CIVIL LEGAL SERVICES

SPECIAL OPERATING AGENCY

2008/09 ANNUAL REPORT



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ATTORNEY GENERAL MINISTER OF JUSTICE

Room 104 Legislative Building Winnipeg, Manitoba, CANADA R3C 0V8

The Honourable Philip Lee Lieutenant Governor of Manitoba Room 235 Legislative Building 450 Broadway Winnipeg MB R3C 0V8

May It Please Your Honour:

I have the honour of presenting the Fourteenth Annual Report of the Civil Legal Services Special Operating Agency for the fiscal year ended March 31, 2009.

Respectfully submitted,

ORIGINAL SIGNED BY

Dave Chomiak Minister of Justice Attorney General

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Deputy Minister of Justice and Deputy Attorney General Room 110 Legislative Building, Winnipeg, Manitoba, Canada R3C 0V8

Honourable Dave Chomiak Minister of Justice Attorney General Room 104 Legislative Building 450 Broadway Winnipeg MB R3C 0V8

Dear Minister:

I am pleased to submit for your consideration the Fourteenth Annual Report of the Civil Legal Services Special Operating Agency for the fiscal year ending March 31, 2009.

The results of the 2008/09 fiscal year indicate that Civil Legal Services (CLS) has operated successfully and effectively by focusing on client service. The results also indicate that the advantages of SOA status, including the flexibility to hire staff as required to provide service levels appropriate to client demand, the ability to plan on a long term basis, and the ability to acquire equipment and supplies that support effective operation and promote a good working environment, are essential to CLS sustaining the provision of high quality legal services to its clients and in recovering the full cost of its operations.

The Advisory Board is pleased with the continued success of CLS and encouraged by the commitment of its employees and the support of its clients.

All of which is respectfully submitted,

ORIGINAL SIGNED BY

Jeffrey A. Schnoor, Q.C. Deputy Minister of Justice Deputy Attorney General

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Civil Legal Services SOA

Room 730 Woodsworth Building 405 Broadway Winnipeg MB R3C 3L6

Foreward

It is with great pleasure that I present the Fourteenth Annual Report of the Civil Legal Services (CLS) Special Operating Agency.

This report provides an overview of CLS and outlines its accomplishments during its fourteenth year (2008/09) as a Special Operating Agency (SOA).

The members of CLS are committed to providing timely, quality, helpful, efficient and cost effective legal services that meet the needs of its clients.

The results described in this annual report reflect the commitment and cooperation of all members of CLS.

ORIGINAL SIGNED BY

C. Lynn Romeo Director

SOA

SERVICES

CIVIL LEGAL

PROFILE OF CIVIL LEGAL SERVICES

Civil Legal Services

The role of Civil Legal Services ("CLS") flows from the constitutional and statutory¹ responsibilities of the Minister of Justice as the Chief Legal Advisor to government and the guardian of the public interest. Acting pursuant to government policy, Civil Legal Services is responsible for providing a full range of high quality legal services, on a cost recovery basis, to its clients, namely the Government of Manitoba, the government's agencies, boards and committees and some Crown corporations.

Special Operating Agency Status

CLS remains a branch within the Department of Justice of the Province of Manitoba and is accountable to the Deputy Minister and Minister for operational and financial performance. As a special operating agency, CLS operates outside of the Consolidated Fund and under the Special Operating Agencies Financing Authority ("SOAFA"), which holds title to CLS's assets, provides financing for operations and is responsible for CLS's liabilities. Accountability is supported by CLS's compliance with its Operating Charter, transfer agreement, management agreement, applicable General Manual of Administration policies and *The Special Operating Agencies Financing Authority Act* ("The SOAFA Act").

The increased management authority and more rigorous planning and reporting requirements afforded by special operating agency ("SOA") status have assisted CLS in sustaining the provision of high quality legal services to its clients.

¹The statutory basis for the Minister's responsibility is set out in sections 2 and 2.1 of *The Department of Justice Act*, C.C.S.M. c. J35.

MISSION, OPERATING PRINCIPLES AND CRITICAL SUCCESS FACTORS

Mission of CLS

CLS's mission is to provide timely, high quality, helpful, efficient and cost-effective legal services that meet the needs of its clients, namely, the Province of Manitoba and the province's agencies, boards, commissions and those Crown organizations to which CLS provides legal services.

Operating Principles

CLS's mission and goals are supported by the following operating principles:

- service is customer focused
- service is cost-effective
- a commitment to the highest standards of service

Critical Success Factors of CLS

Factors critical to the success of CLS are:

- providing timely, high quality, helpful, efficient, cost-effective legal services that meet the needs of its clients;
- determining its effectiveness in meeting its clients' needs;
- identifying better ways to meet its clients' needs for legal services;
- improving communication between CLS and its clients and communication within CLS;
- improving job satisfaction; and
- developing means to assist staff to work as effectively as possible to satisfy changing client needs and to make adjustments to deal with increasing work loads, deadlines and the pressure of reduced resources.

COST RECOVERY BY CIVIL LEGAL SERVICES

On April 1, 1992, CLS became the first government legal services office in Canada to recover the cost of providing legal services to its clients.

On April 1, 1995, CLS commenced operation as a special operating agency.

In fiscal year 2008/09, clients were billed at the rate of \$151.00² per hour for services provided by CLS counsel, being the amount required to cover all of CLS's costs and break even. All of CLS's costs are covered by this hourly rate, including salaries, operating costs (including rent) and employee benefits (including pension benefits).

The CLS cost recovery system operates in a fashion similar to billing systems used by private law firms. Time spent by counsel in providing services is billed in increments of one-tenth of an hour. Each counsel keeps a daily record of time for services provided, indicating the client for whom the work was performed, the file on which work was performed, a brief description of the service provided and the amount of time expended. In fiscal year 2008/09, clients were provided with detailed statements of account showing the services provided on each file on a monthly basis.

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	Year	Hourly Rate
	95/96	\$97
	96/97	\$97
	97/98	\$97
	98/99	\$97
	99/00	\$101
	00/01	\$105
	01/02	\$123*
	02/03	\$126
	03/04	\$129
	04/05	\$133
	05/06	\$137
	06/07	\$137
	07/08	\$148**
	08/09	\$151

^{*}In 2001/02, CLS increased its hourly rate by \$4.00 to \$109.00 per hour for services provided by CLS counsel. The rate of \$109.00 per hour made no provision for increased salary costs. Effective November 1, 2001, CLS increased its hourly rate to \$123.00 per hour to cover the increased salary and benefit costs resulting from the arbitration award for the Manitoba Association of Crown Attorneys (MACA).

