Attachment 1 to Report 10.67 Pages 1 to 14



WRC Holdings Group Statement of Intent

(Covering the period to 30 June 2011 and the following 2 years)

Updated Feb 2010

Contents

1.	Scope of Statement of Intent (SOI)	1
2.	Reasons for the WRC Holdings Group	1
3.	Objectives and Activities of the Group	1
4.	Environmental and Social performance targets	3
5.	Governance of the Group	5
6.	Financial Information	6
7.	Issues facing the Group	8
8.	Distribution of profits to shareholders	9
9.	Information to be Reported	9
10.	Procedures for the Purchase and Acquisition of Shares	10
11.	Compensation	10
12.	Value of Shareholder's Investment	10

1. Scope of Statement of Intent (SOI)

1.1 This SOI relates to WRC Holdings Limited and its subsidiary companies Pringle House Limited (PHL), Port Investments Limited (PIL), CentrePort Ltd (CentrePort), Greater Wellington Rail Ltd (GWRL), together they make up WRC Holdings Group (the Group).

WRC Holdings is 100% owned by Greater Wellington Regional Council (Greater Wellington).

WRC Holdings is an entity established under the Local Government Act 2002 (LGA). WRC Holdings and its wholly owned subsidiaries are Council Controlled Trading Organisations (CCTO) as defined under the LGA. CentrePort, a partly owned subsidiary is not a CCTO as its activities are governed by the Port Companies Act 1988.

2. Reasons for the WRC Holdings Group

- To impose commercial discipline on the Group's activities and produce an appropriate return to shareholders and ensuring appropriate debt/equity ratio.
- To separate Greater Wellington's commercial assets from its public good assets.
- To provide a structure to allow external Directors with a commercial background to provide advice and expertise.
- To minimise the risks of owning commercial assets such as rail rolling stock.

3. Objectives and Activities of the Group

3.1 Objctiver

The primary objectives of the Group shall be to:

- (a) Support Greater Wellington's strategic vision, operate successful, sustainable and responsible businesses.
- (b) Manage its assets prudently.
- (c) Where appropriate, provide a commercial return to shareholders.
- (d) Adopt policies that prudently manage risks and protect the investment of its shareholders.

3.2 Activities of the Group

- a) WRC Holdings Ltd is the holding company for PHL, PIL, GWRL and indirectly CentrePort.
- b) It owns and operates the Regional Council Centre at 142-146 Wakefield Street, Wellington. The building is owned by PHL who leases it out on commercial terms to Greater Wellington, Vector and Chartis.

The management of the building is undertaken by Greater Wellington's property consultants, O'Brien Property Ltd.

- c) Owns Greater Wellington's investments in rail rolling stock via GWRL. GWRL currently owns a number of carriages and units. During 2007/08 a contract was entered into with Rotem Mitsui for the supply of 96 Matangi electric units (EMUs). The units will be delivered in stages commencing 2010. The Government has indicated that it wishes for the rolling stock to be owned by KiwiRail directly. The manner and timing of any transfer/sale has not been discussed with the Government.
- d) Owns 76.9% of CentrePort via PIL.

The major activities of CentrePort are:

- Port infrastructure (land, wharves, buildings, equipment, utilities)
- Shipping and logistical services (pilotage, towage, berthage)
- Operational service (cargo handling, warehousing, facilities management, property management, security, emergency services)
- Integrated logistics solutions (networks, communications, partnerships)
- Property services (development, leasing management)
- Joint ventures (coldstore, container repair, cleaning, packing, unpacking, storage)
- e) Monitor the performance of CentrePort through the board of PIL.
- f) Effectively manage any other investments held by the Group in order to maximise the commercial value to the shareholders and to protect the shareholders' investment.
- g) Act as a diligent constructive and inquiring shareholder.

