Social Enterprises in New Zealand
A legal handbook

Introduction by Alex Hannant, CEO of Ākina Foundation

Steven Moe

Parry Field Lawyers
This is one of the clearest and succinct summaries of issues around Social Enterprise I have read. It is a great resource for those entering into Social Enterprise and a good reference for those already involved.

Peter Townsend
CEO, Canterbury Employers’ Chamber of Commerce

Social Enterprise is becoming increasingly important in New Zealand as we work to solve our complex social and environmental issues. This handbook is an excellent starting point for anyone interested in learning more about social enterprise. I hope it will stimulate discussion and understanding of what is a very exciting opportunity for social and economic development in our country.

Louise Edwards
Chief Executive, Rātā Foundation

Our world has changed. It is now time for New Zealanders to take social enterprise and social impact seriously. This book clarifies the meaning of social enterprise and begins to show organisations how they can have a real positive impact on society. It is an excellent start to enable us all to move collectively to a new way of doing business.

Dr Rachel Wright
Director, Centre for Entrepreneurship
University of Canterbury

A great starter booklet for those wanting to get a basic understanding of social enterprise and the issues and opportunities for making it blossom more fully in New Zealand.

Dr James E. Austin
Eliot I. Snider and Family Professor of Business Administration, Emeritus Co-Founder Social Enterprise Initiative Harvard Business School
I found Steven Moe’s book both interesting and valuable and believe it will stimulate discussion and further progress in this important area of social and economic development. A strong economy that marries sound business practice with social purpose will mean a more resilient New Zealand.

**Dr. John Vargo, Executive Director**  
Resilient Organisations Ltd

This clearly written handbook is full of practical guidance and thought-provoking insights for social entrepreneurs and their advisers.

**Professor Matthew Harding**  
Chair of the Charity Law Association of Australia and New Zealand

Steven Moe’s book serves to demystify the fast growing social enterprise sector, making it more accessible to both the practitioners and the curious. There is an unnecessary divide between the purely commercial and the charitable, and when they come together some of the most challenging social and environmental issues can be solved and we get a little bit closer to building a more diverse and inclusive society, where everyone has the opportunity to participate on an equal basis.

**Michelle Sharp, Chief Executive Officer**  
Kilmarnock

Excellent answers to common questions facing the growing number of humans waking up to the new way of thriving in business. I’m excited about the time when this is a history book, marking the time when global business began the paradigm shift to all business being ‘business for good’. Thankyou Steven for being a powerful part of this change in New Zealand.

**Kit Hindin, Start-Up Activator**  
Ministry of Awesome
I think the book will make a very valuable contribution to the emerging discussion about social enterprises in New Zealand, and how we can create a better eco-system that will allow them to flourish. I commend the book to anyone who is interested in exploring how we can remove barriers to finding innovative solutions to some of New Zealand’s pressing problems.

**Susan Barker**
Co-author of *The Law and Practice of Charities in New Zealand*, Director of Sue Barker Charities Law, Wellington

At last a lawyer’s perspective on the social enterprise sector in New Zealand. Steven Moe’s book provides valuable and useful information for social enterprise practitioners on how to approach the messy legal and regulatory environment faced by the sector. It is a welcomed addition to New Zealand’s social enterprise literature.

**Lindsay Jeffs, Director**
Social Enterprise Institute

This is an excellent resource for the growing social enterprise sector in New Zealand! Parry Field are leading by doing, which is what this sector needs most right now.

**Camia Young**
Founder of Ohu Development

An easy to read book that touches on key topics that will surely stimulate a lot of discussion at both theoretical and practical levels among the New Zealand Social Enterprise community.

**Dr Sussie Morrish, Associate Professor of Marketing**
Department of Management, Marketing and Entrepreneurship
University of Canterbury
Steven Moe has written a very readable, practical and accessible primer for all those interested in driving social change in New Zealand through the application of sound business principles. I congratulate Steven on his proactive leadership and heartily recommend his legal handbook, “Social Enterprises in New Zealand,” to social enterprise stakeholders in New Zealand and throughout the world.

Marc J. Lane
The Law Offices of Marc J. Lane in Chicago.

This is a landmark piece of work for the emerging social enterprise scene in New Zealand. This resource will be a great conversation starter to help build this community in NZ. Great leadership on the start of this journey. Kapai!

Tim Jones
Grow Good/ B Corp Ambassador

A big change that we have seen over the last few years is with the number of people looking to include values and a purpose within their early stage enterprises. Often these entrepreneurs don’t have the knowledge of the legal options and this “legal handbook” will not only reduce time spent but also minimize costly errors. The handbook also gives a great overview on a number of questions which are important for New Zealand to tackle over the next few years.

Geoff Brash
Founder, GBJ Innovation
Organiser/Facilitator/Mentor, Startup Weekend

An excellent “Field Guide” to social and business structures;
what they are and how they work. Steven outlines a path through a very complicated maze of options. Disruptive technologies (exponential and otherwise) are having a significant impact on traditional structures. It is time to rethink how social focus can be most effective.

**Rob Lawrence, R & D Specialist**  
*Canterbury Employer Chamber of Commerce*

Social Enterprises are becoming an increasingly popular topic of conversation. But with a variety of different meanings attached. Steven Moe provides a very helpful attempt to add clarity to our conversations, to explore some creative options and to point us to some helpful resources.

**Alistair Mackenzie**  
*Teaching Fellow, Laidlaw College*  
*Author of “SoulPurpose: making a difference in life and work”*

This helpful text comes at an exciting time for social enterprise in New Zealand. We need to use this opportunity to talk about the path of existing social enterprises and about the possibilities across the social enterprise spectrum. We need to help the current not for profit sector gain the skills and experience to explore enterprise. And we need to understand the role of the private and philanthropic sectors in providing capital and support.

**Jenn Chowaniec**  
*Trust Coordinator, Wayne Francis Charitable Trust*

The label ‘social enterprise’ seems to be very ‘on trend’ at the moment - however defining a ‘social enterprise’ still remains reasonably elusive. In a country where many businesses have always operated in a socially good way without seeking
recognition or formalising business models - this book will help us look at our unique way of doing business and I hope gather conversation to ensure our communities and governments insist Aotearoa not only does ‘business for good’, but is a leader in the business transformation.

**Jo Blair**
*Founder of Brown Bread*

This is an incredibly poignant time to really kickstart this conversation: Canterbury is full of talented and dedicated people working in the ‘social enterprise space’, but oftentimes without a legal structure that really works for them. As leaders, customers, volunteers and commentators in this space, we have all grappled with this particular question - so we’re fortunate to have this piece of work aggregate some of the common opportunities and challenges to enable us to move forward. Onwards and upwards!

**Erin Jackson**
*Director, Narrative Campaigns*

This is a “must have” for anyone looking to start up their own social enterprise. It’s a great snapshot of the Social Enterprise legal landscape leading up to the 2017 SEWF and I can’t wait to see what opportunities exist for Aotearoa New Zealand afterwards.

**Anthony Rohan**
*Enspiral Accounting*

This book pulls everything you need to know to set up a social enterprise from a legal perspective in a way that is easy to read and understand. It will serve as a reference point for much of our decision making and is a must if you are setting up in social enterprise.

**Rebecca Parnham**
*Co-founder, Krama & Co.*
Social enterprise is the future, and this book provides a great launching point for practitioners and their advisors. Thank you for providing this insight and snapshot, Steven!

Anna Guenther
Chief Bubble Blower & co-founder
PledgeMe, a crowdfunding social enterprise
Continue the conversations:

Subscribe to the podcast “Seeds: Talking Purpose” featuring interviews by Steven Moe with people doing interesting things with their lives about what motivates them and what they have learned on their journeys. To find it search for “Seeds: Talking Purpose” on iTunes or visit www.seeds.libsyn.com. There are a variety of guests including Michelle Sharp, CEO of Kilmarnock Enterprises, Dr John Vargo from Resilient Organisations, Kit Hindin from Ministry of Awesome and others.

LinkedIn Group search for “Social Enterprises New Zealand”

Facebook Group search “Social Enterprises New Zealand” and another really good one is “Social Enterprise Ōtautahi”.

Podcast show site:
www.seeds.libsyn.com
Social Enterprises in New Zealand

A legal handbook

Steven Moe
September 2017
About the author

Steven Moe studied law at Canterbury University in Christchurch where he grew up and went to high school. Because of his father’s job his childhood also included stops in both North and South America (Chile, during the time of Pinochet). After graduating with first class honours in Law and a BA in history and political science he spent three years working as a corporate lawyer at large New Zealand law firm Russell McVeagh in Wellington. After that he moved to Europe and began working for Norton Rose Fulbright, a top 10 international law firm which had 3,800 lawyers in more than 50 offices. He spent 11 years with them doing cross border corporate mergers & acquisitions in London (3 years), Tokyo (4 years) and Sydney (4 years). He returned to New Zealand at the start of 2016 with a desire to do things differently and act with purpose. Steven is a Senior Associate at Parry Field Lawyers in Christchurch, New Zealand. He is a co-founder of Active Associate, a technology start-up focussed on AI and chat bots for the legal industry and is actively involved in Ohu Development looking at challenging traditional models of land ownership. As well as continuing to work in corporate law for companies and investors he also acts for many social enterprises which is what sparked his interest in creating this book. He lives in Rolleston with his wife and four children under 10, along with two rabbits and seven chickens. In his spare time he can be found interviewing interesting people for a podcast called “Seeds: Talking Purpose”, reading, writing and attempting to found a social enterprise cinema.
About Parry Field Lawyers

Parry Field Lawyers is a Christchurch, New Zealand based law firm which started in 1948. It is a full service law firm handling disputes, property and company work. Today it has 40 team members with its main office in Riccarton at 1 Rimu Street but also an office in Hokitika, an office in Rolleston and a presence in Christchurch City as well.