^{**}Similarly, in 2007/08, CLS maintained an hourly rate of \$137.00 for part of the fiscal year. The rate of \$137.00 per hour made no provision for increased salary costs. Effective October 1, 2007, CLS increased its hourly rate to \$148.00 per hour to cover the increased salary and benefit costs resulting from the new collective agreement with MACA.

LEGAL SERVICES

CLS Services

CLS provides a full range of legal services in the following areas:

- Aboriginal Law
- Access to Information and Privacy Law
- Administrative Law
- Civil Litigation
- Constitutional Law
 - assisting the Constitutional Law Branch in some cases involving the application of the Canadian Charter of Rights and Freedoms and in Aboriginal self-government issues
 - o providing advice on the constitutional division of powers and taxation issues
- Contracts and Agreements
- Conveyancing
- Corporate and Commercial
- Information Technology
- International Law
- Legal Opinions
- Legislative Review and Policy Development (which occasionally includes drafting legislation)
- Training and Education

Use of Outside Counsel

CLS provides most, but not all, civil legal services to government and its agencies. In appropriate circumstances, at the request of a client, outside counsel is retained by the Department of Justice, through CLS.

The current policy respecting the circumstances when outside counsel are retained provides considerable flexibility in meeting the clients' needs. At the request of a client, the Department of Justice, through CLS, will continue to retain outside counsel on a case by case basis where:

- (a) the type of legal service required involves a degree of specialization which is not ordinarily available within CLS;
- (b) the nature of the matter creates a conflict of interest for government legal counsel;
- (c) it is more cost-effective to retain outside counsel; or
- (d) the matter is of such magnitude that it would not be possible for CLS to provide the services while continuing to meet the needs of other clients.

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STRUCTURE OF CIVIL LEGAL SERVICES

Staff

As of March 31, 2009, CLS staff consisted of:

- 1 director
- 33 legal counsel
- 1 administrative officer
- 19 administrative assistants (15 in regular positions and 4 in term positions)
- 1 financial officer
- 1 accounting clerk
- 2 articling students

CLS supports flexible work arrangements, including job sharing, part-time work arrangements and flexible hours, to accommodate the balancing of career and family. During 2008/09, one legal counsel and six administrative assistants worked in varied work arrangements.

Key Personnel

All members of CLS are key personnel and are committed to using their best efforts to advance the CLS mission of providing timely, high quality, helpful, efficient and cost-effective client-focused services. The provision of legal services requires a strong knowledge of the law and government issues as well as a high degree of collaboration, cooperation and consultation among members of CLS and with other counsel in the Department of Justice. All members have demonstrated these skills. They have also worked extremely hard to meet the service and operational goals of CLS.

Members of CLS are encouraged and given support to upgrade their skills.

Organization of Counsel

Legal counsel are divided into four teams, each headed by a team leader.

One team is designated as the litigation team and the members of this team perform most of the CLS litigation work. Litigation coming into the office is generally assigned to counsel by the litigation team leader. The second team consists of counsel whose area of practice is primarily corporate, commercial and information technology law. The third team, the Crown law team, consists of counsel who provide a wide range of legal services, including in the area of access to information and privacy. The fourth team of counsel practice primarily, but not exclusively, in the field of Aboriginal law and resource law.

The only legal position dedicated to management is that of Director. All counsel, including the Director, provide legal services to clients. Most counsel are assigned to provide legal services to one or more client departments or agencies. The larger clients are served by more than one counsel.

Administration

The day to day operations of CLS are managed by the Director, who reports directly to the Deputy Minister of Justice.

Within CLS, the "Action Committee" deals with administrative and other matters affecting its operations. The Action Committee consists of the Director, six legal counsel, the Financial Officer, the Administrative Officer and two administrative assistants and generally meets on a quarterly basis.

All members of CLS are expected to do what is necessary to meet client needs. They are given the information and authority needed to provide clients with timely and appropriate services.

ADVISORY BOARD

The Director provides plans and reports to the Advisory Board, established under the CLS Operating Charter, for review and consultation. The Advisory Board members are appointed by the Minister of Justice and the Board is chaired by the Deputy Minister. The Board's role is to provide advice to CLS on its direction, the provision of services, its structure and on its mandate, business practices and financial reporting requirements.

As of March 31, 2009 the members of the Advisory Board were:

Ex officio

- Deputy Minister of Justice Chairperson
- Assistant Deputy Minister of Justice
- Director of CLS

External Representatives

- Richard Olfert Managing Partner Deloitte & Touche
- Don Martin
 President
 Don N. Martin Inc.

Client Representatives

- Hugh Eliasson
 Deputy Minister
 Competitiveness and Training
- Marlene Zyluk
 Executive Director
 Corporate Crown Lands Policy
 Conservation

Representative of the Members of CLS

 W. Glenn McFetridge General Counsel

CIVIL LEGAL SERVICES CONTACTS

Civil Legal Services SOA Manitoba Justice 730 – 405 Broadway Winnipeg MB R3C 3L6 Phone: (204) 945-2832 Fax: (204) 948-2041 C. Lynn Romeo Director (204) 945-2845

Maria Ducharme Financial Officer (204) 945-2956

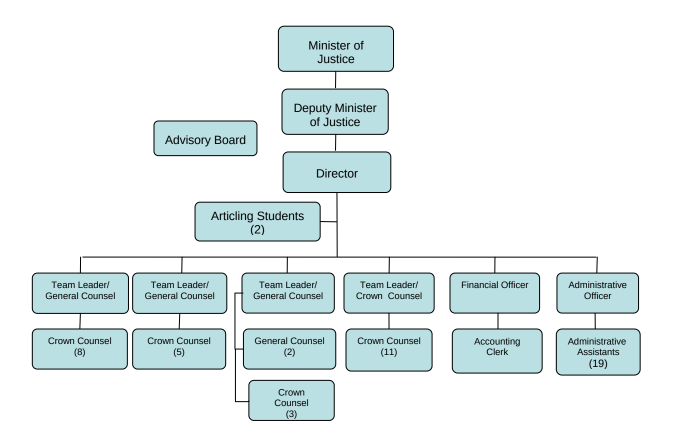
Wendy Roche Administrative Officer (204) 945-0303 Gord E. Hannon Team Leader & General Counsel (204) 945-0242

W. Glenn McFetridge Team Leader & General Counsel (204) 945-2843

Stewart Pierce Team Leader & General Counsel (204) 945-2835

Eleanor Andres Team Leader & Crown Counsel (204) 945-0250

CIVIL LEGAL SERVICES ORGANIZATION CHART 2008/09



SUSTAINABLE DEVELOPMENT

In December 2002, in accordance with Manitoba's Sustainable Development Procurement Guidelines, an Organizational Action Plan for the Department of Justice was developed. CLS adopted the Action Plan of Justice and implemented the goals that were applicable to its operation.

