection with the return of party donations for the 2008 calendar year (the return) by the Workers Party (the Party) made in accordance with section 51 of the Electoral Finance Act 2007 (the Act) which has been audited by you in accordance with section 52 of the Act.

We understand that your audit was conducted in accordance with the relevant provisions of the Act and the Auditing Standards issued by the New Zealand Institute of Chartered Accountants.

We confirm and take responsibility for the following representations after taking all reasonable steps to assure [myself/ourselves] of them:

- 1 The return has been prepared in accordance with the relevant provisions of the Act.
- We are responsible for establishing and maintaining a system of internal control designed to provide reasonable assurance as to the integrity and reliability of the return. We have done this, and all explanations or demonstrations of this to you have been complete and accurate.
- All records, documents and accounts (records) have been kept by the Party (including subsidiary entities) and made available to you, and these materials will be retained in accordance with the requirements of the Act.
- 4 We have disclosed to you:
 - 4.1 any material transactions not disclosed in the records;
 - 4.2 any alleged, suspected or proven illegal activity under the Act or other legislation potentially relevant to the return;
 - the fact of, and results from, any assessment made by us that considered whether the records of the Party may be materially misstated or incomplete for any reason.
- The return contains the total returnable donations received by the Party in the 2008 calendar year. The return includes:

- donations in the form of money, goods or services paid for by others, discounts given on goods or services provided to the party, premiums paid in respect of good or services provided by the party, and credit provided to the party at terms more favourable than the prevailing commercial terms, including the value of GST on any of those items;
- 5.2 donations of more than \$10,000 in aggregate from an individual donor, whether by direct donation or as a contributor to a donation, and anonymous and overseas donations and contributions of more than \$1,000;
- 5.3 payments received from the Electoral Commission of donations protected from disclosure.
- The return's contents have been determined by considering, in the following sequence, these questions and the relevant provisions of the Act:
 - 6.1 What benefits to the party were "donations"?
 - 6.1.1 What gifts of money did the party receive?

Any money donated to the party, regardless of method of payment, is a donation [section 21 definition of **party donation**]. This includes donations protected from disclosure [see below].

6.1.2 What gifts of goods or services did the party receive?

Any goods or services donated to the party are donations, including the value of GST [section 21 definition of **party donation**, and section 22]

6.1.3 What was the difference between the contract price and the reasonable market value (including GST) of any goods or services provided to the party at a discount?

Where the reasonable market value is more than \$1,000, the difference in value (discount) is a donation [section 21 definition of **party donation** at paragraph (a)(i), and section 22]

6.1.4 What was the difference between the contract price and the reasonable market value (including GST) of any goods or services provided by the party at a premium?

The difference in value (premium) is a donation [section 21 definition of **party donation** at paragraph (a)(ii), and section 22]

6.1.5 What was the value to the party of the terms and conditions of any credit provided to the party on more favourable terms and conditions than prevailed at the time?

The value to the party of the more favourable terms and conditions is a donation [section 21 definition of **party donation** at paragraph (a)(iii)]

- 6.2 What donations were made to the "party"?
 - 6.2.1 Was the donation provided to the party or to any person or organisation on behalf of the party?

The "party" is the registered political party [section 4 definition of party and paragraph 6.4 below].

Apart from candidate donations [paragraph 6.3 below], all donations received throughout the party administration whether at the national or local level (or other subsidiary entities) must be returned as being received by the party.

The only segment of political parties recognised distinctly in electoral law is "candidates" (and Members of Parliament, for some election expense purposes only).

Do any of the donations identified above, or components of those donations, fall within the party donation exclusions? [section 21 definition of **party donation** at paragraph (b)]

the labour of any person provided free of charge by that person

any candidate donation that is included in a candidate donation return

Do not include these items in the calculation of party donations.

- 6.4 Apart from donations protected from disclosure, which persons made "donations" to the party and which persons made "contributions to a donation"? [section 51(1) and paragraph 6.5 below]
 - 6.4.1 Did person A make the donation directly to the party (or any person or organisation involved in the administration of the affairs of the party)?

If yes:

Person A is a "donor" and made a "donation" [section 21 definition of donor and definition of party donation].

Include this donation in the calculation of donations from person A.

If no:

6.4.2 Did person A give the donation to another person or organisation (person B) to forward on (transmit) to the party?

If yes:

Person A is a "donor" and made a "donation" [section 21 definition donor and definition of transmitter, and section 23].

Include this donation in the calculation of donations from person A.

Person B is a "transmitter" and is not a donor [section 21 definition **donor** and definition of **transmitter**, and section 23].

Do not include this transmission in the calculation of donations or contributions from person B.

If no:

6.4.3 Did person A give the donation to another person or organisation (person C) with the knowledge or expectation that it would be wholly or partly applied to funding a donation?

If yes:

Person A is a "contributor" and made a "contribution to a donation" [section 21 definition of **contribution** and definition of **contributor**].

Include this contribution in the calculation of contributions to donations from person A.