The tag line "To the Heart of What Matters" summarises the vision for the firm which seeks to understand clients’ needs and provide uniquely tailored solutions in a cost effective way. The firm has three teams: Disputes (which represents clients in court and in mediations and arbitrations), Advisory (focusing on business, commercial contracts, sale and purchase of businesses, immigration, rural sector work and also a special emphasis on IT companies and other start-ups), and a Property team (residential conveyancing as well as commercial leasing and subdivisions).

Having acted for charities, not for profits and social enterprises for many years, in early 2017 a website was launched which focuses on their unique questions, at changeforgood.parryfield.com. It is the first website of its kind in New Zealand to really focus on this sector and features free resources such as thought leadership pieces in the form of articles about legal structures, governance issues, trustee responsibilities as well as many videos, template documents and a blog.

www.parryfield.com

www.changeforgood.parryfield.com
(charity, not for profit and Social Enterprise focused website)
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Introduction

Around New Zealand, there are hundreds – if not thousands – of charities, entrepreneurs, communities, and whanau, investing their time, energy, passion, and resources into social enterprise. They are doing this as a means to an end. To include more people in the economy, to regenerate the environment, to create and redistribute resources, and to innovate around intractable problems. To say, ‘we are empowered, equal, creative, caring, determined, optimistic, and we are taking charge of our future’.

Social enterprise can do all of these things and represents a systems solution to many of the complex challenges we face. Social enterprise is business, but it is business in service to people, conducted in a very human way. It is also a movement that is growing, global, and entirely relevant to the fast changing world we’re moving into.

The individual social enterprise work going on in New Zealand is excellent; world-class. But what we have lacked up until now is the connectedness, intention, knowledge, and coherence that will make our collective effort more productive and powerful. We have lacked the presence of an identity, the guidance of good information, and the grunt of a supporting infrastructure.

This report helps to start solving this problem, giving sound advice and informed guidance for people finding their way in social enterprise as doers, supporters, or customers. It comes at a time when exciting progress is being made across
our emerging sector, and contributes to a more strategic approach to building a world-class environment for more social enterprises to startup and succeed.

Ākina’s mission is to contribute to a sustainable, prosperous, and inclusive New Zealand through the growth of social enterprise. We applaud and welcome important resources such as this, which will help bring about these goals.

Alex Hannant
CEO of Ākina Foundation
Foreword

This handbook contains information that is relevant for those involved with Social Enterprises in New Zealand. It is an attempt to speak the language of Social Enterprises, raise awareness of what they are and stimulate discussions.

I’ve got four young kids and I want them to grow up in a world that is improving and getting better and where it is normal for businesses to be more than just about profits.

You may not agree with every point made here or position taken - that’s a good thing. For the sector to advance and grow we need a diverse range of voices speaking out about their experiences. That includes not just advisers like me but also the practitioners who are out getting their hands dirty with these concepts and business models. What works and what doesn’t?

Let’s tell the stories that will encourage each other and ensure that this movement is more than just a passing fad but instead becomes the new reality demanded by the next generation who will follow us.

On the note of telling stories, if you are out there in the trenches and would like to share your experience then please let me know as I am working with others to develop interesting and effective ways to encourage and challenge each other.
For me over the next year I want to tell more stories and that is going to take the form of a podcast called “seeds: talking purpose”. I have at the time of printing this recorded nine interviews with some amazing people who are out there challenging the way things are normally done. I cannot wait to share those stories and hope it inspires others to take steps to act with purpose in their lives. The landing page for that is www.seeds.libsyn.com or you can search for it in iTunes using the name Seeds: Talking Purpose.

Also, in the spirit of collaboration and partnership, I wonder if this book could be co-authored in the next edition with contributions from others who have some other aspect of expertise to contribute? It could be accounting, marketing, life coaching, employment, psychology - who knows? Contact me on stevenmoe@parryfield.com if you want to join in on something like that and we can work out the details...

That’s all. For now.

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September 2017
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Notice of Disclaimer: Every situation is unique. This publication is intended to provide information on the subject of Social Enterprises and some of the legal structure options for them in an accurate and complete way. However, it is not intended to deal with every possible situation or option and so the author and Parry Field Lawyers exclude fully any liability arising in respect of or resulting from reliance in part or in full on the contents of this book for any purpose. We recommend you consult with a lawyer before making key legal structuring decisions.
PART A
Options for Social Enterprises in NZ
1 - What is a Social Enterprise?

This chapter first appeared as an article in “Law Talk”, August 2017, the magazine of the New Zealand Law Society, and is reproduced with permission.

Introduction

The Social Enterprise World Forum will be held in Christchurch this September. More than half of the 1,200 available tickets are already taken, with participants gathering from dozens of countries around the globe to be involved. In a relatively new sector like social enterprise there are often assumptions about what is actually being talked about. For example, what exactly does the term ‘social enterprise’ really mean in a New Zealand context? Is it another term for a charity that makes some money with an op shop or is there something more to it?

In seeking to understand and analyse this there are a lot of concepts and ideas that will be thrown on to the table in this article – some of them contradictory. However, it is hoped that by doing this there will be a clearer understanding about the issues involved in understanding and defining ‘social enterprise’ in a NZ context, and that that will foster better discussion and understanding.

How is the term used overseas?

The term “social enterprise” has different meanings for different people, depending on the background and experience of the person hearing that term for the first time. As one objective reference point outside of New Zealand, it is useful to see how
the European Social Enterprise Law Association defined it in their paper, “Developing legal systems which support social enterprise growth”.

They said there were three key elements:
- entrepreneurial dimension: engagement in continuous economic activity;
- social dimension: primary and explicit social purpose; and
- governance dimension: mechanisms to ensure priority of social purpose.

They conclude that a good definition is: “an autonomous organisation that combines a social purpose with entrepreneurial activity”. It is interesting in this definition that there is no mention of the organisation being exclusively not for profit or for profit.

Canada has many similarities to New Zealand, so it is good to look at some of the thinking going on in that jurisdiction as well. The Canadian Community Economic Development Network includes a description on their website (https://ccednet-rcdec.ca). It gives a slightly different angle with more of an emphasis on the non-profit nature: “The term “social enterprise” is used to refer to business ventures operated by non-profits, whether they are societies, charities, or co-operatives. These businesses sell goods or provide services in the market for the purpose of creating a blended return on investment, both financial and social. Their profits are returned to the business or to a social purpose, rather than maximizing profits to shareholders.” It goes on to say: “Others use a broader definition that includes privately owned ventures that have a very strong blended financial and socially responsible return on investment.”
How about in New Zealand?

Closer to home, Ākina Foundation (www.akina.org.nz) has been working for years to promote social enterprise in New Zealand. The definition they put forward on their website seems to focus more on a distinction between an entity which is “for profit” and one which is “for purpose”. They summarise this down to: “Social enterprises are purpose-driven organisations that trade to deliver social and environmental impact”. Ākina doesn’t comment on whether the organisation is a not-for-profit or not which would be an assessment of structure. Instead they focus on the “purpose-driven” aspect and the main intention for the entity.

Is there a spectrum of ‘goodness’?

All these definitions are helpful but focusing on the point of difference, it seems to come down to some part of the entity being involved in an aspect that is more than just the traditional goal of making a profit for shareholders. But there is clearly a spectrum ranging from “self focused” to “other focused” and it is worth asking at what point an organisation crosses over and can be given the label of a social enterprise. For example, is there a certain percentage of “good” that they need to be involved in – and how is that defined? How do you reconcile this focus on a “purpose” with the fact that simply providing employment for people is very important as that helps individuals provide for their families and communities to thrive. Where are the cut-off points?

Turning to that idea of a spectrum on which different legal forms of entity sit, it can perhaps be described like this – with some overly broad characterisations thrown in as headings to make the point.
Really ‘good’
Not for profit – these are usually traditional charities and do not exist to create a profit but instead help disadvantaged or others.

‘Good’
Social enterprises – these have community purposes at their heart but operate as businesses and do make profits that support their purpose.

Pretty ‘good’
Businesses which donate – these are companies that focus on profits but do set aside a proportion of their profits for some community purpose as well.

Not as ‘good’
Profit focused companies – these have no charitable or community purpose (except perhaps a token gift to disaster relief from time to time).

Is such an analysis really fair? It seems to overly weight the “goodness” of some organisations over others. There is a danger of going too far either way. Obviously the above is a really crude analysis, but it has been done through certain lenses. As mentioned above, the fact that an organisation offers employment to staff and contributes some product surely has immense positive value. So the challenging point is perhaps to take these lenses off and not to think in these sorts of terms at all. Instead, can we work out how to encourage all organisations to begin to take on board some of the concepts underlying social enterprise motivations. Even a “for profit” company could switch its sourcing of products and services in order to help some social enterprises become
economically viable. How do you increase engagement with such companies, so it is not just left to “social enterprises” to be the ones who are seen to have some responsibility in this area?

**How does B Corp status fit into this?**

One example of a label which some companies are applying for to show where they fit on the spectrum is “B Corporations”. It is worth describing them in some detail as it is another dimension to consider. The B stands for “Benefit” and it involves a certification system for companies which meet certain criteria that show they have a focus on more than just profits. B Corporations are certified by B Lab which is a not for profit organization, and in some states in the USA there are dedicated Benefit Corporation legal structures that takes the certification further. Probably the most famous example of a company which has become a B Corporation is Ben & Jerry’s ice cream. The B Corporation website says: “B Corps meet the highest standards of verified social and environmental performance, public transparency, and legal accountability, and aspire to use the power of markets to solve social and environmental problems”. In New Zealand there are around a dozen companies who have taken the step to become B Corp certified and it will be interesting to see if it takes off.

**A way forward**

When you first become involved in this sector the terms and concepts can be confusing so this article has explained some of the things to consider regarding what a “social enterprise” actually is. The great part is that this is a growing and evolving area so it is actually possible to be part of the debate and even
shape what happens next in New Zealand and globally. In a New Zealand context it will be important to look at all the different definitions and discussions overseas and use these as a basis for constructive dialogue about defining and enabling more Social Enterprise in Aotearoa. In the next chapter we will turn from this discussion of what a social enterprise is and look at whether the legal framework in New Zealand that exists is enough to support their development or if a new legal structure would help.
2 - Legal structure options in NZ

This chapter first appeared as part of an article in “Law Talk”, September 2017, the magazine of the New Zealand Law Society, and is reproduced with permission.