All CLS employees have worked toward the common objective of realizing the Province's sustainable development goals. The use of duplex printing and double-sided photocopying to reduce paper consumption, and participation in recycling programs were common practice in 2008/09. When feasible, CLS purchased and used environmentally preferable products and services, e.g. recycled paper and recycled toner cartridges for printers and fax machines.

PERFORMANCE INDICATORS AND ACHIEVEMENTS

In the 2008/09 CLS Business Plan, CLS established the following performance indicators for the year which set achievement levels for CLS.

Client Satisfaction

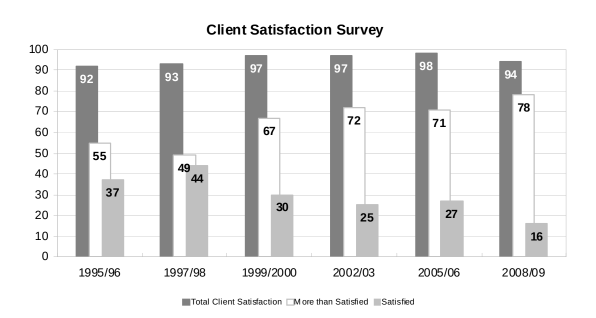
Performance Indicator: Meetings with clients to discuss service.

Performance: Meetings completed.

Over the 2008/09 fiscal year, the Director of CLS met with Deputy Ministers and/or representatives of CLS's client departments and representatives of its Crown corporation clients to discuss the commitment of CLS to providing client-focused, high quality services; the services provided and the benefit of those services to the client; the cost-effective nature of the services; and client concerns and issues.

Performance Indicator: Conduct Sixth Client Satisfaction Survey. Performance: Survey Completed.

In the third quarter of 2008/09, Organization and Staff Development conducted a sixth Client Satisfaction Survey on behalf of CLS. The results of this survey were very positive, with 94% of the respondents indicating that they were satisfied or more than satisfied with the services provided by CLS. The results compare favorably to the results of the five previous Client Satisfaction Surveys conducted on behalf of CLS.



Performance Indicator: Review of Service Standards. Performance: Service Standards reviewed.

The CLS Service Standards were established in 1995/96, and have been reviewed regularly. Service standards are needed to ensure client satisfaction with the services provided and to assure the ongoing maintenance of a high standard of service delivery. CLS Service Standards are designed to ensure that CLS will continue to provide clients with a service which they value by providing a measure by which the quality of the legal services provided by CLS may be judged by those receiving the services (the client) and others, and by providing the staff of CLS with objective standards to be observed in carrying out their responsibilities.

There was nothing in the feedback from clients in 2008/09 to suggest that any amendment was required in the CLS Service Standards. Accordingly, CLS determined that no change to the Standards was necessary.

Performance Indicator: Publish three information bulletins.

Performance: Three information bulletins published.

In order to inform its clients on significant legal issues and related matters of interest, CLS published three Information Bulletins in 2008/09:

- 1. Summary of Manitoba Government Bills Passed at the 2nd Session, 39th Legislature
- 2. The Importance of Clear and Complete Statements of Work in Contracting
- 3. Subpoenas

To achieve the widest possible distribution of its Information Bulletins across government, CLS posted these and other recently published bulletins on the Justice Intranet.

Performance Indicator: Educational seminars for clients on current legal

issues and developments.

Performance: Members of CLS were directly involved in providing

or presenting at a variety of seminars.

CLS counsel were involved in providing a number of seminars, presentations and training sessions, including the following:

Seminars/Presentations and Workshops/Training Sessions				
Client/Participant	Topic/Issue			
Government Access & Privacy Coordinators	Presentations on the amendments to <i>The Freedom of Information and Protection of Privacy Act</i> and <i>The Personal Health Information Act</i>			
Manitoba Government Departments, Government Agencies, Health Facilities, Universities	 Manitoba Access and Privacy Conference 2008: 10 Years Paper and Presentation on "Disentangling the Privacy Knot" 			
Government Departments, Government Agencies, Health Facilities, Health Regulatory Bodies (participants from Manitoba, Saskatchewan and Alberta)	2008 Prairie Health Information Day Part of panel on "Health Information Protection Legislation"			
Disaster Assistance Appeal Board	Presentation on role of counsel to the Tribunal, the difference in burdens of proof, and the meaning of "gratuitous compensation" as referenced in <i>The Emergency Measures Act</i> .			
Competitiveness, Training and Trade – Apprenticeship Branch	The Freedom of Information and Protection of Privacy Act			
Justice – Legislative Counsel	Chapter 7 (Labour Mobility) of the Agreement on Internal Trade			
Chairs/Board Members of Manitoba Administrative Tribunals	 Manitoba Council of Administrative Tribunals Third Annual Conference 			
	 Fourth Rothstein Lecture – Recent Supreme Court Decision impacting Administrative Tribunals 			
Manitoba Human Rights Commission	 "Into the Future" Human Rights Conference – International Human Rights Day – Speaking engagement at celebration of 60th Anniversary of the UN Declaration on Human Rights United Nations International Day of Persons with Disabilities Presentation – Panel on "Process Issues Related to International Human Rights Conventions" 			
Manitoba Bar Association Public Sector Lawyers' Subsection	The legal basis for government procurement to be fair, transparent and open, and recent developments in "procurement law".			
Manitoba Water Stewardship – Water Resource Officer Trainees	The Water Rights Act			

Job Satisfaction

Performance Indicator: Focus on use of CLS Annual Staff Review Process.

Performance: Staff reviews conducted.

Implemented in 1997/98, the review process with respect to the members of CLS is intended to facilitate achieving the Mission of CLS and to contribute to the benefits identified as flowing from the Review Process, including: improving communication within CLS, clarifying roles and expectations, improving job satisfaction, assisting with career planning and training, and assisting the members of CLS to work as effectively as possible.

