

URBAN PLUS GROUP

STATEMENT OF INTENT 2023/24 – 2025/26

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Purpose

The purpose of this Statement of Intent is to:

- a. State publicly the activities and intentions of this Council-Controlled Trading Organisation for the year and the objectives to which those activities will contribute;
- b. Provide an opportunity for the shareholder to influence the direction of the Organisation; and
- c. Provide a basis for the accountability of the directors to the shareholder for the performance of the Organisation.

This Statement of Intent covers the year 1 July 2023 to 30 June 2024 and forecasts for the following two financial years. It has been prepared in accordance with Section 64 (1) of the Local Government Act 2002.

Introduction

Urban Plus Limited (UPL) is wholly owned by Hutt City Council (HCC) and operates as a Council Controlled Trading Organisation (CCTO) under the Local Government Act 2002. UPL was established effective 1 May 2007 with principle objectives as stated below under 'Our Business Objectives'.

UPL is a company registered under the Companies Act 1993, is governed by the requirements of that Act and Section 6 of the Local Government Act 2002 and is covered by law and best practice. It also has responsibilities under the general law including the Resource Management Act 1991.

The Urban Plus Group comprises Urban Plus Limited (UPL), UPL Limited Partnership (UPLLP) and UPL Developments Limited (UPLDL).

Shareholder's Expectations to Urban Plus Limited

UPL is charged with providing housing outcomes for Te Awa Kairangi Ki Tai / Lower Hutt. In alignment with the Shareholder's revised 2023 – 2024 key priorities and expectations (set out below), UPL aims to achieve broader housing outcomes than previous years.

Historically, UPL's involvement in the local housing market was to fill and stimulate gaps not being addressed by developers and act as a catalyst for medium density at affordable levels to the general market. As other providers and developers are now addressing those aspects in the housing continuum, UPL's recent and ongoing emphasis has shifted towards serving as a developer and supplier of housing outcomes to Community Housing Providers (CHPs) and iwi. Additionally, UPL aims to release affordable homes to first-home buyers at discounted pricing levels and expand its rental portfolio whenever feasible.

In its first year (2021/22 FY) of addressing a wider remit, UPL broadened its attention and operations to enter into partnerships with iwi and Community Housing Providers for housing outcomes and secured further land / property for future projects. This has provided a foundation for which to address a somewhat revised, yet similar, Statement of Expectations (letter dated 22 December 2022) from its Shareholder for the 2023 – 26 period.

In alignment with the Shareholder's wider expectations and deliverables, UPL cannot act as both developer and continue to hold property long term that is not specifically for its own portfolio. Cyclical project programming and delivery (by way of sales) are fundamental to successfully delivering the company's objectives and remaining commercially solvent. Future projects' success and deliverables are reliant on a continued cycle of development and release (and repeat).

Strategic Priorities

1. Provide for Housing Need

UPL will develop a housing strategy that at a minimum identifies the areas of greatest housing need and set out how it will address those areas. UPL will work with the Shareholder as required regarding the development and implementation of the UPL housing strategy where there is a specific focus on delivering housing outcomes for those in housing stress. Land in Lower Hutt is scarce, and in recent years the level of infill and medium density development on the Valley floor and in Wainuiomata has greatly reduced opportunities to acquire property for future housing projects.

Regarding rental levels for the residential portfolio, we recognise tenants in UPL housing already face housing hardship, and both the Shareholder and UPL are keen to see rents kept as low as possible – as such, there is to be careful balance between prudent management of both planned and reactive maintenance expenditure with keeping rents at manageable levels for tenants and meeting performance measures.

1.1 Release of Council-Owned Land for Development

To effect 1 (above), UPL will work closely with the Shareholder throughout the 2023-24 financial year and outer lying years to assist in reviewing and identifying parcels of council-owned land to enable further growth and assist in achieving the Shareholder's Urban Growth targets to assist in addressing the housing shortage currently being experienced in Lower Hutt. There is formal direction^ from Central Government (NPS-UDC) to Local Government to provide more residentially zoned land for development than is currently being supplied due to projected population growth.