Alice: Would you tell me, please, which way I ought to go from here?
The Cheshire Cat: That depends a good deal on where you want to get to.
Alice: I don’t much care where.
The Cheshire Cat: Then it doesn’t much matter which way you go.

Lewis Carroll in Alice in Wonderland

In the last section we looked at what social enterprises are. While the definition is still not set, essentially these are entities that combine both the desire to act “for purpose” with the desire to be “for profit”. The next generation of entrepreneurs is increasingly focused on more than just profit and whether they know it or not, they will probably fit in the definition of “social enterprises”. In this article we look at how that social enterprise concept fits within the existing legal framework in New Zealand and also examine what options some are proposing for change to help the growth of this sector.

On 9 December 2016 Cabinet released a paper called, “Social Enterprise and Social Finance: A Path to Growth”. It did not have concrete reform plans for the social enterprise sector, but instead it emphasised a cross-agency working group, the collection of statistics for further analysis and studying ways to encourage investment. That is important and there is a lot of time and energy currently being spent on ways to create a better ecosystem for social enterprises. However, some are arguing that more fundamental change might be needed if there is to be a growth in social enterprises.
The UK, Canada and the United States have all developed new types of social enterprise entities in the last decade. The key paper that started the process in the UK was issued in 2002, 16 years ago, so this is not a new concept. However, in New Zealand it seems like we may let the ‘number 8 wire’ approach take over and simply make do and work within the existing frameworks. What can we learn from those overseas experiences and what alternatives might they suggest be considered for New Zealand?

**The current options for social enterprises**

For social enterprises a common structure is to set up a charitable trust which (eventually) incorporates a limited liability company as a subsidiary to run its profit making trading arm. There is limited research on this, but the Department of Internal Affairs in 2012 published a paper on this topic and pointed to 421 respondents which it had surveyed. Of those 52% were set up as charitable trusts. Incorporated societies made up 37% while limited liability companies made up only 7%.

The three most common “vehicles” used for setting up a social enterprise are:

- Incorporated charitable trust: A charitable trust needs to have a charitable purpose at its core and profit is not distributed to private individuals. It can register with Charities Services and apply for donee status so that donations are not taxed. This approach can limit the scope of what such an entity does since it is constrained by staying within those purposes.

- Incorporated societies: The Incorporated Societies Act 1908
provides that members can form a society which requires a minimum of 15 members. The constitution or rules must set out its objectives. This option is sometimes chosen by social enterprises.

- Limited liability companies: In a company profit is typically distributed to shareholders but it is possible to “write in” (by restrictions on activities) some social enterprise purposes in the constitution of a company and companies (with charitable purposes) can also register as a charity.

Other structures which may be used are Co-operative companies, Maori land trusts, Limited Partnerships and Industrial and Provident Societies but these are more rarely seen.

**Difficulties with available structures for social enterprises**

One of the main issues for any new business is access to capital. If a charitable trust structure is adopted then that lends itself to approaching individuals and groups for philanthropic grants or donations (particularly if it has tax exempt status). However, it is more difficult to attract private investors who share the risk since these entities do not return profits to shareholders and remain “charitable” under the Charities Act 2005.

On the flip side of this dilemma, a limited liability company may struggle with attracting such private funding since there is an assumption that it is “for profit” because of the form of entity which is being used – whereas in fact it may have other objectives beyond returning a profit. Even if charitable purposes are built into the constitution, this is still something which needs to be explained and the default assumptions of investors will need to be clarified.
3 - Company or Trust: Which one to choose?

As we saw in the last section with the overview of some commonly used forms, one of the most confusing aspects about setting up a social enterprise is getting the legal structure right.

You might have thought the hard work was done when you had the great idea that you hope can become a self-funding business (that also achieves good in the community). In fact that is just the beginning of the journey, because you also need to find the right type of entity (separate to you as an individual) which can move the idea forward.

In New Zealand there is currently no legal structure which is specifically aimed at being a vehicle that social enterprises can use with confidence. In another chapter this lack has been discussed in more detail and that issue can be further explored. For now, we need to make do with the legal structures which are available and the two most common are setting up as a company, or as a trust. This article looks at both of those options. Another option is an incorporated societies but we are seeing that less (they are more suited to helping a group of individuals who want to operate under a single banner) so it will need to be a topic for another day.

One of the key points to consider before we look at the detail of each option is to remember that you need to “tell your story” in a compelling way to future investors, funders and the community. Choosing the right structure is therefore really
important because that becomes a fundamental part of that story. Will it be easy to explain to funders who offer grants that you have a company structure and are the sole shareholder? Probably not. If you want investors who are seeking returns on their investment then will they easily understand that you have set up as a trust? You get the idea. So thinking through who your story needs to be told to will be important when thinking through the structure that is most appropriate.

**Why set up as a Company?**

A company structure offers a model which is well known and is easily explained. We see this used quite a lot in New Zealand and not just in “for profit” scenarios. The word “limited” at the end of all company names in New Zealand is there for a reason - it is an effective way of limiting and containing liability that the entity may incur. That provides comfort for shareholders who will not generally be personally liable if the venture does not succeed. The contrast with trying to run a social enterprise in your personal name should be obvious - in that situation you have 100% control but could also be personally liable for debts that are incurred.

One of the other main advantages of this structure relates to governance. The founders who had the great idea can also be the shareholders and therefore retain control over the direction of the company. The company will have a board made up of at least one director and they are usually appointed by the shareholders which again offers another level of control to those who founded the company.

One of the downsides of setting up as a company has been hinted at earlier: people assume that a company structure is
being used because there is a desire to make a profit. If your strategy is to approach foundations or other groups who might provide large scale funding for your idea then that can make it tough to explain. One of the ways to deal with this is to try and hard-wire your purpose into the company structure itself by stating clearly in the founding document (in the case of the company, the Constitution) what the purpose of the company will be. This will be essential if you decide to apply for registration of the company as a charity with Charities Services, because they will look at the purposes which are set out there to decide if your entity meets the criteria to be registered as a charity.

**Why set up as a Trust?**

Setting up a trust is probably the most common form that is used in New Zealand. It is a structure which is easily explained and because there are no “shareholders” as such it provides a clean story to explain to people. There is something of an inbuilt assumption that if you are a trust then it is automatically assumed that this is a “for good” type of entity. This is in contrast to the company structure where there can be an assumption that there is a “for profit” element as a main objective.

A trust does not have shareholders and is instead guided by trustees, if incorporated under the Charitable Trusts Act, who form a Board. In some ways this might be seen as providing less control to the original founders. However, in practice the founders will choose trustees who share the vision for the trust so that they can ensure it follows in the direction intended. One of the key decisions at an early stage is how to make decisions about replacement trustees - will they be shoulder tapped by current trustees, elected or some combination of both those options? Governance issues will sooner or later become a key
point for the trust so it is best to get this sorted early.

The purpose is also safeguarded by the founding document for a trust, the Trust Deed, which will have a “purposes” section that sets those out clearly. It is really important to make sure that the purposes decided on accurately reflect what the trust is intended for. As with a company structure, if you go to Charities Services this will be really important when they decide to register you as a charity (or not). One of the weaknesses we see is that people do not define the purpose using terminology and ways of describing what they will do so that they fit within one of the four recognised charitable purposes.

**What about two for one?**

As can be seen each of the most commonly used structures has both pluses and minuses. One option we have seen people take is to set up using both structures in order to try and get the unique advantages that each provide. In that scenario there is usually a trust which has been registered as a charity and has donee tax status. (When telling the story to funders and donors that is a structure that can be easily explained and they can get on board with.) At the same time the trust may have a trading entity which is set up as a company. Usually the shareholder will be the charitable trust. The income that is generated by the business of that company then usually will go back to the trust for it to continue carrying on its charitable purposes. But having the company to front the ‘business’ side of things is a good idea as the company model is more familiar to potential joint venture partners or other potential contractors. Like most structuring it is important to get good accounting advice on some of the tax and accounting implications of setting up in this way as well.
Conclusion

We hope that this overview of two of the main options for social enterprises in New Zealand has provided some clarity over why each structure might be used. Ultimately it would be great if there could be a new form of entity which took the best aspects of both the company and trust structures and that could be used going forward. For now though we need to make do with what is available and adapt the structures that we can use in order to further advance social enterprises in New Zealand.
4 - How to set up a Social Enterprise as a Charitable Trust

Introduction

So you have a great idea that just might make a difference in the world, but are wondering about how to formalise a legal structure that would help you do that? A charitable trust is one of the most commonly used options in New Zealand. This chapter describes the steps to set up a charitable trust and key points to consider if you are a social enterprise.

Advantages of a charitable trust

A charitable trust can provide a number of advantages. For example:

• Reputation: Funders and donors tend to gain comfort if the entity is a charitable trust (rather than a private business or individual). Where a company sets up a charitable trust and invites staff to participate, they will be motivated by the charitable purposes.

• Tax status: There can be tax advantages in registering as a charitable trust with Charities Services (see below).

• Longevity: A charitable trust is not dependent on one individual and can go on long after the founder ceases to be involved, in “perpetuity” in fact.

Great examples of charitable trusts in New Zealand include

**Key points before setting up**

To set up a charitable trust you will need a founding document for the Trust – called a Trust Deed. This is the legal document which sets out the key elements of the Trust. The questions you should answer before you see your lawyer are as follows:

**What are your purposes?** A charitable trust must be charitable. That may sound basic but it isn’t necessarily as easy as having a good idea – for example if you want to develop a new type of transport that is safer than a car then it sounds great but by itself that purpose won’t be “charitable”. You need to fall within one of the following categories to count as a charity:

- **Alleviate poverty**: This does not just apply to the destitute but could be for those that fall below the ordinary standard of living. It could be achieved through financial means but also through practical means such as providing food and shelter;

- **Promote education**: Whether something is deemed to be charitable under this category will depend on its usefulness and its educational value;

- **Promote religion**: This is about the promotion of a wide range of spiritual teachings. Charitable purposes under this heading could range from the provision and maintenance of ministers/religious leaders to the provision of buildings for worship. However, it does not include just the promotion
of certain ethics.