Fiscal Performance

Performance Indicator: To recover the cost of operations.

Performance: CLS recovered the cost of operations with a small

surplus.

Performance Indicator: To meet daily average billable hour target of 6.0

hours per billable day over the year.

Performance: Target exceeded.

The daily average billable hour target per lawyer of 6.0 hours per billable day during 2008/09 was exceeded and CLS recovered the cost of its operations. These results reflect a high level of productivity on the part of the members of CLS.

Performance Indicator: To make a revenue sharing payment as directed.

Performance: CLS made a revenue sharing payment of \$200 as directed.

As directed by Treasury Board, CLS paid quarterly revenue sharing payments totaling \$200 in 2008/09.

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PERFORMANCE MEASUREMENT

Performance measurement outcomes for staffing, client service, client satisfaction and cost savings are attached as Appendix A.

Cost Effectiveness

(In Thousands)

Annual Cost Savings

The cost recovery for legal services was introduced as a budget reduction measure. Unlike the approach taken with respect to the recovery of rental costs by Government Services, the client departments of CLS were not given any additional funding to cover the cost of legal services. This means that the amount charged each year to each client represents a net reduction in the client budget and an on-going budgetary savings to government.

Following this approach, the total savings from April 1, 1995, to March 31, 2009, are \$60,496.

Net Income

As CLS operates very cost effectively, such that each year it has recovered an amount that exceeds its annual operating costs, the difference between the dollar value of service provided each year and the cost to government of CLS's operations in that year in effect is another way of calculating a cost savings as those funds are collected by CLS from clients but not expended. Looking at savings in this fashion, the annual net income of CLS each year could be considered to be a government cost saving.

Total savings to March 31, 2009, are \$3,582.

Revenue Sharing

A third way of calculating cost savings to government would be to include revenue sharing payments from the retained earnings of CLS paid to government. In 1998/99, CLS made a \$400 revenue sharing payment to the government and in 1999/2000, CLS contributed \$500. In 2000/01, CLS was directed to budget for a \$500 payment towards revenue sharing. No revenue sharing payment was required for 2001/02. CLS was directed to submit revenue sharing payments in 2002/03, 2003/04, 2004/05, 2005/06, 2006/07, 2007/08 and 2008/09 in the amount of \$200 each fiscal year. In 2005/06, CLS agreed to make an additional revenue sharing payment of \$50.

Total savings to March 31, 2009, are \$2,850.

THE PUBLIC INTEREST DISCLOSURE (WHISTLEBLOWER PROTECTION) ACT

Any disclosures of wrongdoing received by Civil Legal Services SOA pursuant to *The Public Interest Disclosure (Whistleblower Protection) Act* will be reported in the annual report of Manitoba Justice. For further information, please refer to the 2008/09 annual report of Manitoba Justice.

FINANCIAL

(In Thousands)

Summary

Financial highlights from the 2008/09 fiscal year are given below:

(\$ Thousands)	Actual 2007/08	Actual 2008/09	Budget 2008/09	% Variance
Recoveries	\$ 5,254	\$ 6,321	\$6,029	4.8
Other Income	20	4	8	-50.0
Income before Expenses	\$ 5,274	\$ 6,325	\$6,037	4.8
Expenses				
Advertising and Promotion	1	1	2	-50.0
Amortization	21	28	33	-15.1
Communications	38	40	40	0.0
Computer	56	57	60	-5.0
Desktop Management Initiative	155	159	156	1.9
Equipment Rental	4	4	6	-33.3
Government Records Centre	25	27	25	8.0
Law Society Fees	47	52	48	8.3
Miscellaneous	5	6	9	-33.3
Occupancy	231	233	233	0.0
Office	50	56	53	5.7
Postage and Deliveries	13	12	11	9.1
Professional Fees and Services	40	45	51	-11.8
Publications	31	33	30	10.0
Travel	23	28	38	-26.3
Wages and Benefits	4,529	5,146	5,086	1.2
Total Expenses	\$ 5,269	\$ 5,927	\$5,881	0.8
Net Income	\$ 5	\$ 398	\$ 156	155.1
Retained Earnings, beginning of year	729	534	423	
Revenue Sharing	(200)	(200)	(200)	
Retained Earnings, end of year	\$ 534	\$ 732	\$ 379	

As a special operating agency, the financial statements of CLS and the results of its operations and cash flow for the year ended have been prepared in accordance with Canadian generally accepted accounting principles.

Net Income

CLS's net income for the 2008/09 fiscal year is \$242 (155.1%) over budget, which is attributable to:

- (a) CLS's ability to use its staffing flexibility to provide a level of service appropriate to client demand:
- (b) a high level of productivity on the part of the members of CLS; and
- (c) strong demand for legal services.

Total Expenses

Total expenses for CLS to March 31, 2009, are \$46 (0.8%) over budget. This is mainly attributable to an increase in Wages and Benefits resulting from an increase in the number of legal counsel in the second quarter.

APPENDIX A

Performance Measurement

	Objective	Baseline 1995/96*	1996/97*	1997/98*	1998/99*
lamint		32 Full time	35 FTE	42 FTE	1996/99" 46 FTE
Input Measures	To provide timely, high quality, helpful, efficient and cost- effective legal services that meet the needs of its clients, namely, the Government of Manitoba, the government's agencies, boards and committees and those Crown corporations to which CLS provides legal services	employees (FTE) 20 counsel 1 articling student 9 admin assistants 1 admin officer 1 director	21 counsel 1 articling student 11 admin assistants 1 admin officer 1 director	24 counsel 2 articling student 14 admin assistants 1 admin/financial officer 1 director	26 counsel 2 articling student 16 admin assistants 1 admin/financial officer 1 director
Output Measures	Number of hours of service provided	27,860 hours	27,454 hours	32,455 hours	38,206 hours
Activity Measures	Average billable hour target per billable day per counsel	6.5 hours	6.5 hours	6.5 hours	6.5 hours
	Average actual billable hours per billable day per counsel	Achieved	Achieved	Achieved	Achieved
Outcome Measu	ires				
Client Satisfaction	General Client Survey	92% of respondents satisfied or more than satisfied**	No survey	93% of respondents satisfied or more than satisfied	No survey
	Client Comment Cards Introduced in February 1997			93% of respondents satisfied or more than satisfied	97% of respondents satisfied or more than satisfied
Cost Effectiveness Cost Savings (000's)	The amount charged each year	\$2,702	\$2,657	\$3,138	\$3,281
	Net Income The difference between the dollar value of service provided each year and the cost to government of CLS's operations in that year. Total savings to March 31, 2009, are \$3,582	CLS Net Income \$524	CLS Net Income \$323	CLS Net Income \$252 (Restated)	CLS Net Income \$258
	Revenue Sharing Total savings to March 31, 2009, are \$2,850 from the Annual Report for each				Revenue Sharing Payment \$400

^{*}Figures are taken from the Annual Report for each applicable year.