^Source: John Pritchard, Principal Research & Policy Advisor at HCC 4/11/2020 email extract: "The Housing and Business Development Capacity Assessment, completed in circa October 2019 in response to the National Policy Statement on Urban Development Capacity (NPS-UDC), population growth in Lower Hutt will mean [Lower Hutt] needs between 5,233 and 9,606 additional dwellings up to 2047. (For planning purposes, the NPS-UDC requires Council to provide for more supply than the above, so the figures are increased to 6,105 and 11,256. We also need to deliver a range of housing types to respond to population changes."

1.2 Development Contributions

UPL requests that the Shareholder commits to engaging with UPL regarding its view on how development contributions may be applied throughout the city when its officers commence the 2023/33 Long Term Plan.

2. Build More Housing Partnerships

In order to deliver homes across the areas of the housing continuum identified in point 1 above (i.e. where there is greatest housing need), UPL is to develop and strengthen relationships and partnerships with key entities such as:

- A minimum of two Community Housing Providers (CHP) with at least one being a Māori CHP
- Mana whenua Te Runanga o Te Āti Awa, Ngāti Toa Rangatira and Taranaki Whānui (Port Nicholson Block Settlement Trust)
- Non-governmental organisations (such as social service providers) & Community Housing Aotearoa (CHA)
- Developers
- Central government organisations with responsibilities for delivering housing (Kāinga Ora, Ministry of Housing and Urban Development)
- Tertiary education providers such as WelTec and Whitireia

Partnerships with key organisations within the housing and social sectors will enable UPL to achieve outcomes where it cannot achieve them on its own. UPL is charged with delivering housing outcomes to organisations which provide their own in-house management and wrap-around support services.

3. Build Pathways to Permanency

UPL will (either directly or indirectly) deliver where appropriate, initiatives such as shared equity, rent to buy, reduced deposit schemes, and other means of assisting qualifying households into home ownership. It is anticipated that

such initiatives can be delivered via partnerships with central government agencies, and partners such as CHPs and mana whenua.

4. Application of Agreed Environmental Standards

UPL will continue to build homes to a standard of no less than Homestar 6. The aim of this priority is for UPL and the Shareholder to show environmental leadership by continuing to set higher standards for how we deliver sustainable, warm, safe and dry homes. UPL will adopt and apply best practice environmentally and sustainability focused design and development approaches.

Further, the Shareholder has declared a climate emergency citing the need to raise awareness on climate change and to prioritise reducing Shareholder and city-wide emissions to zero net carbon. UPL will continue to participate in the city-wide zero carbon plan development process and implement, monitor, and measure any actions it has agreed to deliver.

5. Achieving Wider Outcomes

UPL's work programme creates opportunities to support local employment and training opportunities. As such, UPL will partner with tertiary education provider(s) to support capacity uplift in the building and construction and built environment sectors and work with the local construction firms in the delivery of its projects. UPL will develop formal partnerships / relationships with local tertiary education providers namely WelTec and Whitireia (now known more widely as Te Pukenga as part of the vocational education reform process) as well as the Skills Hub, newly established by the Hutt Valley Chamber of Commerce.

6. Deliver on Plan Change 43

District Plan Change 43 enables greater housing capacity and a wider range of residential development in areas of the city which are located near transport and retail nodes. UPL is mandated to continue to seek housing opportunities within these designated areas directly, as well as working closely with the Shareholder to identify land and development opportunities around suburban shopping centres and transport hubs afforded by Plan Change 43 and to be an exemplar of the well-designed developments the Shareholder envisaged in the Medium Density Design Guide that accompanied the plan change.

Further, UPL is expected to align with the Shareholder's aspiration in terms of:

7. Promote Māori Outcomes

The Shareholder is committed to improving outcomes for Māori and to working with mana whenua to shape Lower Hutt for the future. UPL will fully participate alongside the Shareholder in any formal relationship agreements with mana whenua as they relate to improving housing outcomes. UPL will continue to take an active and meaningful approach to engaging with mana whenua and Māori through all its work and to explore partnership / joint venture housing development opportunities with mana whenua and Māori.

8. Financial Accountability

UPL will continue to apply prudent financial management to its budget to ensure all possible financial risks are appropriately reported, monitored, and mitigated against. Further, UPL will also ensure it upholds its reporting responsibilities to the Policy, Finance and Strategy Committee and input into the Shareholder's Annual Report.