Person C is a "donor" and made a "donation" [section 21 definition of **donor** and definition of **donation funded from contributions**].

Include the donation that person A contributed to (that is, the entire dontation that was given to the party by person C) in the calculation of donations from person C.

NOTE: whether an intermediary is a **transmitter** of a donation on behalf of a donor, or is a **donor** making a donation funded from contributions, will be a question of fact taking into account all of the provisions pertaining to **transmitters** and **contributions**.

- 6.5 Which donations must be included in the return? [section 51]
 - 6.5.1 Which donors donated more than \$10,000 in aggregate during the calendar year? [section 51(1)(a)]
 - This includes any donations made through a transmitter [paragraph 6.4.2 above]
 - 6.5.2 Which contributors to a donation contributed more than \$10,000 in aggregate during the calendar year? [section 51(1)(b)]
 - 6.5.3 Which anonymous donations or anonymous contributions to a donation exceeded \$1,000 and who was the excess returned or paid to? [section 21 definition of **anonymous**, section 30 and section 51(1)(c)]

- 6.5.4 Which donations or contributions to a donation made by overseas persons exceeded \$1,000 and who was the excess returned or paid to? [section 32(1) definition of **overseas person** and the remainder of section 32, and section 51(1)(d)]
- 6.5.5 How much did the party receive from the Electoral Commission in payments of donations protected from disclosure and how much interest was included in those payments? [section 41(1) and section 51(1)(e)]

Include in the return all donations and contributions falling into these categories.

- Where an assessment has been made of the reasonable market value of a donation, the basis of the assessment is fair and appropriate, and has been properly applied and recorded.
- Any and all misstatements you have identified during the course of your audit have been adjusted in the final return.
- 9 [I/We] have completed our own procedures, distinct from your audit processes, to evaluate the accuracy and completeness of the return.
- The return is free of any material misstatements or omissions.

These representations are made in terms mutually agreed between us, and to supplement information obtained by you from the records of the Party and to confirm information given to you orally.

Yours sincerely,

Daphna Whitmore Party Secretary

Whitne

Rebecca Broad Financial Agent

Buckey Brook

PARTNERS

Pavid S Griffiths CA ACCM

Navin C Patel BCA CA

kesh K Parshottam BCA CA Shane Browning MBA CA

Shane Browning MBA CA CA (Australia) CPA (USA)

Special Purpose Audit Repor

For The Workers Party of New Zealand

To the Electoral Commission

For the purposes of section 51 of the Electoral Finance Act 2007

We have audited the party donation return for 2008 of the Workers Party of New Zealand (Party) as required by section 52 of the Electoral Finance Act 2007. The return is in the form and contains the particulars prescribed by Section 51 of the Act. The 2008 party donation return provides financial information in the prescribed format about the donations received by the Workers Party of New Zealand during the 2008 year from 1 January 2008 to 31 December 2008.

This audit report should not be used or relied upon by any person except by those to whom it is addressed. We do not accept any liability for losses suffered by any unauthorised user as a result of the circulation, publication, reproduction, or use of this report.

Financial Agents'/Party Secretary's Responsibilities

The Financial Agent and Party Secretary are responsible for the preparation of the 2008 party donation return in accordance with the requirements of section 51 of the Electoral Finance Act 2007.

Auditor's Responsibilities

It is our responsibility to express an independent opinion on the 2008 party donation return presented by the Financial Agent/Party Secretary.

Basis of Opinion

Our audit examined whether:

- The 2008 party donation return had been compiled correctly by the Workers Party of New Zealand in accordance with the requirements of the Electoral Finance Act 2007; and
- The 2008 party donation return showed all party donations received from all sources during the year end 31 December 2008 in accordance with the required statutory disclosures.

We conducted our audit in accordance with New Zealand Auditing Standards except the scope of work was limited as explained below. We planned and performed our audit so as to obtain all the information and explanations which we considered necessary in order to provide us with sufficient evidence to obtain reasonable assurance that the 2008 party donation return is free from material misstatements whether caused by fraud or error. In forming our opinion we also evaluated the overall adequacy of the presentation of information in the 2008 party donation return.



A member firm of
DFK

A major worldwide group of independent accounting firms

Other than in our capacity as auditor our firm has no other relationship with, or interests in, the Party.

Qualified Opinion

Although the return is based on the records of the Party there was no system of internal control over donations received on which we could rely for the purposes of our audit and there was no satisfactory audit procedures that we could adopt to confirm independently that all donations received were properly recorded.

In this respect alone:

- We have not obtained all the information and explanations that we have required; and:
- We were unable to determine whether the 2008 party donation return has been compiled properly in accordance with the requirements of the Electoral Finance Act 2007.

Because of the potential effect of the limitation in the evidence available to us, we are unable to form an opinion as to whether the party donation return for 2008 gives a true and fair view of party donations for the 2008 year.

Our audit was completed on 31 March 2009 and our qualified opinion is expressed as at that date.

OSWIN GRIFFITHS - DFK CHARTERED ACCOUNTANTS AUCKLAND, NEW ZEALAND

31 March 2009