- Other charitable purposes beneficial to the community:
  This in a way is a “catch-all” provision. It can include such purposes as the promotion of health and recreational facilities. However, a trust will not be deemed charitable under this category if it is not for some public benefit.

Whether your purposes will fit the definitions is something that we can discuss with you.

**Are political purposes okay?** One of the historical fundamental aspects of charitable trusts is that they are not underpinned by some political purpose. However, as of 2014, the New Zealand Courts have found that if a charitable trust has an ancillary (secondary) purpose that is political in nature, then that does not automatically exclude the trust from being charitable if there is still some public benefit. What is important to remember is that this political purpose must be secondary to the main charitable purpose and whether or not the trust is deemed charitable will be decided on a case by case basis.

**What will your activities be?** Once you have purposes it is important to think about the practical side of how you will implement those purposes. Will that involve running seminars and workshops? Providing scholarships? Promoting participation by volunteers? Jot down all your ideas so they can be incorporated in the Trust Deed

**What will your name be?** Usually charitable trusts will have a name that reflects their charitable purposes or what they aim to achieve. However, before finalising a name you have to be certain that your trust will be able to use that name. The
name cannot be the same or similar to the name of another charitable trust or any other corporate body. If you do decide to use a name similar to that of another trust or corporate then you may need to have the written consent of that trust or corporate to use it.

**Who will the trustees be?** The trustees are those who meet and guide the Trust. They can also be great ambassadors for the cause. Choose them wisely and consider having a variety of people involved who bring different skills. For example a charity focussed on education of young people should try to have teachers involved but also those with other skills. The trustees have responsibilities under the trust deed and at law. They need to be capable people who are able to commit themselves to being active and diligent in their role.

**Incorporation.** Trustees can apply to the Registrar at the Companies Office for incorporation as a board. The benefits of doing this include:

- The Trust becomes a separate legal entity with separate legal liability. This generally means that the trustees are not personally liable for the legal commitments of the Trust.

- If the Trust owns real estate or other registered assets, it does not need to update the title or ownership register every time the trustees change.

**Tax status and whether you want to apply for tax exemption.** If you want to have the benefit of a tax exemption and the ability to issue charitable receipts for donations, you will need to apply to Charities Services to have your trust registered and granted the appropriate status.
Practical considerations, cost and timing involved

Before you take the next steps it is worth knowing a few practical points, which include:

• Writing the Trust Deed – in particular, the charitable purposes can take a few weeks to get all trustees on board and in agreement. Also, issues such as who holds the power to appoint and remove trustees and rotation of trusteeships are issues that can take some deliberation.

• Time frames involved to get Registry completion – a few days for Companies Office, a few weeks/months for Charities Services.

• Incorporating at the Companies Office – this is a free application which must be signed by all trustees. In addition one trustee must sign a statutory declaration in support of the application and attach a certified copy of the trust deed.

• Time frames for incorporation – 1-2 days once application documentation signed.

• Registering at Charities Services – this is a free online application on the Charities Services website.

• Application requirements – the application form is reasonably detailed. It must be accompanied by a statutory declaration from one of the trustee applicants. Charities Services, when considering your application, will want to see good evidence of the Trust’s existing or intended
charitable activities so that it can satisfy itself the actual activities are genuinely charitable.

• Time frames for registration – this can take up to three months from the time Charities Services receive application. As at the date of this book it is usually 6 weeks.

• Time frame for tax exempt status – Charities Services should notify IRD directly once your charitable registration is approved, but it can take a further few weeks for your trust to show up on the IRD’s list of donee organisations.

• The availability of trustees to sign documents – this can depend on where your trustees are.

Although setting up a charitable trust can take time, it is often a most worthwhile structure to have in place. We have helped many charities over the years and would be happy to discuss your situation with you.
If you have a start up Social Enterprise one of the first things you need to find is money to fund the research and development of your new idea.

Rather than turning to a bank, sometimes founders look instead to their friends and family for financial contributions. What are some of the key things to think about if you want to go down that route and seek contributions from them?

1. **Will this ruin the relationship?**

The first point is not a legal consideration as such - more of a home grown truth: money has a unique way of affecting relationships (often in a bad way). You may think your relationships are above this and, of course, there is 100% certainty your new idea will be the next Facebook. But if whatever your friend or family member invested was lost how would this impact that relationship?

If you can foresee that there could be hard feelings and resentment then you need to seriously weigh up if it is worth risking that relationship.

2. **What Contribution Will They Make?**

Second, think about what form the contribution will take. Will you be seeking loans from people with a fixed end date and payment...
of interest? Or do you actually want to bring people on board as shareholders in the company and involve them in the future success that you will hopefully enjoy?

Most people who are approached will realise it is a risky business but want more upside than just some interest on a loan. What will fit best for you and the future of your company?

3. How involved will they be?

Third, consider what level of say each person will have in the decision making in the company. How involved will these people be in the decision making or are they simply silent investors with limited rights? These points should be clearly agreed and documented. This is usually done in a Constitution and a shareholders’ agreement.

4. Do I need to comply with the Financial Markets Conduct Act?

Fourth, understand the rules relating to fundraising and what exclusions might apply – some of these are outlined below. The Financial Markets Conduct Act 2013 is incredibly long and detailed but the basic policy approach is that you will be caught by it and need to provide disclosure of information to investors unless there is an exemption for what you want to do.

What are the key exclusions that might apply?

Some of the most relevant exemptions in the context being discussed in this chapter would be:

Close business associates
Offers to people who already know the business are subject to an exclusion because they would be unlikely to need full disclosure before making an informed decision about whether to invest or not. They need to be able to assess the merits of the offer and obtain information from the person making the offer.

Whether a person actually is a close business associate will need to be assessed on the facts. The definition includes situations such as the person being a director or senior manager of the company, holding 5% or more of the votes of the company, is a spouse, partner or de facto partner of a person who is a close business associate.

**Relatives**

Along similar lines to the last exclusion, offers can be made to relatives. The definition includes the following: A spouse, civil union partner, de facto partner, grandparent, parent, child, grandchild, brother, sister, nephew, niece, uncle, aunt, first cousin. The list also includes spouses, partners and de facto partners of those people listed as well as whether or not they result from a step relationship or not. Also included are trustees of a trust where one of the above is a beneficiary.

We had an interesting one recently where a person said that their Godfather wanted to invest – there was a close relationship but they were not a “relative” under this definition, so you need to objectively think about things each time and not just make assumptions that someone is a relative as they need to fit the definition.
Small Offers

The small offers category is limited to debt or equity securities up to a maximum of 20 investors and raising a maximum of $2 million in any 12 month period.

Such offers need to be a “personal offer” which can only be made to certain individuals, such as those who are likely to be interested in the offer (eg some previous connection and interest known), a person with a high annual gross income (at least $200k in each of last two income years) or someone who is controlled by such a person.

Some other key points:

• Small offers also have an advertising prohibition so it is important to check what you will do to get the word out and make sure it is not going to breach that requirement.
• Notification is required of certain information about the offer to the FMA within one month of the end of the relevant accounting period that the small offer was made.
• A warning needs to go on the front of documents which looks like this:

  “Warning
  You are being offered [name of financial product type (for example, ordinary shares)] in [name of issuer].

New Zealand law normally requires people who offer financial products to give information to investors before they invest. This requires those offering financial products to have disclosed information that is important for investors to make an informed decision.
The usual rules do not apply to this offer because it is a small offer. As a result, you may not be given all the information usually required. You will also have fewer other legal protections for this investment.

Ask questions, read all documents carefully, and seek independent financial advice before committing yourself.”

Other Exclusions

This chapter has been focused on investments by family and friends so has not looked at every possible exclusion. In fact the above are the ones that we see most commonly being used in most situations. However, for more detail on other exclusions have a look at the FMA site.

A quick final note is that these laws are complex and so getting legal advice is essential because getting it wrong can have major negative implications.
PART B
What might Social Enterprise reform involve?
6 - What would options for reform look like?

This chapter first appeared as part of an article in “Law Talk”, September 2017, the magazine of the New Zealand Law Society, and is reproduced with permission.

There is value in social enterprises because they do not rely on government funding or donations and instead operate as a business which employs people. However, their goals are not traditionally profit driven and instead may work to advance cultural, environmental, educational, social or other goals. They may also employ marginalised people and build locally based businesses, which can contribute to particular geographic areas more than mass market or franchise models.

There are many barriers for social enterprises to overcome before they can flourish. It is easy to become distracted by all of those important issues (lack of specialised incubation, mentoring, funding options, financial and business experience, and immature support networks). The list is a long one although it is getting better. One could well argue that those issues need to be addressed prior to focusing on any development of a new legal structure. However, some are suggesting that changes made now might mean that social enterprises do not need to twist themselves around in order to fit within current legal structures.

So, what are some of the options being discussed?

**Option A: Do nothing?**

One option is to do nothing and continue to allow new social
enterprises to pull out the no. 8 wire and make do with existing structures available to them. That might be where things end up, but instead of making do with what we have, some are saying that a bold and innovative new approach is required (see options B and C below). This would place the debate about social enterprise and what it is at the top of the list on the table for discussion. It would raise awareness and ensure this was also front of mind for those who are creating such businesses. This would also ensure that the broader community and traditional “for profit” businesses could be challenged in their thinking and assumptions about their own business as well, such as where they source their suppliers.

Option B: New legal structure?

Other countries have adopted legal structures specifically with social enterprises in mind. In the UK these are “Community Interest Companies” and in the United States there are “Benefit Corporations” and in Canada there are “Community Contribution Companies”.

The fact that there is not a greater call for a change may be a symptom of people facing other more pressing day to day challenges and not knowing that there might even be another option. Proponents of a new legal structure argue that if new structures were available that might also be a way to address those pressing concerns regarding sourcing investors and funding, explaining the vision of a social enterprise and raising awareness of this sector.