The Provision of Accommodation for the Predominately Low-Income Elderly

In addition to the above priorities, UPL is also charged with the ongoing provision of housing to the predominately low-income elderly:

1. A safe community

The UPL portfolio of residential housing is predominantly occupied by those considered to be the 'low- income elderly'. We believe that the presence of elderly individuals in any community enhances its safety, as they are present in residential areas during the working day. This passive security presence contributes to the 'stability' and overall value of the community, ensuring that there are people in the area even when younger individuals are at work or school.

2. A strong and diverse economy

Providing appropriate accommodation for our elderly where they can retain independent living with dignity contributes significantly to community diversity by retaining the elderly in that community.

3. An accessible and connected city

The elderly can contribute significantly to the community and families by being actively involved in the community. This connectivity with the community spans generations and encourages understanding and tolerance between young and old.

4. Healthy people

UPL has a significant role in providing warmer, drier, healthier homes to the predominately low-income elderly who may not be in a position to self-fund independent accommodation. The forecast is for steadily growing numbers of the over 65's entering this sector as the population ages. The changing Lower Hutt demographic will put increased pressure on UPL to provide an increased number of housing units in the future. UPL has a significant role to play in appropriately housing this growing and aging demographic.

5. A healthy natural environment

UPL aims to be a good community citizen in the widest sense taking responsibility for project management, material selection and disposal in a way that minimises harm and impact on the environment. We endeavour to apply HomeStar principles in terms of passive design (insulation, double glazing and where possible, positioning for solar gain) to minimise energy consumption promoting the concept of warmer, drier, healthier homes at minimal ongoing cost to the occupier.

6. Actively engaged in community activities

The provision of residential housing aimed at the predominately low-income elderly is a community activity where we are using our skills, expertise and professionalism to assist those elderly that are in need of assistance in finding appropriate accommodation.

7. Strong and inclusive communities

Prior to embarking on any development, UPL considers the overall amenity value of the community including proximity to public transport, retail, medical centres, land contour etc. so our residents can live safely and in an engaged manner within the community, whilst retaining mobility and independence.

8. A healthy built environment

Our developments and management of the existing portfolio contribute to a healthy built environment by sound practice property maintenance, developments that are sympathetic to community values, and are complimentary to desirable urban planning aspirations and planning rules. New properties are insulated, double glazed, warm, dry homes with accessibility issues minimised by prudent design. It is recognised that those occupying warmer drier homes are naturally healthier, consume less energy in keeping those homes warm, and enjoy reduced doctors / hospital visits with increased longevity.

Our Statutory Objectives

Section 59 of the Local Government Act 2002 provides:

Principal objective of council-controlled organisation

- (1) The principal objective of a Council-Controlled Organisation is to:
 - (a) Achieve the objectives of its shareholders, both commercial and non-commercial, as specified in the Statement of Intent;
 - (b) Be a good employer;
 - (c) Exhibit a sense of social and environmental responsibility by having regard to the interests of the community in which it operates, and by endeavouring to accommodate or encourage these when able to do so; and
 - (d) If the Council-Controlled Organisation is a Council-Controlled Trading Organisation, conduct its affairs in accordance with sound business practice.
- (2) In subsection 1.b, good employer has the same meaning as in clause 36 of Schedule 7 of the Local Government Act 2002.

Our Business Objectives

In addition to the Statutory objectives, the Business objectives of UPL are to:

- 1.1 operate as a successful and profitable undertaking;
- 1.2 provide for need in a variety of areas across the housing continuum by developing property for housing outcomes such as: affordable / 'for market', social, long-term market rentals and CHP partnership projects;
- 1.3 be a provider of housing into the local supply chain with various housing typologies;
- 1.4 build housing partnerships with local and nationwide community housing organisations, mana whenua and Crown agencies;
- 1.5 develop a framework to enable households to transition into housing permanency;
- 1.6 demonstrate environmental leadership by the implementation of HomeStar methodologies and other practices which lower carbon emissions;
- 1.7 support and advance training and employment opportunities within the construction and built environment sectors;
- 1.8 seek greater housing capacity outcomes afforded by Plan Change 43;
- 1.9 support Central Government initiatives where and when prudent, in alignment with the Shareholder;
- 1.10 provide for the long term a growing portfolio of rental housing for the predominately low-income elderly¹ consistent with, and to give effect to, the Shareholder's housing policy;
- 1.11 manage and develop the housing portfolio in a manner which increases its property values;
- 1.12 ensure that the housing portfolio for the predominately low-income elderly is appropriate for the changing needs of the community in terms of the objectives outlined in the Shareholder's housing policy;
- 1.13 purchase, develop, lease or on-sell future development projects in a manner which maximises its value at a level of risk appropriate for the investment of funds and/or which aligns with the aspirations of the Shareholder;
- 1.14 comply with all legislative and regulatory provisions relating to its operations and performance;
- 1.15 ensure all assets owned by the company are maintained to the applicable standards;
- 1.16 maintain an effective business continuance plan;
- 1.17 maintain a register of, and comply with, current Shareholder policies relevant to its business and operations; and
- 1.18 assist the Shareholder's when asked to do so in its endeavours in regard to the Shareholder's Urban Growth Strategy.