**CLS uses the results of the 1996 Client Satisfaction Survey as an ongoing baseline and target for client satisfaction.

1999/2000*	2000/01*	2001/02*	2002/03*	2003/04*	2004/05*
53 31 counsel* 2 articling students 16 admin assistants 1 admin officer 1 accounting clerk 1 financial officer 1 director *includes four counsel on maternity leave each for six months of 1999/2000	30 counsel* 2 articling students 20 admin assistants 1 admin officer 1 accounting clerk 1 financial officer 1 director *includes four counsel and three admin assistants on maternity leave in 2000/01	59 31 counsel* 2 articling students 22 admin assistants* 1 admin officer 1 accounting clerk 1 financial officer 1 director *includes four counsel and two admin assistants on maternity and extended leave for varying lengths	57 30 counsel* 2 articling students 21 admin assistants* 1 admin officer 1 accounting clerk 1 financial officer 1 director *includes four counsel and four admin assistants on maternity and extended leave for varying lengths	58 31 counsel* 2 articling students 20 admin assistants* 1 admin officer 1 accounting clerk 1 financial officer 1 director 1 law student *includes six counsel and five admin assistants on maternity and extended leave for varying lengths	58 31 counsel* 2 articling students 21 admin assistants* 1 admin officer 1 accounting clerk 1 financial officer 1 director *includes five counsel and three admin assistants on maternity and extended leave for varying lengths
39,455 hours	41,716 hours	40,328 hours	40,886 hours	38,567 hours	40,394 hours
6.5 hours	6.1 hours	6.0 hours	6.0 hours	6.0 hours	6.0 hours
Achieved	Achieved	Achieved	Achieved	Achieved	Achieved
97% of respondents satisfied or more than satisfied	No survey	Survey deferred to 2002/03	97% of respondents satisfied or more than satisfied	No survey	No survey
64% of respondents more than satisfied; 36% of respondents satisfied	73% of respondents more than satisfied and 27% of respondents satisfied	94% of respondents satisfied or more than satisfied	•	93% of respondents satisfied or more than satisfied	97% of respondents satisfied or more than satisfied
\$3,600	\$4,155	\$4,316	\$4,789	\$4,668	\$5,011
CLS Net Income \$44	CLS Net Income \$445	CLS Net Income \$159	CLS Net Income \$363	CLS Net Income \$146	CLS Net Income \$193
Revenue Sharing Payment \$500	Revenue Sharing Payment \$500 m the Annual Report for	Revenue Sharing Payment \$0	Revenue Sharing Payment \$200	Revenue Sharing Payment \$200	Revenue Sharing Payment \$200

^{*}Figures are taken from the Annual Report for each applicable year.
**CLS uses the results of the 1996 Client Satisfaction Survey as an ongoing baseline and target for client satisfaction.

APPENDIX A

Performance Measurement (cont'd)

	Objective	Baseline 1995/96*	2005/06*	2006/07*	2007/08*	2008/09
Input Measures	To provide timely, high quality, helpful, efficient and cost-effective legal services that meet the needs of its clients, namely, the Government of Manitoba, the government's agencies, boards and committees and those Crown corporations to which CLS provides legal services	32 Full time employees (FTE) 20 counsel 1 articling student 9 admin assistants 1 admin officer 1 director	58 31 counsel* 2 articling students 21 admin assistants* 1 admin officer 1 accounting clerk 1 financial officer 1 director *includes two counsel on secondment and one admin assistant on maternity leave	57 31 counsel* 2 articling students 20 admin assistants 1 admin officer 1 accounting clerk 1 financial officer 1 director *includes four counsel on secondment and one counsel on maternity leave	57 31 counsel* 2 articling students 20 admin assistants 1 admin officer 1 accounting clerk* 1 financial officer 1 director *includes two counsel and one accounting clerk on maternity leave and one counsel on secondment	58 33 counsel 2 articling students 19 admin assistants* 1 admin officer 1 accounting clerk 1 financial officer 1 director *includes one admin assistant on maternity leave
Output Measures	Number of hours of service provided	27,860 hours	42,729 hours	40,320 hours	39,178 hours	44,009 hours
Activity Measures	Average billable hour target per billable day per counsel	6.5 hours	6.0 hours	6.0 hours	6.0 hours	6.0 hours
	Average actual billable hours per billable day per counsel	Achieved	Achieved	Achieved	Achieved	Achieved
Outcome Measu	ıres					
Client Satisfaction	General Client Survey	92% of respondents satisfied or more than satisfied**	98% of respondents satisfied or more than satisfied	No survey	No survey	94% of respondents satisfied or more than satisfied
	Client Comment Cards Introduced in February 1997		Client Comment Cards not sent due to Client Survey being conducted	94% of respondents satisfied or more than satisfied	100% of respondents satisfied or more than satisfied	Client Comment Cards not sent due to Client Survey being conducted
Effectiveness		\$2,702	\$5,405	\$5,199	\$5,254	\$6,321
	\$60,496 Net Income The difference between the dollar value of service provided each year and the cost to government of CLS's operations in that year. Total savings to March 31, 2009, are \$3,582	CLS Net Income \$524	CLS Net Income \$456	CLS Net Income \$16	CLS Net Income \$5	CLS Net Income \$398
*Figure on tale	Revenue Sharing Total savings to March 31, 2009, are \$2,850 from the Annual Report for e	agh applieshla ve sa	Revenue Sharing Payment \$250	Revenue Sharing Payment \$200	Revenue Sharing Payment \$200	Revenue Sharing Payment \$200

^{*}Figures are taken from the Annual Report for each applicable year.
**CLS uses the results of the 1996 Client Satisfaction Survey as an ongoing baseline and target for client satisfaction.