To be specific, a new form of legal entity introduced could have the following key elements:

• Clear name: A name for the new form of entity which
makes it clear it is not a traditional limited liability company but also not a trust or incorporated society. This would assist to alert investors and others as to what type of entity it is.

- **Purposes:** Requirement for clear articulation of the purposes (social, environmental, cultural etc) which show how they align with the social good while wrestling with the tension of also being a business.

- **Capped dividends:** Restrictions in place on returning profits to investors to ensure that profit making is not the ‘primary’ objective.

- **Tax exemptions:** Make the structure flexible enough so that for those who wanted to do so, and meet criteria, could still apply for tax exempt status, at least for the non-profit portion of their income.

- **Reinvestment:** Profit/surplus to be reinvested into the purpose. Consider if there is a guideline or percentage fixed of what must be reinvested or it is left as a dynamic tension.

- **Reporting:** Include a requirement for reporting not just on profit making goals but also on other social benefit goals.

- **Director duties:** Reform of the duties so directors consider new objectives beyond profitability.

Many of these concepts are foreign to traditional “for profit” business models and would take time to be discussed and understood. That there could be something more than
maximising financial returns will take time to penetrate into the consciousness of society. The publicity around the new form of legal entity might raise awareness of social enterprises in New Zealand. As a result, they would gain a new level of legitimacy. In addition, investment would be encouraged so they can grow because investors would understand this option.

**Option C: A new legal status?**

If a new legal structure is going too far then another option is a new legal status. This status could be granted by the Government to those entities which satisfy certain criteria along the lines of those set out above in terms of reinvestment, entrenched social purposes and reporting. Some would argue that this is the appropriate first step rather than trying to reform the entire sector by introducing a new legal structure.

A new legal status might be akin to a “B Corp” which was discussed in the article last month – it would give a level of credibility to those social enterprises which satisfied the criteria. But then again, why reinvent the wheel, maybe there should be no change and those who want to can just go through the B Corp assessment instead.

**Conclusion on the options**

Where are we, and where do we want to be? This article has outlined the current legal structures in New Zealand used by social enterprises and has looked at a few of the options that could be considered to introduce reform. A 2002 report on charities in the UK which still seems to resonate here said:

“Much of the legal context for charity and voluntary action is
now outdated … law and regulation have not kept pace with developments ... There is also insufficient recognition in the legal system of the particular needs of social enterprises, a rapidly growing group of businesses carrying out a wide range of activities for the benefit of society rather than the individual. This report sets out a package of measures which will modernise the law …”

The result in the UK was the introduction of a new form of legal entity more than a decade ago. Is now the right time for social enterprises to be given a new framework in which to operate here? Not unlike Alice in the quote earlier in this book, we first probably need to work out where we want to go. How we get there will be complicated as there are many competing interests and points of view. Further discussion and engagement on this issue is important. With the social enterprise world forum being hosted in Christchurch in September, now might be the right time to consider this issue more.

It will be interesting to see what is announced at the SEWF 2017 coming up in Christchurch.
7 - Lack of demand for reform?

Why isn’t there more of a demand for a new legal structure in New Zealand specifically designed for social enterprises?

One of the arguments I have heard raised on this topic is that those involved in social enterprises are themselves not saying that they need a new legal structure. That may be true - at least right now - but I think we need to examine this assertion in depth and work out the underlying reasons why this might be so. In fact, there are complex reasons which can explain why there is not a greater demand for a new legal structure specifically designed for social enterprises. Three of those are outlined here.

The first is that New Zealanders are proud of the number 8 wire mentality of making do with what you have. My Grandmother loved the phrase, “If life gives you lemons… make lemonade”, and certainly there is great truth in that. But I think often the founder of a social enterprise is merely choosing between the less than optimal legal structures on the table and adapting whichever is chosen to best suit their needs. They themselves don’t necessarily think of lobbying or demanding for a new structure because they are already checking how much number 8 wire they have in their back pocket. In other words, we are a nation of innovators and are adept at making do.

The second reason is simply lack of awareness of what might be possible. Most of us are not following the developments in Europe or North America or studying what benefit corporation
legislation is being adopted in other jurisdictions. We are too busy starting or sustaining a business in the here and now in Aotearoa. This education piece is therefore critical (and is one of the primary reasons for writing this resource). Hopefully the interest of people can be triggered and they begin to explore for themselves. If people were more aware of what other countries have adopted then they might be more willing to ask for that here.

Thirdly, I think there is such a push at the moment at simply raising awareness about what a social enterprise is in itself that having a much bigger vision of pushing for a new legal structure is just too difficult. Instead there is a focus on more seminars, more networking groups, more incubators - all in the name of raising the awareness and profile of social enterprises. But all this seems to be taking place on the fringes and will have difficulty in making an impact on the overall culture both of investors and entrepreneurs, as well as the person walking down the street, without more fundamental change.

What is actually needed to counter those three points is the open discussion of New Zealand leading the world in adopting a truly disruptive legal structure for social enterprises. Not merely following in the footsteps of the UK, Canada, Scotland ... but taking the best parts of their solutions and going a step further than they did.

If that could be done imagine the fundamental shift in the culture that might occur when people began to really understand that a “social enterprise company” now existed and was an option. A structure that put “for purpose” mission at the forefront of the entity while still providing a way for the investors to make some profit and, dare I say it, providing for
some favorable tax treatment for the portion of the business that was actually benefiting society in some way. That would be a game changer - it would put 16 All Blacks on the field for social enterprise. Now, I’d like to see what that looked like.
8 - The ideal elements of reform

In the last few parts we have looked at some of the different options for reform.

Here is what I think a best case scenario might look like:

• There is full consultation and discussion at all levels with the various stakeholders in this sector.

• We look in detail at what has been done overseas and take the best parts of their reforms while learning from their mistakes.

• We end up with a new legal form which takes the best elements of existing structures used for social enterprises - in particular from companies, trusts and incorporated societies.

The new structure would have the following key elements:

**Clear name**

Called “Social Enterprise Companies”

**Purposes**

Requirement for clear articulation of the purposes and the specific parts which promote social good.

**Capped dividends**

Restrictions in place on returning profits to investors to ensure
that profit making is not the ‘primary’ objective.

**Return to investors**

Bearing in mind the tension, allow return of profits to founders/shareholders - this will encourage them to start these form of businesses if they can actualy make a living from it!

**Tax exemptions**

Make the structure flexible enough so that for those who wanted to do so, and meet criteria, could still apply for tax exempt status. Perhaps this could be for the non-profit portion of their income?

**Reinvestment**

Profit/surplus to be reinvested into the purpose. Consider if there is a guideline or percentage fixed of what must be reinvested or it is left as a dynamic tension.

**Reporting**

Include a requirement for reporting not just on profit making goals but also on other social benefit goals.

**Director duties**

Reform of the duties so directors consider new objectives beyond profitability.

This is a wish list - perhaps we will end up with a legal status instead (see earlier chapter). But if some or all of the above could be achieved it would be a game changer.
PART C
useful resources for social enterprises
9 - Questions to ask before joining a Social Enterprise board

Making the decision to join the board of a charity or trust or social enterprise is often a choice which is made without much information. Often this is simply because the person who may become a trustee is not sure what sort of questions it is that they might want to consider asking. Below we have set out some of the points which you may want to raise prior to agreeing to join a board.

This list originated from the first Legal Mashup we held in Christchurch in early May as it was something that people who came along were asking about. Obviously whether or not the questions are relevant or not will depend on the particular situation of the entity - so bear in mind and be aware that one that is in start-up phase will have completely different answers to one that has been going for 5 years...

While we wrote this with a social enterprise or charity in mind many of these questions would be equally applicable in other contexts such as joining a board of directors.

Before joining the Board I would like to ask for your responses to the following matters:

1. A copy of the Trust Deed/Constitution can be accessed ____________________________.

2. The purposes of the Trust/Social Enterprise are ___________.
   Any differences in actual activities (compared to the purposes)
are ____________________.

3. Our plans for the future include _____________________.
    Major projects on at present are _________________. Any
    activities overseas?

4. There is an indemnity for board members contained in
    the Trust Deed/Constitution: Yes / No. We have taken out
    insurance for board members: Yes / No. What insurance is in
    place generally particularly if holding events?

5. Potential liability can result from the following key risk areas
    (eg health & safety): ____________________________.

6. Our meetings are: monthly / quarterly / half-yearly. In
    addition to scheduled meetings we also expect board members
    to ________________________________.

7. What is the management structure? How does self-
    governance work for board members eg compulsory retirement
    after 3 years?

8. What is the legal entity of the organisation (eg Incorporated
    Society, Company, Charitable Trust)? Does it have charitable
    status?

9. Are the financial statements available to view? Are they
    audited or reviewed by an accountant?

10. Have there been any claims (employment or other) against
    the legal entity in the last five years? What were they (to the
    extent confidentiality is not being breached)?
11. For verbal discussion rather than in writing: Any employment disputes in last 3 years? Describe. Any third party disputes over provision of services in last few years?

We hope that this list is helpful for those who may be wondering about what topics they should be thinking through before joining a board. You could print this page and give it to your contact to run through the answers with you. Our intention is that it helps all those involved (both current trustees and the new trustee) to ensure there is clear communication from the outset regarding expectations, plans and the status of the organisation. If you are already on a trust then it might also trigger some thoughts for you about whether you need to undertake a strategic review to ensure you have clear answers to some of those questions.
10 - Statements of Service Performance for Social Enterprises

I attended a webinar by Charities Services on the recently introduced reporting standards (this is written in 2017). There were 1,700 participants in the webinar so there was a lot of demand from people to learn more about the statement of service performance.

The main points which were covered included:

• An overview of the new reporting standards;
• The purpose of the statement of service performance; and
• How the service performance standards might benefit charities.