These objectives will be monitored and where in conflict will be pursued giving greater weight to the interests of maximising value to the Shareholder provided that in relation to the provision of social housing, value to the Shareholder will include the consideration of social value and prudent financial management of UPL.

¹ 'Aged 65-plus/Predominantly low-income elderly' in this context relates to an applicant for a residential tenancy, that at the time of application, is able to demonstrate:

i. that they are eligible for National Super (aged over 65 years – this being subject to review periodically by Central Government);

ii. that they have no other income;

iii. that they do not have cash or assets of such a magnitude that would mean they could make independent accommodation choices.

Nature and Scope of Activities to be undertaken by UPL

The nature and scope of activities of the UPL are to:

- 1. Operate as a successful business, returning benefits to the Shareholder;
- 2. Own, operate and maintain, to an acceptable standard, a housing portfolio that provides rental accommodation for the predominately low-income elderly in accordance with normal commercial guidelines and the housing policy of the Shareholder;
- 3. Ensure that the housing portfolio for the predominately low-income elderly is appropriate for the changing needs of the community in terms of the objectives outlined in the Shareholder's housing policy;
- 4. Develop property in preparation for sale or lease, which is declared surplus to the needs of Hutt City Council and which provide an appropriate return for the costs and risks of development;
- 5. Actively participate in the market with intent to acquire / purchase property to develop for sale, lease, portfolio retention or public market rental which provides appropriate returns for the levels of cost, risk and funds invested;
- 6. Purchase, develop, lease or on-sell the development property portfolio in a manner which maximises its value at a level of cost and risk appropriate for the investment of funds and is in alignment with the aspirations of the Shareholder; and
- 7. Otherwise become involved in property-related transactions and property-technical advisory services on a commercial basis that support the Shareholder's vision for the future development of the city. This specifically includes assisting with progressing the objectives in the Urban Growth Strategy.

Section 59 of the Local Government Act 2002 also provides that the principal objectives of a Council-Controlled Trading Organisation include the objectives of its Shareholders.

In order to meet our objectives we focus our work activity on asset planning and development, capital project management, operations management, risk management, staff development and corporate governance.

Other

UPL will continue to be involved in property-related transactions on a commercial basis that support the Shareholders' vision for the future development of the city.

UPL will continue to provide a wide range of strategic property advice and property consultancy when required to the Shareholder. Work has included:

- 1. Advice and general direction for property projects that are in alignment with its standard business operations;
- 2. Commercial leasing management advice for HCC property and subsidiaries;
- 3. Specific property advice; and
- 4. Assist with strategic HCC property acquisition and divestment as directed by the Shareholder.

Performance Measures

The Company will meet the following measures for the next three years:

Rental Housing

- 1.1 Capital expenditure within budget.
- 1.2 Operational expenditure within budget.
- 1.3 Net Surplus before Depreciation and tax and after Finance Expenses as a Proportion of the Net Book Value of Residential Land and Buildings at the Start of the Year Greater than 2.25%.
- 1.4 Tenant satisfaction with the provision of the company's rental housing greater than or equal to 90%.
- 1.5 Percentage of total housing units occupied by predominately low-income elderly² greater than or equal to 90%.
- 1.6 Annual rental increases to be no greater than \$50 per week per unit.
- 1.7 Increasing the portfolio size to 220 units by December 2024.
- 1.8 All rental housing units in the portfolio to have a HomeFit certificate by 30 June 2024.
- 1.9 Any rental housing units purchased and not already utilising electricity or renewable sources of energy for space heating, water heating, and cooking facilities, shall be converted to utilise only electricity or renewable sources of energy within five years of acquisition.
- 1.10 New rental housing units constructed by UPL to utilise only electricity or renewable sources of energy for space heating, water heating and cooking facilities.