4. Environmental and Social performance targets

4.1 CentrePort

4.1.1 Environment

- a) Develop and maintain a formal environmental management system consistent with the standards specified in AS/NZS ISO 14001: 2004.
- b) Formally review, at least annually, the company's compliance with all environmental legislation, district and regional plans and conditions of resource consents held.
- c) Maintain a sustainability programme with measurable performance criteria covering, as a minimum, the monitoring of waste and greenhouse gas emissions.
- d) Undertake the monitoring of environmental discharges in accordance with implemented management plans in the areas of:
 - Port Noise
 - Stormwater discharges to the Coastal Marine Area
 - Fumigants associated with the pest treatment of cargoes
- e) Monitor compliance of the use of Methyl Bromide for the fumigation of log shipments and work collaboratively with the Greater Wellington Regional Council and Crown agencies to investigate alternative fumigation options.
- f) Maintain an environment issues register of environmental complaints and issues for monitoring and actioning purposes. The register to be reported to CentrePort's Health, Safety and Environmental Committee on a regular basis (meets at least 3 times per annum).
- g) Reduce CentrePort's carbon footprint on an average tonnage and ship call basis.
- h) CentrePort Ltd will hold a minimum of three Environmental Consultative Committee meetings in 2009/10 comprising CPL and affected stakeholders (customers, port users, local authorities, Iwi and residential groups). The meetings provide a forum to identify and inform on a range of environmental port related matters.

4.1.2 Social

- a) Measure and report the impact of CentrePort's commercial activities on regional economic growth.
- b) Provide opportunities for employee growth, development, improvement and recognition.
- c) Maintain the tertiary level of compliance with the ACC Workplace Safety Management Practices Programme and comply with the AS/NZS 4801: Occupational Health and Safety Management Systems.
- d) Annual review of Health and Safety Policy.
- e) Maintain compliance with the International Ship & Port Security (ISPS) Code which promotes security against terrorism within the port environment.
- f) Undertake risk assessments and implement any mitigating procedures relating to the Port & Harbour Safety Code which promotes safety and excellence in marine operations.
- g) To undertake an appropriate level of community sponsorship.
- h) To meet regularly with representative community groups.

4.1.3 General

- a) The company will, in consultation with the shareholders, continue to develop performance targets in the environmental and social areas, in order to be able to maintain triple bottom line reporting in accordance with best practice.
- b) When developing 'property held for development' the Board is to adhere to the following principles:
 - Properties may be developed without the building being fully prelet so long as tenancy risk is managed prudently.
 - Property developments must not compromise port operations.
 - Developments are to be undertaken only if they are able to be funded without additional capital from shareholders.
- c) Management of tenancy risk means that each single property investment has committed rental income (via executed lease contracts) that is sufficient to meet forecast interest costs on (i) the cost of the site development related to the development and (ii) the cost of the construction of the development AND the vacant net lettable area of the proposed development is no greater than 25%.

4.2 Group (excluding CentrePort)

- 4.2.1 Environment
 - (a) Operate in an environmentally and sustainable manner.
 - (b) Minimise the impact of any of the Group's activities on the environment.
 - (c) Raise awareness of environmental issues within the Group.
 - (d) Ensure Pringle House operates in an energy efficient manner.
- 4.2.2 Social
 - (a) Provide a safe and healthy workplace.
 - (b) Participate in development, cultural and community activities within the regions in which the Group operates.
 - (c) To help sustain the economy of the region.

5. Governance of the Group

- **5.1** The shareholder, Greater Wellington, appoints the directors to WRC Holdings Ltd in terms of Greater Wellington's approved process. Section 57 of the LGA 2002 requires that directors have the skills, knowledge and experience to:
 - Guide the Group, given the nature and scope of its activities; and to
 - Contribute to the achievement of the objectives of the Group.
 - The shareholder also approves the directors of PHL, PIL and GWRL. These are appointed by WRC Holdings Ltd by way of a special resolution. There is a commonality of directors between WRCHL, PHL, PIL and GWRL.
 - The directors of CentrePort are appointed by PIL and Horizons Regional Council.
- **5.2** Any changes to the constitutions of the companies within the Group are approved by the shareholder.
- **5.3** Greater Wellington monitors the performance of the Group on a regular basis to evaluate its contribution to the achievement of its objectives, performance against the Group's statement of intent and Greater Wellington's overall aims in accordance with section 65 (1) of the LGA 2002.
- **5.4** The directors monitor the performance of each company at each board meeting.