This webinar focused on the following two tiers which have different income and reporting requirements:

• Tier 3: Under $2 million (accrual based accounting required); and
• Tier 4: Under $125,000 (cash based accounting).

In the past there were minimal requirements regarding financial information submitted – the new standards require that Charities provide a “Performance Report”. This includes both financial and non-financial reporting.

Non-financial information includes describing the entity and what it does. The second part involves a statement of service performance. The purpose is to “tell your story” – that both “outputs” and “outcomes” are reported on. They distinguished
those as follows:

• Outputs – what was done eg goods or services provided, such as number of people helped; and
• Outcomes – why it seeks to do or achieve that – this will be linked to the purpose of your charity.

Graphs, charts and pictures can be used to show what you do. There is a template on the Charities Services website. Note that tier 4 only needs to record the outputs whereas tier 3 needs to record both outputs and outcomes.

The standards also require that previous years be compared to eg “100 attended” vs last year “90 attended”, although this is not needed in the first year the report is done.

The webinar leaders emphasised the positive aspects of preparing the document – it can be used for strategic planning, improving governance and marketing purposes. More information is available on Charities Services website.

As the report is now compulsory for registered charities it is good to be aware of the requirements and get up to speed with these new requirements. If you have any questions about what is required then let us know and we are happy to share some ideas about preparing them.
11 - Reasons for a Trust Board to incorporate

Reasons for a Trust Board to incorporate

It is very common for the board of a charitable trust to apply for incorporation under the Charities Act 1957. To do this certain forms must be submitted to the Registrar of Societies - information and access to those forms are on their website.

But why bother?

Incorporating a charitable board means that a group of trustees becomes a single identity in the eyes of the law – it then “exists” as a form of legal entity. The technical term is a ‘body corporate’ and – separately to the trustees who make up the board – it can be sued, can sign contracts (with a common seal) and can own property.

A board (once incorporated by the trustees of the charitable trust) can then administer the trust going forward (whether or not trustees come or go).

Perhaps the biggest reason for trustees to incorporate is that the board itself will then enter into contracts and obligations – if things go wrong the incorporated board is liable for that (rather than the individual trustees). That is an important safeguard for the trustees to have in place. Also, it can hold trust property in its own name, so it does not need to be held in the names of the trustees themselves.
Having said all that, it is not a legal requirement to incorporate a trust board. If that is not done then the property of the trust is held in the personal names of the trustees.

If you have any questions about the process of incorporating a Trust Board or would like to discuss your situation we are happy to have a chat with you.
12 - The case of CDC and whether it was a charity (or not)

Social Enterprises sometimes want to register as a charity - but can they always do so? A fascinating case which came before the courts just a few years ago provides a great lesson and insight into what makes a “charity”. Canterbury Development Corporation (CDC) - now called ChristchurchNZ - is a great organisation doing a lot of good things in Canterbury and it challenged Charities Services over its decision not to allow CDC to be registered as a charity. CDC eventually lost the case in the High Court to be registered and have tax exempt status. This is an interesting case to understand because it is likely that other community focussed groups could also be in the same boat as the CDC.

CDC helps to promote economic development in the Canterbury region. CDC was therefore arguing that it acted for charitable purposes – specifically the relief of poverty, advancement of education and the beneficial effect to the community (due to the development of industry and commerce). The case analysed whether CDC could come within one of the four charitable heads contained in the Charities Act 2005 (the only head not argued was that of advancing religion).

The court concluded that CDC was not a charity. Looking first at education, it decided that this was provided not to a broad section of the public but to a narrow group who met strict eligibility criteria. The Judge said:
“The objects and work of the CDC are commendable. Its intention is to help fledgling businesses. By itself this does not establish CDC as having the necessary focus on charitable intent ... These are essentially the provision of help to individual businesses in the hope they will grow. Not all businesses who ask for or indeed need help are offered it. Only those within a narrow band. This help may promote these individual businesses. It may make them more profitable. This promotion and profitability is not incidental to the work of CDC. It is at its core. This illustrates how the spirit and intendment of charitable purpose is not central to CDC’s function and thereby cannot be charitable.”

Regarding whether CDC promoted the relief of poverty through job creation the judge said:

“What is illustrated by this analysis is that the purpose of the CDC is not relief of poverty through providing those who are unemployed with jobs. It is to improve the general economic wellbeing of the area. In that sense, therefore, CDC’s purpose cannot be the relief of poverty. The possibility of helping someone who is unemployed is too remote for it to qualify as the charitable purpose of relief of poverty.”

Regarding public benefit, the Judge said:

“In CDC... the pursuit of the objects is focused on the development of individual businesses. The provision of support to those businesses is done in the hope and belief that their economic success would be reflected in the economic wellbeing of the Canterbury region...any public benefit therefore from CDC’s purpose and operations is in my view too remote to establish CDC as a charity. Public benefit is not
the primary purpose of CDC’s objects or operation. It’s primary purpose is the assistance of individual businesses. The creation of jobs for the unemployed, as opposed to jobs for those who are employed and not in need, is the hoped for, but remote and uncertain, result of the way in which the CDC approaches its task…. The general economic lift for the Canterbury region from CDC’s work is the hoped for result of helping individual businesses. It is remote from the purpose and operation of CDC. Public benefit is not at the core of CDC’s operation.”

This case and the conclusions reached are important for other organisations which may have a broad purpose to assist a region by helping individual businesses in that region. Just because there is good work being done and there may be positive results it does not mean that the organisation will necessarily be able to register as a charity. It pays to think about this sooner rather than later if you are at the early stages of forming your Social Enterprise as a charity.
There was a fascinating case that came out at the end of 2016. The reason it is interesting is that the Judge had some frank words about the process that the Charities Registration Board had followed when looking at applications from two related groups for charitable status. In her conclusion the Judge notes that, “The Board has simply made mistakes”. Let’s have a look at what went on in more detail and see what we can learn from what happened. Most important let’s see what conclusions this may have for social enterprises who are charities involved in research of some kind and whether they can (or cannot) obtain charitable status.

Two entities had applied for incorporation as charities. They were involved in research into “cryonics” and the extension of human life through preservation of humans and their reanimation in the future. They applied for charitable status in late 2011 and were declined in July 2013. There were many requests for additional information in between the application and the decision. The key finding by the Board was that:

“…the Foundation is not qualified to be registered as a charitable entity … we consider that the Foundation pursues an independent purpose to fund cryonics research (research into the cryopreservation and reanimation of people). This purpose does not advance education and or any other purpose that is charitable at law. Further, we are also not satisfied that the Foundation’s purposes provide sufficient public benefit, which is a requirement for charitable status.”
So what was the reasoning behind this conclusion? The Board felt that cryonics research was not an “accepted academic discipline” or that it was an area of “current science” or had any benefit to be researched. The Judge noted that in coming to this conclusion there had been independent research by the Board of material on the internet which helped it to come to that decision. The Judge had a dim view of that extra research which went beyond the information that had been provided by the applicants – this could be the subject of a whole article itself but the following quote gives the flavour: “...the perils of the internet are legend. It is possible to obtain web support for almost any proposition one cares to name... I consider the Board was wrong to put any store in the information obtained from the internet by the chief executive here.”

As for the conclusion regarding their educational purpose and whether there was sufficient usefulness of the research being done, the Judge disagreed on the conclusion and commented on why:

“...what all the authorities make clear is that “usefulness” as that term is applied in the cases constitutes a minimal standard designed only to exclude the “nonsensical” – areas of research and study that are demonstrably devoid of merit. While the concept of merit may raise more difficult, subjective, issues of “taste” where (for example) literature or art is the focus of an educational advancement analysis. I would think that such difficulties are much less likely to arise in matters of science. There may be some areas of research whose objects are so at odds with provable reality that purported scientific pursuit of them can be dismissed as nonsensical or an exercise in certain futility. Attempting to prove that he earth is flat might be one such endeavour. But absence of merit of that sort will be
easy to establish (or refute) by reference to objective evidence. The existence of scientific or academic controversy in a particular area is far from determinative. Nor is an acknowledgement that the goals of the research might only be achieved in the relatively distant future. By way of example only, the mars Society New Zealand Charitable Trust, whose purposes are to encourage and inspire space science and research leading to New Zealand’s participation in the exploration and settlement of Mars, was registered as a charity ... the pursuit of such long term goals is likely to yield much useful knowledge along the way, regardless of whether the endpoint is ever achieved. And if that research that will be undertaken in order to work towards such a goal is likely to advance the sum of human knowledge the “usefulness” threshold will be met.”

This analysis is very helpful because it shows just what the Court will view as being “useful” – clearly it is to be interpreted in its widest sense. This is helpful to understand for any charities which may be involved in research and wondering if what they do will qualify. Having performed that analysis above, the Judge turned to the facts of the particular case before her and concluded:

“The evidence is that the proposed research is likely to lead to advances in areas such as organ transplant medicine, in vitro fertilisation, stem cell research, treatment of a range of diseases and disorders and enabling biodiversity... in the absence of clear evidence that cryonics research is “nonsense” and will not advance human knowledge, it matters not whether such research is presently “accepted academic discipline” or “current science” (whatever those terms may actually mean)... In my view the Board erred in its interpretation and application of the “usefulness” test.”
The Judge also concluded based on this that the purposes were clearly charitable under the “advancement of education” head of charitable purposes.

I hope this summary is useful and will help to better understand what research will qualify as being useful. If you have any questions about it feel free to contact us to discuss your situation.
This is a book about social enterprise which is a really interesting and challenging read. I think it will be relevant to a lot of people involved in charities and not for profits as well as those looking to start one. There are a lot of concepts and thoughts in this book which align well with many of our social enterprise clients (even if many of our clients may not realise that is what they are). The traditional words for them have been “not for profit” or “charity” and they probably have never called themselves “social enterprises”, but that is really what they are!

So turning to the book - it is “different” in a few distinctive ways. For one, when I bought it the person at the store said, “How much do you want to pay?” It seems that you can choose the price. The money then goes towards funding “Thankyou” which is the organisation the author co-founded. On a communication from them, when I joined their newsletter, it says about this price: “It’s sold at a pay what you want price to fund the future of Thankyou and so far, has crowd-funded the launch of Thankyou New Zealand! WIN!”