FINANCIAL STATEMENTS

for the year ending March 31, 2009 (In Thousands)

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MANAGEMENT REPORT



Justice

Civil Legal Services SOA Room 730 Woodsworth Building 405 Broadway Winnipeg MB R3C 3L6 In reply, please refer to: C. Lynn Romeo Chief Operating Officer

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Civil Legal Services
An Agency of the
Special Operating Agencies Financing Authority
Province of Manitoba
Responsibility of Financial Reporting

The Agency's management is responsible for the financial statements and other financial information in the annual report. This responsibility includes maintaining the integrity and objectivity of financial data and the presentation of the Agency's financial position and the results of operations in accordance with generally accepted accounting principles. The financial statements have been audited by Magnus & Buffie, Chartered Accountants, independent external auditors.

The Agency maintains a system of internal controls throughout its operation that provides reasonable assurance that the transactions are authorized, properly recorded and reported and that the assets are safeguarded.

The Advisory Board meets regularly with management to review accounting practices, financial reporting and to discuss audit results. The auditors have free and full access to this Board, and to discuss the results of their audit and their views on the adequacy of internal controls and the quality of the financial reporting.

ORIGINAL SIGNED BY

C. Lynn Romeo Chief Operating Officer

May 12, 2009

CHARTERED ACCOUNTANTS

AUDITORS' REPORT

To the Special Operating Agencies Financing Authority

We have audited the balance sheet of Civil Legal Services, an Agency of the Special Operating Agencies Financing Authority, Province of Manitoba as at March 31, 2009 and the statements of income, comprehensive income and retained earnings and cash flow for the year then ended. These financial statements are the responsibility of the Agency's management. Our responsibility is to express an opinion on these financial statements based on our audit.

We conducted our audit in accordance with Canadian generally accepted auditing standards. Those standards require that we plan and perform an audit to obtain reasonable assurance whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation.

In our opinion, these financial statements present fairly, in all material respects, the financial position of the Agency as at March 31, 2009 and the results of its operations and cash flow for the year then ended in accordance with Canadian generally accepted accounting principles.

May 12, 2009

CHARTERED ACCOUNTANTS

Magnurie Buffle

BALANCE SHEET (in thousands)			
MARCH 31, 2009		2009	2008
ASSETS			
CURRENT ASSETS Cash and short term deposits Accounts receivable	\$	827 656	\$ 571 652
LONG TERM INVESTMENTS (Note 5)		1,483 379	1,223 -
RECEIVABLE FROM PROVINCE OF MANITOBA (Note 6)		-	379
CAPITAL ASSETS (Note 7)		78	66
TRUST ASSET	-	9	 9
	\$	1,949	\$ 1,677
LIABILITIES			
CURRENT LIABILITIES Accounts payable and accrued liabilities Revenue sharing - Province of Manitoba payable Vacation payable	\$	63 - 496	\$ 32 50 469
		559	551
SEVERANCE LIABILITY (Note 8)		649	583
TRUST LIABILITY		9	9
		1,217	1,143
EQUITY			
RETAINED EARNINGS		732	534
	\$	1,949	\$ 1,677

STATEMENT OF INCOME, COMPREHENSIVE INCOME AND RETAINED EARNINGS (in thousands)

FOR THE YEAR ENDED MARCH 31, 2009	2009	2008	
REVENUE			
Recoveries	\$ 6,321	\$	5,254
Interest and other	 4		20
	6,325		5,274
EXPENSES			
Advertising and promotion	1		1
Amortization	28		21
Communications	40		38
Computer	57		56
Desktop management initiative	159		155
Equipment rental	4		4
Government records centre	27		25
Law Society fees	52		47
Miscellaneous	6		5
Occupancy	233		231
Office	56		50
Postage and deliveries	12		13
Professional fees and services	45		40
Publications	33		31
Travel	28		23
Wages and benefits	5,146		4,529
	5,927		5,269
NET INCOME AND COMPREHENSIVE INCOME FOR	200		5
THE YEAR	398		5
RETAINED EARNINGS, beginning of year	534		729
-	932		734
REVENUE SHARING - PROVINCE OF MANITOBA	 200		200
RETAINED EARNINGS, end of year	\$ 732	\$	534

STATEMENT OF CASH FLOW (in thousands)		
FOR THE YEAR ENDED MARCH 31, 2009	 2009	 2008
CASH FLOW FROM (USED IN)		
OPERATING ACTIVITIES		
Net income and comprehensive income for the year	\$ 398	\$ 5
Adjustment for		
Amortization	28	21
	426	26
Changes in the following		
Accounts receivable	(4)	18
Accounts payable and accrued liabilities	30	(80)
Revenue sharing - Province of Manitoba payable	(50)	50
Vacation payable	27	61
Severance liability	66	60
	495	135
FINANCING ACTIVITY		
Revenue sharing - Province of Manitoba	(200)	(200)
INVESTING ACTIVITIES		
Capital asset additions	(39)	(40)
Change in long term investments	(379)	(+0)
Change in receivable from Province of Manitoba	379	_
Change in receivable from 1 Tovince of Manicoba	 (39)	(40)
CHANGE IN CASH AND SHORT TERM DEPOSITS	256	(105)
CASH AND SHORT TERM DEPOSITS, beginning of year	571	676
CASH AND SHORT TERM DEPOSITS, end of year	\$ 827	\$ 571

NOTES TO FINANCIAL STATEMENTS (in thousands) MARCH 31, 2009

1. NATURE OF ORGANIZATION

The role of Civil Legal Services (the "Agency") flows from the constitutional and statutory responsibilities of the Minister of Justice as the Chief Legal Advisor to government and the guardian of the public interest. Acting pursuant to government policy, the Agency is responsible for providing a full range of high quality legal services, on a cost recovery basis, to its clients, namely the Province of Manitoba, the province's agencies, boards and commissions and some Crown organizations.

Effective April 1, 1995, the Agency was designated as a Special Operating Agency pursuant to The Special Operating Agencies Financing Authority Act, Cap. s185, C.C.S.M. and operates under a charter approved by the Lieutenant Governor in Council.

The Agency is financed through the Special Operating Agencies Financing Authority (SOAFA). The Financing Authority has the mandate to hold and acquire assets required for and resulting from Agency operations. It finances the Agency through repayable loans and working capital advances. The financial framework provides increased management authority which, coupled with more rigorous planning and reporting requirements afforded by Special Operating status, assists the Agency to sustain the provision of high quality legal services to its clients.