² 'Aged 65-plus/Predominantly low-income elderly' in this context relates to an applicant for a residential tenancy, that at the time of application, is able to demonstrate:

i. that they are eligible for National Super (aged over 65 years – this being subject to review periodically by Central Government);

ii. that they have no other income;

iii. that they do not have cash or assets of such a magnitude that would mean they could make independent accommodation choices.

Property Development

- 1.11 Capital expenditure within budget.
- 1.12 Operational expenditure within budget.
- 1.13 All new developments shall only utilise electricity or renewable sources of energy for space heating, water heating and cooking facilities.
- 1.14 All new housing units (standalone house or townhouse) shall achieve a certified HomeStar design rating of at least six stars.
- 1.15 A pre-tax return of not less than 20% on Development Costs including Margin and Contingency on each commercial development project (except where the Board and Shareholder agree otherwise to achieve specified objectives).
- 1.16 A pre-tax return of not less than 15% on Development Costs including Margin and Contingency on housing released to market as 'Affordable' (except where the Board and Shareholder agree otherwise to achieve specified objectives).
- 1.17 Value of divestment to Community Housing Providers (or socially like-minded organisations) set at each project's Development Cost (includes contingency and GST) plus a margin of no greater than 12.5% (except where the UPL Board and Shareholder agree otherwise to achieve specified objectives).
- 1.18 Long term public rental accommodation pre-tax returns at no less than (or equal to) 3.5% after depreciation.³
- ³ Returns are specific to each project's (Board Approved) business case where long-term market rentals are developed. Future rents are set having regard to an independent annual review.

Professional Property Advice

1.19 Achieve a market return on additional services provided to the Shareholder.

UPL Developments Limited

- 1.20 Undertake, negotiate and execute tender and procurement processes for and on behalf of the Partnership and 'parent' company as required.
- 1.21 Facilitate civil and construction contracts for and on behalf of the Partnership and 'parent' company as required.
- 1.22 Facilitate payment of contract progress claims for Board approved contracts as well as payments to other suppliers engaged to provide services or goods to defined development projects.
- 1.23 Should UPLDL be used for future developments, the same performance measures apply as for Property Development (refer above).
- 1.24 Act as General Partner when a Limited Partnership structure is utilised for development projects.

UPL Limited Partnership

- 1.25 Develop land in a manner which maximises its value at a level of risk appropriate for the investment of funds.
- 1.26 To perform business undertakings in common with UPL with a view to profit from development projects for the purposes of funding future projects that align with the Strategic Priorities set out above.

	P be used fo t (refer above)	developments,	, the same	performance	measures	apply a	as for	Property

Risk Management

Health and Safety in Employment

UPL will maintain sound industry practice with ongoing reviews of its Health and Safety policies to ensure they remain current in terms of compliance.

Business Continuity

UPL will maintain a Business Continuity Plan for unforeseen circumstances so any event will have minimal impact on the day-to-day operation of the business.

Insurances

UPL will maintain appropriate insurances to mitigate risk of portfolio damage, business interruption and professional indemnity. This will include Directors and Office Bearers cover where appropriate.

Emergency preparedness

UPL will rehearse and maintain systems and procedures to best position itself to deal with emergency situations.

Commercial Risk

UPL will manage its affairs in a manner that minimises commercial risk recognising that some risk will need to be taken to achieve targets. In recognising the lessened profit margins and higher commercial risk when delivering projects to Community Housing Providers, the UPL Board of Directors and Chief Executive will consider the scale, funding constraints and timing of these projects within the wider development programme. The risk appetite of the Board may have bearing on the number of CHP-focussed projects being undertaken at one time in consideration to other priorities of the SOI.

Board of Directors

The Board of Directors consists of up to six members, with the Shareholder appointing Council representation as Director(s) and Independent Directors. Directors generally serve three-year terms.

The Board is responsible for the proper direction, governance and control of UPL.