The other distinctive is, when you open the book, all the text is opposite to the usual format for a book. It runs from left to right across the page so you have to turn it 90 degrees onto its side and read it almost like a flip chart. So from the outset you can tell that the author is trying to do something different. Trying to challenge the status quo. He acknowledges this a little later when talking about this format:
“Once you get out of your comfort zone, you begin to actually ask questions - and you start thinking and challenging what you’ve always accepted as the norm. The reality is that stepping out is uncomfortable. Even as you read this book ‘the wrong way around’ in airport lounges, on public transport, on your way to school or work or around friends, there’s a chance you’ll feel uncomfortable. Why? Because there is the possibility that people will notice your re doing something differently. We live in a world where we can blend in fairly easily, that is until the moment you take a risk and attempt something that perhaps no one has done before.”

The story itself centres on three young people who had an idea in Australia that has resulted in “Thankyou”. They started it when they were just 19 years old. The back cover describes what they did as beginning with the world water crisis and how to end it but that “has developed into award-winning consumer goods brand that empowers millions of people to fight poverty with every munch of muesli, sip of water or pump of hand wash”.

Essentially they brand around 35 products and then the funds raised from the sale of those products goes to support, for example, water projects in Africa (from sale of water), health projects (from sale of body care products) and food programs (from sale of food products). You can read more about them online at https://thankyou.co/. As noted above, it looks like they will be launching in NZ soon.

The book is called Chapter One because the author acknowledges up front that their story is just beginning. He uses that as an encouragement to try and say that we can try
things as well because they are just at the start of their journey. He plans to write a “Chapter 2” in a few years time when they are further down the road. The opening page makes this a call to be included on their journey as he writes, “Our world doesn’t need another book; it needs an idea that could change the course of history. Write with us.” He writes later:

“This book is written as we go, to show you that any one individual, any group of people, can make their ideas and dreams a reality. You may not have ‘made it’ yet (and neither have we), but everything we have learned along the way we want to share with you, In the hope that it will encourage you, inspire you and empower you.”

The 13 chapters have catchy headings like “Turning stumbling blocks into stepping stones”, and “Build a great team to achieve a great dream”. In each chapter anecdotes and stories are told about the experiences of the author. What I found helpful was the honesty about their journey - not trying to pretend that they have “made it” but instead writing in a way to try and encourage others to try something new. The book is full of challenges to the status quo and trying to do things differently. An example of this is the following quote:

“Some people don’t think the game will ever change. But it always does. And if you aren’t convinced the game will change, it’s probably best to keep those thoughts to yourself, otherwise years later you might find yourself mentioned in a quote like this: “the iPhone is nothing but a niche product” - then CEO of Nokia in 2008.”

There are many quotes like this and there are several direct reference to New Zealand as well. For example, when
describing why they want to launch Thankyou in New Zealand he writes:

“We want to empower New Zealanders, the way we’ve empowered Australians, to show the world that consumers have the power to change stuff. Many of the biggest brands in the world trial ideas in New Zealand because it’s widely known that if a concept works in New Zealand, it will work globally. So we’ve invited New Zealand to help take this movement to the next level. The thing is, we’re not just launching Thankyou Australia into New Zealand. Instead, we’re launching Thankyou New Zealand from scratch. We’ll be setting up a local team, local suppliers and local impact partners. Coinciding with this book arriving on shelves, we launched our boldest and most ambitious campaign yet, inviting both Australians and New Zealanders to make a choice - to either help launch Thankyou New Zealand or not to. Will it work? We can’t guarantee that it will. But I love this thought: if it does, then together two of the smallest countries in the world (at times underestimated), who both bat above their weight globally in sport, entertainment and music, could go not to do something the likes of which the world has never seen before.”

Is this book a world changer? No. But that would be too much to ask of anything. What it does provide is a call to move in the right direction. What is needed is for many people to start questioning the way things have always been done and this book is good because it does that. It also is empowering because it shares a journey that the author is just starting which makes it seem more possible to join in some way. Perhaps the sentiment was best summed up in one of my favourite books as a child, “The Lorax”, where Dr Seuss ends with the following lines:
“Unless someone like you cares a whole awful lot, Nothing is going to get better. It’s not.”

And that is really the theme of this book too. We need to care. We need to demand change. We need to be the change. I would recommend this book to people who are looking for an inspiring and ultimately challenging read. It will definitely be interesting to see how Thankyou goes in New Zealand since we will have a front row seat on their launch here.
It is hard to look past the credentials of Peter Thiel, who co-founded PayPal and was one of the original investors in Facebook and LinkedIn. It has endorsements on the back from Mark Zuckerberg and Elon Musk. The book came out in 2014 so has been out for a while and this article will pull out just some of the best and most challenging bits from it. This can form a cheat sheet for those who haven’t read it or a set of good reminders for those who have.

The basic premise is: “It’s easier to copy a model than create something new: doing what we already know how to do takes the world from 1 to n, adding more of something familiar. Every new creation goes from 0 to 1. This book is about how to get there.”

Thiel was directly participating in the dot-com crash around 2000 and early in the book he draws four conclusions that people took from it:

1. Make incremental advances – small steps are the best way forward.
2. Stay lean and flexible – operate without definite plan and be able to adapt.
3. Improve on the competition – build on what others have already done.
4. Focus on product, not sales – develop an excellent product that will sell itself.
He then contrasts some of those conclusions with these four statements of what he has observed:

1. It is better to risk boldness than triviality
2. A bad plan is better than no plan
3. Competitive markets destroy profits
4. Sales matter just as much as product.

His conclusion here is that we need to be careful about broad-brush conclusions reached as a result of mistakes like the dot-com crash. Instead he says, “to build the next generation of companies, we must abandon the dogmas created after the crash … the most contrarian thing of all is not to oppose the crowd but to think for yourself”.

There is an interesting story that he tells in the book which I relate to since it involves Thiel’s background studying law. As a lawyer myself, it is interesting to read about his experience and I do often think about the fact that having a role as an advisor means that I am less likely to branch out into something new like a start-up. In fact that is not true any more as our law firm has looked at disruption and what it means for law firms. We are the co-founders of a start-up that I have been actively involved in setting up. But this story is illustrative of a general point about what we settle for and what we think will make us happy:

“The highest prize in a law student’s world is unambiguous: out of tens of thousands of graduates each year, only a few dozen get a Supreme Court clerkship. After clerking on a federal appeals court for a year, I was invited to interview for clerkships with Justices Kennedy and Scalia. My meetings with the Justices went well. I was so close to winning this last
competition. If only I got the clerkship, I thought, I would be set for life. But I didn’t. At the time, I was devastated. In 2004, after I had built and sold PayPal, I ran into an old friend from law school who had helped me prepare my failed clerkship applications. We hadn’t spoken in nearly a decade. His first question wasn’t “How are you doing?” or “Can you believe it’s been so long?”. Instead, he grinned and asked, “So, Peter, aren’t you glad you didn’t get that clerkship?”. With the benefit of hindsight, we both knew that winning that ultimate competition would have changed my life for the worse. Had I actually clerked on the Supreme Court, I probably would have spent my entire career taking depositions or drafting other people’s business deals instead of creating anything new. It’s hard to say how much would be different, but the opportunity costs were enormous. All Rhodes Scholars had a great future in their past.”

Thiel then has a really interesting few chapters about pessimism and optimism and how that has played out in different cultures and eras. In his view this has shaped the way that we think about entrepreneurs as being lucky compared to having a plan. He comments that “indefinite optimism” means there is a general feeling that things will improve but no plan or direction for how to get there – so it involves cultivating and maintaining what we have rather than creating something new. He comments that this short term thinking is evident in politics too, where we are concerned about predictions of elections for what the future will look like in a few weeks or months, but lack the focus on 10 or 20 or 30 years from now. Ultimately his conclusion on this topic is that design trumps chance and there needs to be a lot of thinking and planning when involved in a start-up. He states: “Long term planning is often under valued by our indefinite short term world.”
This theme is emphasised more in the middle chapters of the book: “It does matter what you do. You should focus relentlessly on something you’re good at doing, but before that you must think hard about whether it will be valuable in the future.”

He also spends time towards the end of the book analysing founders and the “big characters” that they tend to be (like Steve Jobs) and asks if they create their own images, if the media helps glorify certain aspects of them, or if they are actually just naturally that way inclined. He seems to conclude it is a combination of all of those things and that the social media world we live in now leads to an emphasis on certain attributes compared to the past.

There is a really interesting section where he talks about clean green companies and social entrepreneurship that it might be worth throwing out to see what others think.... While I don’t agree with all his thoughts it is interesting to read opinions of others like this and be challenged about what we do think. Here is what he says:

“Cleantech entrepreneurs aimed for more than just success as most businesses define it. The cleantech bubble was the biggest phenomenon – and the biggest flog - in the history of “social entrepeneurship”. This philanthropic approach to business starts with the idea that corporations and nonprofits have until now been polar opposites: corporations have great power, but they’re shackled to the profit motive; nonprofits pursue the public interest, but they’re weak players in the wider economy. Social entrepeneuers aim to combine the best of both worlds and “do well by doing good.” Usually they end up doing
neither.

The ambiguity between social and financial goals doesn’t help. But the ambiguity in the word “social” is even more of a problem: if something is “socially good”, is it good for the society, or merely seen as good by society? Whatever is good enough to receive applause from all audiences can only be conventional, like the general idea of green energy.

Progress isn’t held back by some difference between corporate greed and non-profit goodness; instead, we’re held back by the sameness of both. Just as corporations tend to copy each other, nonprofits all tend to push the same priorities. Cleantech shows the result: hundreds of undifferentiated products all in the name of one overbroad goal.

Doing something different is what’s truly good for society – and it’s also what allows a business to profit by monopolizing a new market. The best projects are likely to be overlooked, not trumpeted by a crowed; the best problems to work on are often the ones nobody else even tries to solve.”