A Management Agreement between the Financing Authority and the Minister of Justice assigns responsibility to the Agency to manage and account for the Agency related assets and operations on behalf of the Financing Authority.

The Agency continues to be part of Manitoba Justice under the general direction of the Deputy Minister and Minister.

The Agency remains bound by relevant legislation and regulations. It is also bound by administrative policy except where specific exemptions have been provided for in its charter in order to meet business objectives.

The Agency is economically dependent on the Province of Manitoba because it derives most of its revenue from the Province and all of its financing requirements through the Financing Authority.

2. CHANGE IN ACCOUNTING POLICIES

Effective April 1, 2008, the Agency adopted the following new handbook sections issued by the Canadian Institute of Chartered Accountants (CICA):

Section 1535 Capital Disclosures

Section 1535 establishes standards for disclosing information about an entity's capital and how it is managed. These standards require an entity to disclose its objectives, policies and processes for managing capital, a summary of quantitative data about what it manages as capital and whether it complied with any externally imposed capital requirements to which it is subject and, if not, the consequences of such non-compliance. (See disclosure in Note 3)

Section 3862 Financial Instruments - Disclosures

Section 3862 modifies the disclosure requirements for financial instruments that were included in Section 3861, Financial Instruments – Disclosure and Presentation. The new standards require an entity to provide disclosures in its financial statements that enable users to evaluate the significance of financial instruments on its financial position and performance, the nature and extent of the risks to which it is exposed during the period and at the balance sheet date, and how those risks are managed. (See disclosure in Note 11)

NOTES TO FINANCIAL STATEMENTS (in thousands) MARCH 31, 2009

2. CHANGE IN ACCOUNTING POLICIES (continued)

Section 3863 Financial Instruments - Presentation

Section 3863 carries forward the presentation requirements of Section 3861, Financial Instruments – Disclosure and Presentation, unchanged.

The above noted new standards have no impact on the recognition, measurement or presentation of financial instruments in the Agency's year end financial statements.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Basis of Reporting: The financial statements have been prepared in accordance with Canadian generally accepted accounting principles. The significant accounting policies are summarized as follows:

Capital Assets: Capital assets are recorded at cost and are amortized over their estimated useful lives as follows:

Computer Equipment and Software

20% straight line

Furniture and Fixtures

Leasehold Improvements

(10% in year of acquisition)

20% straight line

(10% in year of acquisition)

20% straight line

(10% in year of acquisition)

Revenue recognition

The percentage of completion method of accounting is used, whereby revenue is recognized proportionately with the degree of completion of the legal services provided.

Capital disclosures

The Agency's capital management policy is to maintain sufficient capital to meet its objectives through its retained earnings by managing transfers of surplus funds to the Province of Manitoba; meet short-term capital needs with working capital advances from the Province of Manitoba; and meet long-term capital needs through long-term debt with the Province of Manitoba. There were no changes in the Agency's approach to capital management during the period. The Agency's capital consists of retained earnings.

The Agency is not subject to externally imposed capital requirements.

Use of estimates

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

NOTES TO FINANCIAL STATEMENTS (in thousands) MARCH 31, 2009

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Financial instruments - recognition and measurement

Financial assets and liabilities are initially recorded at fair value. Measurement in subsequent periods depends on the financial instrument's classification. Financial instruments are classified into one of the following five categories: held for trading; available for sale; held to maturity; loans and receivables; and other financial liabilities. All financial instruments classified as held for trading or available for sale are subsequently measured at fair value with any change in fair value recorded in net earnings and other comprehensive income, respectively. All other financial instruments are subsequently measured at amortized cost.

The Agency has designated its financial instruments as follows:

Cash and short term deposits and long term investments are classified as financial assets held for trading and are measured at fair value with gains and losses recognized in net earnings. Due to the relatively short period to maturity of these financial assets, the carrying values approximate their fair values.

Accounts receivable are classified as loans and receivables. These financial assets are recorded at their amortized cost using the effective interest rate method.

Accounts payable and accrued liabilities and vacation payable are classified as other financial liabilities. These financial liabilities are recorded at their amortized cost using the effective interest rate method.

Gains and losses on financial instruments subsequently measured at amortized cost are recognized in the statement of earnings and retained earnings in the period the gain or loss occurs. Changes in fair value on financial instruments classified as held for trading are recognized in the statement of earnings and retained earnings for the current period. Changes in fair value on financial instruments classified as available for sale would be recorded in other comprehensive income until realized, at which time they recorded in the statement of earnings and retained earnings.

Fair value of financial instruments

The fair values of accounts receivable and accounts payable and accrued liabilities approximate their carrying values due to their short-term maturity.

4. FINANCING ARRANGEMENTS

The Special Operating Agencies Financing Authority has provided the Agency with an authorized line of working capital of \$500 of which \$nil was used at March 31, 2009.

5. LONG TERM INVESTMENTS

The Province of Manitoba accepted responsibility for the vacation entitlements earned by the employees of the Agency prior to its designation as SOA, and the severance pay benefits accumulated to March 31, 1998 for certain of the Agency's employees. Accordingly, the Agency recorded a receivable of \$379 from the Province of Manitoba for these accumulated benefits. Effective March 31, 2009 the Province of Manitoba paid the receivable balances related to the funding for these liabilities and has placed the amount of \$379 into a trust account bearing interest at 0.75% and maturing on March 30, 2010 to be held on the Agency's behalf until the cash is required to discharge the related liabilities. However, this is only likely to happen on the dissolution of the Agency. As such, this amount has been classified as a long term asset.

NOTES TO FINANCIAL STATEMENTS (in thousands) MARCH 31, 2009

6. RECEIVABLE FROM PROVINCE OF MANITOBA

The receivable from the Province of Manitoba is for vacation entitlements earned by the employees of the Agency prior to creation of the Special Operating Agency and severance pay benefits prior to April 1, 1998. The balance is comprised of:

	2009		2008
Vacation Entitlements	\$	-	\$ 140
Severance Pay Benefits		-	 239
	\$	-	\$ 379

The balance was paid by the Province of Manitoba on March 31, 2009. (See Note 5)

7. CAPITAL ASSETS

	Cost	 umulated ortization	Net Boo 2009	9008 1e
Computer Equipment and Software	\$ 140	\$ 114	\$ 26	\$ 30
Furniture and Fixtures	259	217	42	36
Leasehold Improvements	 64	54	10	 _
	\$ 463	\$ 385	\$ 78	\$ 66

8. SEVERANCE LIABILITY

Effective April 1, 1998, the Agency began recording accumulated severance pay benefits for its employees. The amount of severance pay obligations is based on actuarial calculations. The periodic actuarial valuations of these liabilities may determine that adjustments are needed to the actuarial calculations when actual experience is different from that expected and/or because of changes in actuarial assumptions used. The resulting actuarial gains or losses are amortized over the expected average remaining service life of the related employee group.