Unanimous approval of the Board is required for:

- 1.1 Employment of the UPL Chief Executive and creation of new permanent positions outside of resolved budget limits:
- 1.2 Extraordinary transactions (entering into any contract or transaction except in the ordinary course of business);
- 1.3 Delegation of Directors' powers to any person;
- 1.4 Major transactions (entering into any major transaction);
- 1.5 Disputes (commencing or settling any litigation, arbitration or other proceedings which are significant or material to the Company's business);
- 1.6 Borrowings in a manner that materially alters the Company's banking arrangements, advancing of credit (other than normal trade credit) exceeding \$5,000 to any person except for making deposits with bankers, or giving of guarantees or indemnities to secure any person's liabilities or obligations;
- 1.7 Sale of assets (sell or dispose of fixed assets for a total price per transaction exceeding \$100,000 or a series of transactions aggregated exceeds \$300,000); and
- 1.8 Capital expenditure (other than in the ordinary course of doing business) at a total cost to the Company, per transaction, exceeding \$3,000,000 or a series of transactions aggregated exceeds \$750,000. However, the UPL Chief Executive has delegated authority to approve individual, project-

specific capital expenditure invoices up to \$750,000 + GST if the Board has unanimously approved the budget for that project.

The Board will require the agreement of the Shareholder for:

- 1.1 Any changes to the Constitution;
- 1.2 Any increases in capital and the issue of further securities, share buybacks and financial assistance;
- 1.3 Any alteration of rights attaching to shares;
- 1.4 Any arrangement, dissolution, re-organisation, liquidation, merger or amalgamation of the Company;
- 1.5 Any 'major transactions' as that term is defined in the Companies Act 1993.

Ratio of consolidated Shareholders' funds to total assets

The target ratio for consolidated Shareholders' funds to total assets is at least 50%. Consolidated Shareholders' funds comprise share capital and accumulated reserves. Total assets comprise all tangible assets of the Company, the main component being housing and undeveloped land. The forecast consolidated Shareholders funds as at June 2021 is 74%. The share capital of \$15.3 million consists of 27,000,001 ordinary shares on issue, of which 12,000,001 are fully paid and 15,000,000 are issued but uncalled.

Accumulated profits and capital reserves

There is no intention to pay a dividend in the 2023/24 financial year or succeeding years.

Information to be provided to Shareholders

In each year UPL shall comply with the reporting requirements specified for CCO's under the Local Government Act 2002 and the Companies Act 1993 regulations.

In particular, it shall provide:

Annually

- 1. Annually report, within two months after the end of each financial year.
- 2. A Statement of Intent detailing all matters required under the Local Government Act 2002;
- 3. An annual budget for the coming financial year, broken out by the two major areas of operation; Rental Housing and Land Development, including the assets employed and debt attributable to each area;
- 4. A written report on the financial operations of the Company to enable an informed assessment of its performance including a comparison against budget and the Statement of Intent, the Return on Equity and Return on Assets for the Period;
- 5. Financial statements comprising the Statement of Financial Position, Statement of Comprehensive Revenue and Expenses and Statement of Cash Flows;
- 6. A business plan indicating the nature of property development it proposes to undertake and the range of investment and estimated return it proposes to achieve;
- 7. An assessment of the current market for rental housings and the appropriateness of the current housing portfolio to meet the needs of the predominately low-income elderly.

Half Yearly

8. Six-monthly, within two-months of the end of the six-month reporting period.

- 9. A written report on the operations of the Company by the two major areas of operation to enable an informed assessment of its performance including a financial comparison against budget and the Statement of Intent, the Return on Equity and Return on Assets for the Period.
- 10. Financial statements comprising the Statement of Financial Position, Statement of Comprehensive Revenue and Expenses and Statement of Cash Flows.
- 11. Progress on activities outlined in the agreed business plan.

Share acquisition

There is no intention to subscribe for shares in any other company or invest in any other organisation. (NOTE: UPL has a subsidiary company UPL Developments Limited).

Compensation from Local Authority

It is not anticipated that the company will seek compensation from any local authority other than in the context of normal commercial contractual relationships.

NB: if UPL has undertaken to obtain or has obtained compensation from its Shareholder in respect of any activity, this undertaking or the amount of compensation obtained will be recorded in:

- 1. The annual report of UPL; and
- 2. The annual report of the Shareholder.

Equity value of the Shareholder's investment

For the year ended 30 June 2023, the estimated net value of the Shareholder's investment in Urban Plus Group will be \$56.3 million.

Financial Forecasts

Planning and programming for development projects will be based on exceeding the agreed minimum financial performance thresholds as set out in the Performance Measures section for each commercial, residential portfolio, affordable housing and long-term market rental development project. Each development project will require the approval of the Board to ensure strategic fit and achievement of the minimum rate of return.