One aspect I do agree with is the idea kind of implied here that, if we could move the dial on the “for profit” companies and get them to take more notice of social impacts, then there could be a big change. I do worry that people may abdicate their responsibility in these areas by saying, “well, that’s what social enterprises do, or think about, so I don’t need to take any action and think about my own sourcing, staff policies, use of profits etc”.

We have a startup at Parry Field Lawyers, where we are working to develop an innovative new product offering, focused
on the legal market, so a lot of this book really resonated with our experience. The biggest takeaway for me was the basic point that founding a company that does something new is a lot of hard work and you need to be purposeful about choosing what you get involved in and who you choose to work with you. This type of book is useful in that it reminds us of some fundamental points about startups from a person who has had direct involvement in many of them.
I have been reading “The Mission Driven Venture” by Marc J. Lane. The sub title is: “Business solutions to the world’s most vexing social problems”. It provides an overview of many different topics relevant in the social enterprise sector including examples where new ways of doing things have been tried and been successful. From my perspective, as a lawyer, it is interesting because the author is an attorney in the United States, so there is often mention of legal structures.

The preface contains an overview of what comes as the author argues that new business strategies are solving social problems in education, health care, poverty and the environment. He writes: “For-profit, social purpose businesses are defining success in terms of both financial and social returns. Nonprofits are becoming entrepreneurial, supplementing charitable donations and government grants with revenue earned by the businesses they own and run, instrumentalities of mission in their own right. Progressive nonprofits are partnering with each other, and even with for-profits, breaking down cultural barriers, leveraging their competencies, and gaining economies of scale. A growing number of passionate social entrepreneurs are deploying invested capital to test and develop business opportunities intended to drive positive social change.”

He goes on to give the following specific examples: “Newly validated business models and entity forms that invite collaboration are emerging, including the low-profit limited
liability company (L3C), which, by law, laces mission above profits and facilitates foundation funding of charitable and educational businesses, and the benefit corporation, which requires its managers to make decisions not only to enrich its shareholders, but also for the good of society as a whole. Social impact bonds - futures contracts on social impact - provide long term funds for promising social interventions, transfer risk to privacy capital markets, and tap into public coffers only when specific social benefits are achieved, Microfinance and microcredit are helping the poorest of the poor become self sufficient business owners. And worker owed co-operatives are converting the disenfranchised into self-reliant entrepreneurs”

Some of the most interesting examples I found in the book that were given were as follows:

• the section on where to begin for those who have a good idea, was a nice overview of some of the key considerations that a founder needs to think through. It is certainly one thing to have a groundbreaking and unique idea it is a rare combination to have the right experience, drive and team to be able to implement that idea.

• the section on the Nobel peace prize winner Mohammed Yunus (who visited Christchurch April 2017 and who many of us here went along to listen to) went into a lot of depth about not just the Microfinance industry and Grameen Bank, but also about the social business ideas that he advocates. It was also interesting to read more about his theory that a social business may profit, but its investors must not - I’m not sure I agree with that.
• the section about co-operatives in Europe and in particular Spain where many companies have risen which are owned by their workers. This was interesting to read about, but I am not sure if it would be transferable to other places which did not have the history of them going back several decades.

• the section on impact investing was interesting to read and gave glimpses of the possibilities - this quote summarizes that: “Impact investing is investing with a mission. It’s an investment strategy that merges profit-seeking with philanthropy. When an impact investor invests, he or she seeks a financial return and a social return - to make money and help clean the air we breathe, or feed the hungry, or build better schools. An impact investor does not put profit in conflict with social progress.”

• three chapters at the end are devoted to how to assess impact investing and work out what it has achieved. As he states: “Unlike the traditional profit-driven business, an enterprise in the business of producing an intangible bottom line - social good - cannot measure success in terms of dollars alone. In addition to demonstrating profitability - or at least financial sustainability - mission-driven ventures must show that they’re making progress toward achieving their social missions. They must demonstrate their social impact.” But how do they actually do that - what metrics will they report on? How will you compare an organisation focusing on alleviating poverty with one focussed on reintegration of prisoners into society? These are the challenges that these chapters deal with as they wrestle with what “social metrics” might look like.
• It would be great if the next edition of the book features some examples and discussion of developments in places like Australia, New Zealand, Asia or South America.

To conclude this overview of the book I think it achieves the purpose the author set out in the preface - “...the Mission Driven Venture recounts the life stories of modern day heroes, people who, for very personal reasons, took on a social challenge as their own and vowed to overcome it through the prudent application of sound business principles. The lessons they learned and the successes they won translate into models worth replicating and adapting. My hope is that their thought leadership will help inform your decisions and inspire your actions.”

I would recommend this book to anyone who wants to get a really good overview of the state of social enterprise around the world today and gain a glimpse into what the future might look like at the same time.
17 - Key points from
“The Lean Startup” by Eric Ries

Being involved as the founder of an IT start-up (Active Associate – a chat bot for law firms) this book was recommended to me as essential reading.

The subtitle is: “How Today's Entrepreneurs Use Continuous Innovation to Create Radically Successful Businesses”.

It definitely provides a lot of good ideas as the main point is that you should constantly be evolving – don’t try and build the perfect product. Particularly with software that is important to remember, because demands shift and change so quickly among consumers.

The author outlines more about that basic point as follows:

After more than ten years as an entrepreneur ... I have learned from both my own successes and failures and those of many others that it’s the boring stuff that matters the most. Startup success is not a consequence of good genes or being in the right place at the right time. Startup success can be engineered by following the right process, which means it can be learned, which means it can be taught.

He summarises the five key principles regarding the Lean Startup idea as follows:

1. **Entrepreneurs are everywhere.** So the Lean Startup approach can work with any size of company or sector.
2. **Entrepreneurship is management.** Startups require new
types of management given their context of uncertainty.

3. **Validated learning.** Startups exist to learn how to build a sustainable business. This learning can be tested and validated.

4. **Build-Measure-Learn.** Startups turn ideas into products, measure how customers respond, and then learn whether to pivot or persevere.

5. **Innovation accounting.** Need to measure progress, set up milestones, and how to prioritize work.

There is quite a lot on this also at the website if you google, “The Lean Startup”.

The main takeaway from the book is the need to continually innovate and evolve and not settle or try to have a “perfect” solution, before you actually start rolling it out to your customers. In order to give a taste of the concepts that the author then goes on to outline here are some key quotes that I found were the most interesting and potentially the most applicable to many others:

- **The Lean Startup asks people to start measuring their productivity differently.** Because startups often accidentally build something nobody wants, it doesn’t matter much if they do it on time and on budget. The goal of a startup is to figure out the right thing to build – the thing customers want and will pay for – as quickly as possible.

- **In the Lean Startup model, every product, every feature, every marketing campaign – everything a startup does – is understood to be an experiment designed to achieve validated learning.**

- **This is one of the most important lessons of the scientific method: if you cannot fail, you cannot learn.**
• What differentiates the success stories from the failures is that the successful entrepreneurs had the foresight, the ability, and the tools to discover which parts of their plans were working brilliantly and which were misguided, and adapt their strategies accordingly.

• A minimum viable product (MVP) helps entrepreneurs start the process of learning as quickly as possible. It is not necessarily the smallest product imaginable, though; it is simply the fastest ways to get through the Build-Measure-Learn feedback loop with the minimum amount of effort.

• Contrary to traditional product development, which usually involves a long, thorough incubation period and strives for product perfection, the goal of the MVP is to begin the process of learning, not end it.

• It’s often about gaining a competitive advantage by taking a risk with something new that competitors don’t have yet.

• Only 5 percent of entrepreneurship is the big idea, the business model, the whiteboard strategizing and the splitting up of the spoils. The other 95 percent is the gritty work that is measured by innovation accounting: product prioritisation decisions, deciding which customers to target or listen to, and having the courage to subject a grand vision to constant testing and feedback.

As a lawyer, I found the following quote quite interesting because it is definitely something we see among our clients with early stage ideas. They often are worried about someone stealing the idea and so ask about patents, copyright, trademarks etc. But often it is the best advice just to start doing something and learn as you go and be the front runner in the industry rather than trying to have everything sorted and perfect in advance.
Legal risks may be daunting, but you may be surprised to learn that the most common objection I have heard over the years to building an MVP is fear of competitors – especially large established companies- stealing a startup’s ideas. If only it were so easy to have a good idea stolen! Part of the special challenge of being a startup is the near impossibility of having your idea, company, or product be noticed by anyone, let alone a competitor.

I found the sections where he described the businesses that he had been involved with were the best parts (rather than describing what other people had done). For example, these were the four questions that he asked his team:

1. "Do consumers recognise that they have the problem you are trying to solve?"
2. If there was a solution, would they buy it?
3. Would they buy it from us?
4. Can we build a solution for that problem?

The common tendency of product development is to skip straight to the fourth question and build a solution before confirming that customers have the problem."

Overall this book was helpful for me to read through although the key concepts are outlined above and so it felt like it was a longer book than it needed to be. But that is just my own impression and others might enjoy the variety of stories that are told.
Most of the topics here have originated as the result of conversations in the last few months. Thanks are due to everyone who asked a question or started a debate - thanks also go to the following...

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Here’s to the crazy ones, the misfits, the rebels, the troublemakers, the round pegs in the square holes... the ones who see things differently - they’re not fond of rules... You can quote them, disagree with them, glorify or vilify them, but the only thing you can’t do is ignore them because they change things... they push the human race forward, and while some may see them as the crazy ones, we see genius, because the ones who are crazy enough to think that they can change the world, are the ones who do.

Steve Jobs
This legal handbook provides an overview of the legal options if you want to start a Social Enterprise. It also gives an update on the state of Social Enterprises in New Zealand and looks at the possible options for reform and barriers to that occurring. It ends with a variety of topics that are relevant for Social Enterprises, including some reviews of key books on start-ups.

I am interested in engaging with others who are also concerned about growing Social Enterprises in a collaborative and partnering way. You can connect with me by email at stevenmoe@parryfield.com

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