An actuarial report was completed for the severance pay liability as of March 31, 2005. The report provides a formula to update the liability on an annual basis. In accordance with the formula, the Agency's actuarially determined net liability for accounting purposes as at March 31, 2009 was \$649 (2008 - \$583). Commencing in the 2006 fiscal year the actuarial loss of \$87 is being amortized over the 15 year expected average remaining service life of the employee group.

Significant long-term actuarial assumptions used in the March 31, 2005 valuation, and in the determination of the March 31, 2009 present value of the accrued severance benefit obligation were:

Annual rate of return	
inflation compontent	2.50%
real rate of return	4.00%
	6.50%
Assumed salary increase rates	
annual productivity increase	0.75%
annual general salary increase	3.25%
	4.00%

NOTES TO FINANCIAL STATEMENTS (in thousands) MARCH 31, 2009

9 PENSION BENEFITS

Employees of the Agency are eligible for pension benefits in accordance with the provisions of the Civil Service Superannuation Act (CSSA), administered by the Civil Service Superannuation Board (CSSB). The CSSA established a defined benefit plan to provide benefits to employees of the Manitoba Civil Service and to participating agencies of the Government, including the Agency, through the Civil Service Superannuation Fund.

Effective March 31, 2001, pursuant to an agreement with the Province of Manitoba, the Agency transferred to the Province the pension liability for its employees.

Commencing April 1, 2001, the Agency was required to pay to the Province an amount equal to its employees' current pension contributions. The amount paid for 2009 was \$224 (2008 - \$205). Under this agreement the Agency has no further pension liability.

10 LEASE COMMITMENTS

The Agency has not entered into a lease agreement with the Province of Manitoba for rental facilities at 405 Broadway. Occupancy charges for the year ending March 31, 2010 are estimated to be \$240.

11. FINANCIAL INSTRUMENTS - RISK MANAGEMENT

In the normal course of operations the Agency is exposed to various financial risks. The financial risk management objectives and policies are as follows:

Credit risk

Credit risk is the risk that one party to a financial instrument fails to discharge an obligation and causes financial loss to another party. Financial instruments which potentially subject the Agency to credit risk consist principally of cash and short term deposits, accounts receivable and long term investments.

The maximum exposure of the Agency to credit risk at March 31, 2009 is:

Cash and short term deposits	\$ 827
Accounts receivable	656
Long term investments	379
	\$ 1,862

Cash and short term deposits and long term investments: The Agency is not exposed to significant credit risk as the cash and term deposits are primarily held by the Minister of Finance.

Accounts receivable: The Agency is not exposed to significant credit risk as the nature of the accounts receivable is with related entities and consists of a large client base and payment in full is typically collected when it is due. The Agency establishes an allowance for doubtful accounts that represents its estimate of potential credit losses. The allowance for doubtful accounts is based on management's estimates and assumptions regarding current market conditions, customer analysis and historical payment trends. These factors are considered when determining whether past due accounts are allowed for or written off. The balance in the allowance for doubtful accounts at March 31, 2009 was \$nil (2008 - \$nil)

NOTES TO FINANCIAL STATEMENTS (in thousands) MARCH 31, 2009

11. FINANCIAL INSTRUMENTS - RISK MANAGEMENT (continued)

Liquidity risk

Liquidity risk is the risk that the Agency will not be able to meet its financial obligations as they come due.

The Agency manages liquidity risk by maintaining adequate cash balances and by review from the Province of Manitoba to ensure adequate funding will be received to meet the obligations.

Market risk

Market risk is the risk that changes in market prices, such as interest rates and foreign exchange rates, will affect the Agency's income or the fair values of its financial instruments. The significant market risk the Agency is exposed to is interest rate risk.

Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The interest rate exposure relates to short term deposits.

The interest rate risk on short term deposits is considered to be low because of their short-term nature.

SCHEDULE OF PUBLIC SECTOR COMPENSATION DISCLOSURE (in thousands) FOR THE YEAR ENDED MARCH 31, 2009

Pursuant to the disclosure required by the Public Sector Compensation Disclosure Act, no remuneration or other benefits were paid to the Advisory Board members. The following employees or officers received compensation of \$50 or more.

EMPLOYEE	TITLE	COMPENSATION		
			2009 2	
I. Allen	Legal Counsel	\$	121	\$ 119
E. Andres	Legal Counsel		126	117
S. Bahir	Legal Counsel		51	_
J. Barak	Legal Counsel		123	110
A. Berg	Legal Counsel		127	125
T. Bjornson	Legal Counsel		118	108
S. Boyd	Legal Counsel		89	84
T. Brothers	Legal Counsel		107	104
M. Ducharme	Financial Officer		64	56
J. Frederickson	Legal Counsel		111	113
I. Frost	Legal Counsel		123	116
D. Gisser	Legal Counsel		123	121
D. Guenette	Legal Counsel		122	115
S. Haner	Legal Counsel		107	-
G. Hannon	Legal Counsel		129	127
B. Jones	Legal Counsel		108	104
J. Kapac	Legal Counsel		121	118
A. Ladyka	Legal Counsel		105	99
D. Lofendale	Legal Counsel		121	116
W. McFetridge	Legal Counsel		129	126
M. McGunigal	Legal Counsel		117	86
G. Mildren	Legal Counsel		129	126
S. Pierce	Legal Counsel		129	121
C. Romeo	Senior Legal Officer		131	126
L. Ross	Legal Counsel		117	109
V. Smith	Legal Counsel		91	84
T. Sterling	Legal Counsel		64	59
A. Stevens	Legal Counsel		85	-
M. Stonyk	Legal Counsel		69	63
N. Trenholm	Legal Counsel		123	121
L. Turner	Legal Counsel		85	-
M. Webb	Legal Counsel		123	121
I. Wiebe	Legal Counsel		108	99
R. Winters	Legal Counsel		123	121
K. Wright	Legal Counsel		58	64