6. Financial Information

6.1 Financial forecasts

Income Statement	Year ending 30 June			
	2009/10 \$'000'	2010/11 \$'000'	201/12 \$'000'	2012/13 \$'000'
Revenue	67,485	74,527	85,183	94,425
Operating costs	59,728	67,156	76,601	86,067
Earnings before interest tax and depreciation	28,246	35,916	42,082	48,510
Depreciation	8,887	10,245	16,100	22,381
Earnings before interest and tax	17,917	26,671	26,582	26,978
Finance costs	11,601	18,301	19,001	18,621
Surplus before tax	7,758	7,370	7,582	8,358
Tax	3,965	3,370	3,624	4,011
Surplus after tax	3,793	4,001	3,957	4,346

Balance Sheet	Year ending 30 June			
	2009/10 \$'000'	2010/11 \$'000'	201/12 \$'000'	2012/13 \$'000'
Shareholders Funds	181,536	181,278	196,184	201,493
Current Assets	9,876	10,958	13,098	12,287
Term Assets	567,072	624,756	745,693	755,672
Total Assets	576,948	635,714	758,790	767,929
Current Liabilities	10,899	13,048	15,957	15,639
Term Liabilities	384,514	441,387	546,649	550,827
Net assets	181,535	181,278	196,184	201,493

6.2 Financial commentary

Revenue has been impacted by:

- a) Increase in rental income from CentrePort's commercial properties, particularly the BNZ and NZ Customs buildings coming on-stream.
- b) Finance costs increases predominately in CentrePort have been impacted by increased borrowing margins, an additional 2%.
- c) Increase in shareholders funds is coming from both an increase in retained earnings in CentrePort and injections of equity from Greater Wellington to WRC Holdings Ltd to fund 10% of the Matangi Units in Greater Wellington Rail Ltd.

	2009/10 (\$000)	2010/11 (\$000)	2011/12 (\$000)
Surplus before tax	7,370	7,582	8,358
Surplus after tax	4,001	3,957	4,346
Earnings before interest, tax and depreciation.	35,916	42,082	48,510
Return on total assets	4.50%	3.81%	3.53%
Return on shareholder equity	1.40%	1.17%	1.19%
Dividends	966	646	514

6.3 Performance targets

Definitions of key financial performance targets:

- (a) Consolidated shareholders funds are defined as the amount of paid up capital, plus retained earnings of the Group, less any minority interests.
- (b) Total assets are defined as all of the recorded tangible and intangible assets of the Group at their current value, as determined in the Group's statement of accounting policies in the most recent financial statements.
- (c) Return on shareholders funds is calculated using net profit after tax while return on total assets is calculated using earnings before interest and tax.

6.4 Accounting Policies

The detailed accounting policies of the company will be consistent with the legal requirements of the Companies Act 1993, the Financial Reporting Act 1993 and the International Financial Reporting Standards.

7. Issues facing the Group

7.1 CentrePort Ltd

The major issues facing CentrePort are:

- Increased cost of borrowing interest as margins rise
- Port amalgamation and competition between ports generally
- Improving the equity/debt ratio.

7.2 Pringle House Limited

The major issues facing Pringle House are:

- Volatility in the valuation of the building, impacting financial statements under the International Financial Property Standards.
- Ongoing maintenance of the Regional Council Centre.
- The lease of the building to the majority tenant Greater Wellington is due to expire in 2010.
- Chartis formally AIG lease expires September 2010, which they are unlikely to renew, but they only occupy 2.5% of the lettable area of the building.