The current downturn of the property market and volatility of interest rates have resulted in considerable uncertainty in terms of what projects will become available, and what sales might result from those projects. Details of potential development projects will be included in the regular reporting to the Board and Shareholder.

Consolidated Statement of Financial Performance

For the Year Ended 30 June	2023 ′	2024	2025	2026
	Forecast	Budget	Plan	Plan
DEUGNUG				
REVENUE	0.004.005	0.050.047	0.700.400	0.705.005
Rental Revenue	2,604,925	2,656,047	2,708,109	2,765,365
Other Management Fees	477.457	4.005.400	4 400 047	4.057.007
Finance Revenue	477,457	1,095,126	1,129,947	1,357,027
Commercial Development Sales	9,304,348	-	55,574,565	-
Gain on Sale of Property, Plant and Equipment	-	-	-	-
Other Revenue	- 40 000 700	- 251 170	-	4 400 000
Total Revenue	12,386,730	3,751,173	59,412,622	4,122,392
EXPENSES				
Personnel Expenses	1,004,370	1,285,322	1,334,332	1,385,362
Rates	311,238	345,462	370,335	396,999
Repairs & Maintenance	377,557	680,492	678,250	668,357
Insurance	230,498	248,509	270,874	295,253
Specialist Services	234,208	123,202	127,254	131,414
Operational Contracts	116,939	175,004	185,238	192,756
HCC Support Costs	171,431	180,375	183,972	187,656
Other Operating Expenses	278,763	185,695	238,759	318,180
Finance Expense	,	,		- 1-,1
Asset Write-Offs	_	67,554	_	_
Agents Fees & Marketing	15,108	157,500	150,000	_
Cost of Commercial Development Sales	7,558,402	-	49,528,296	_
Total Expenses	10,298,514	3,449,115	53,067,310	3,575,978
OPERATING SURPLUS/(DEFICIT)	2,088,216	302,058	6,345,311	546,414
Depreciation	860,684	876,021	816,076	855,292
Finance Expenses	790,994	3,045,636	3,605,782	2,708,900
Thranks Expenses	100,001	0,010,000	0,000,102	2,100,000
NET SURPLUS/(DEFICIT) before Tax	436,538	(3,619,599)	1,923,453	(3,017,778)
Income Tax Expensel(Benefit)	122,231	43,267	861,124	2,036
SURPLUS/DEFICIT after TAX	314,308	(3,662,865)	1,062,330	(3,019,813
	314,308	(3,662,865)	1,062,330	(3,019,813
Other Comprehensive Revenue and Expenses	314,308	(3,662,865)	1,062,330	(3,019,813
Gain on Property Revaluation	314,308	(3,662,865)		(3,019,813
Other Comprehensive Revenue and Expenses Gain on Property Revaluation Less: Tax on Revaluation	314,308	(3,662,865)		(3,019,813
Other Comprehensive Revenue and Expenses Gain on Property Revaluation	314,308	- -		(3,019,813) - - -

Consolidated Statement of Changes in Equity

For the Year Ended 30 June	2023	2024	2025 "	2026
	Forecast	Budget	Plan	Plan
Balance at 1 July	55,935,710	56,250,018	52,587,152	53,649,482
Total Comprehensive Revenue and Expenses for the Year	314,308	(3,662,865)	1,062,330	(3,019,813)
Balance at 30 June	56,250,018	52,587,152	53,649,482	50,629,669

Note re: Commercial Development Sales 2024/25 FY

Proceeds from the multiple commercial development projects are timed to occur within the 2024/25 Financial Year resulting in the significant increase in revenue compared to previous and outer lying Financial Years.