7.3 Greater Wellington Rail Limited

The Government has signalled its intention to take over ownership of the rail rolling stock currently owned or under construction for GWRL. Discussions with the Government on the timing and manner of any transfer have yet to occur.

There are a number of issues which will need to be resolved, in particular:

- Timing, GWRL's preference is that the Matangi project is completed prior to any sale/transfer.
- Future funding requirements in respect of rail operations.
- The rail rolling stock is a strategic asset for Greater Wellington, as such, Greater Wellington is obliged to consult with the public under current legislation.
- Taxation issues.

- The SW Cars and additional rolling stock were partly funded by an interest free Government loan. This will need to be eliminated/repaid.
- What happens to the funds that GWRL/Greater Wellington has paid to fund their share of the rail rolling stock?
- How does Greater Wellington ensure its interests and outcomes for rail are protected if KiwiRail owns the rolling stock?

For the purpose of this SOI it is assumed it is business as usual on the basis the Matangi project will continue.

The major issues for this project are:

- Ensuring the Matangi units arrive within an acceptable time frame
- Upgrading the existing infrastructure to meet the requirements of the new trains. This is the responsibility of ONTRACK
- Ensuring that the budget is not exceeded.

7.4 WRC Holdings Ltd

The \$44 million debt in WRC Holdings is funded by commercial papers. The budget assumes no increase in the interest rate margins.

8. Distribution of profits to shareholders

- **8.1** The dividend policy for each company will be reviewed by the boards of each company from time to time, after taking account of the wishes of the shareholder, the future circumstances as they may exist and the successful achievements of the commercial objectives of each company.
- **8.2** The Directors of CentrePort have adopted a dividend policy that provides for dividends in the range of 40% to 60% of NPAT. The forecast dividend for the plan years is \$4.0 million comprising a fully imputed dividend of \$4 million.
- **8.3** In terms of the remainder of the WRC Group the expectation is that the dividends paid will be the maximum practical amount. It is expected to be 100% of after tax earnings, excluding unrealised gains/losses.

9. Information to be Reported

The Group will maintain regular reporting to the shareholders on the implementation of policies in accordance with statutory requirements and in particular will:

- (a) Within three months after the end of each financial year, produce an audited set of financial statements that are consistent with International Financial Reporting Standards (IFRS). The Directors will also report on:
 - a review of operations

- a summary of achievements measured against the performance targets
- the dividend.
- (b) Reporting to the shareholder each quarter.
- (c) Provide further financial information that meets shareholder expectations (format and timetable to be agreed) on a regular basis.

10. Procedures for the Purchase and Acquisition of Shares

- **10.1** The Boards of PHL, PIL, and GWRL will obtain the prior approval of Greater Wellington Regional Council before any of those companies subscribes for, purchases or otherwise acquires shares in any company or other organisation, which is external to the Group. (N.B: CentrePort is governed by a separate constitution.)
- **10.2** Section 60 of the Local Government Act 2002 requires that all decisions relating to the operation of the company must be made in accordance with its SOI and its constitution.

11. Compensation

- **11.1** Councillors, who are also directors of WRCHL, PHL, PIL, and GWRL, will receive travelling expenses based on the rates applicable to members of the Council. Directors of those companies, who are not members of the Council, will receive directors' fees as approved by the Council from time to time.
- **11.2** The WRC Group of companies will seek compensation by agreement from Greater Wellington Regional Council for:
 - (a) Rental and tenancy expenses with regard to the occupation of the Regional Council Centre.
 - (b) Interest and financial costs relating to the provision of any intercompany loans, other financing arrangements and current account balances that may accrue.
 - (c) Any other function, duty or power they wish the Group to carry out on their behalf and which involves the supply of goods and services.

12. Value of Shareholder's Investment

- **12.1** The commercial value of the Regional Council Centre will be determined annually by an independent property valuer in accordance with the company's accounting policies, and reported in the statement of financial position.
- **12.2** A re-assessment of the valuation of other investments will be undertaken as may be required from time to time by the directors or shareholders.