Consolidated Statement of Financial Position

As at 30 June	2023	2024	2025	2026
	Forecast	Budget	Plan	Plan
ASSETS				
Current Assets				
Cash & Cash Equivalents	25,498,538	15,807,011	36,264,359	11,071,669
Debtors & Other Receivables	208,321	218,241	177,841	167,921
Prepayments	200,021	67,584	67,584	67,584
Inventories	13,259,722	33,539,508	(40,435)	2,786,044
Total current assets	38,966,581	49,632,343	36,469,348	14,093,218
Total bulletik dissets	00,000,001	40,002,040	00,100,010	14,000,210
Non-Current Assets				
Property, Plant & Equipment	47,807,525	51,099,561	54,106,930	53,358,119
Intangible assets	8	8	8	8
Assets Under Construction	651,890	3,148,561	49,271	52,270
Assets Available for Sale	5,098,304	5,098,304	10,639,399	30,122,641
Loan to Related Party	-	-	-	-
Total non-current assets	53,557,727	59,346,434	64,795,608	83,533,038
TOTAL ASSETS	92,524,308	108,978,777	101,264,956	97,626,256
LIABILITIES				
Current Liabilities	***	4404.000	4.5.0.0	
Creditors & Other Payables	938,660	1,134,957	1,540,949	1,781,150
Employee Entitlements	24,101	24,101	24,101	24,101
Other Liabilities	1,412,012	1,412,012	1,412,012	1,412,012
Total Current Liabilities	2,374,773	2,571,070	2,977,062	3,217,263
Non-Current Liabilities				
Employee Entitlements	86,170	86,172	86,171	86,171
Borrowings	33,000,000	53,000,000	43,000,000	43,000,000
Deferred Tax Liability	813,348	734,384	1,552,241	693,153
Total Non-Current Liabilities	33,899,518	53,820,556	44,638,412	43,779,324
Total Noti Culterit Clabilities	33,033,010	33,020,030	44,030,412	40,110,024
TOTAL LIABILITIES	36,274,290	56,391,625	47,615,474	46,996,587
TOTAL LIABILITIES	30,214,230	50,551,025	41,010,414	10,000,001
NET ASSETS	56,250,018	52,587,152	53,649,482	50,629,669
EQUITY				
Retained Earnings	7,963,462	4,300,596	5,362,926	2,343,113
Share Capital	15,300,000	15,300,000	15,300,000	15,300,000
Revaluation Reserve	32,986,556	32,986,556	32,986,556	32,986,556
TOTAL EQUITY	56,250,018	52,587,152	53,649,482	50,629,669
GEARING (Debt + overdraft : Debt + Equity)	37%	50%	44%	46%
GEAMING (DEDI + overdraft : Debi + Equity)	31%	50%	44%	467

Consolidated Statement of Cash Flows

For the Year Ended 30 June	2023	2024	2025 "	2026
	Forecast	Budget	Plan	Plan
CASH FLOWS from OPERATING ACTIVITIES				
Cash was provided from:				
Receipts from Rent and Leases	2,837,705	2,898,927	2,848,309	2,765,365
Receipts from Management Fees	2,031,103	2,030,321	2,040,303	2,100,300
Receipts from Other Revenue	180,980	259,616	245,800	24,800
Interest Received	477,419	1,095,126	1,129,947	1,357,027
Interest Received with UPLDL & UPL LP	411,413	1,035,126	1,123,341	1,351,021
Receipts from Commercial Development Sales	9,304,348	_	55,574,565	_
Receipts from Commercial Development Gales	12,800,452	4,253,670	59,798,622	4.147.192
Cash was applied to:	12,000,432	4,233,010	33,130,022	4,141,152
Payments to Employees	(1,004,370)	(1,285,322)	(1,334,332)	(1,385,362)
Payments to Suppliers	(3,200,226)	(14,249,861)	(13,541,430)	(4,791,774)
Interest Paid	(775,674)	(2,707,174)	(3,242,760)	(2,708,900)
Tax Paid				
	(1,480,791)	(122,231)	(43,267)	(861,124)
Costs of Commercial Development Sales	(1,332,889) (7,793,950)	(11,858,328)	(4,914,235) (23,076,024)	(9,747,160)
	(1,133,350)	(30,222,916)	(23,010,024)	(3,141,100)
Net Cash Flows from Operating Activities	5,006,501	(25,969,246)	36,722,598	(5,599,967)
CASH FLOWS from INVESTING ACTIVITIES				
Cash was provided from:				
Sale of Property, Plant and Equipment	-	-	-	
	-	-	-	-
Cash was applied to:				
Purchase and Construction of Property, Plant and Equipment	(4.043.304)	(0.700.000)	/0.00E.0E0	40 F00 700\
	(1,617,791)	(3,722,282)	(6,265,250)	
	(1,617,791) (1,617,791)	(3,722,282) (3,722,282)	(6,265,250) (6,265,250)	(19,592,722) (19,592,722)
Net Cash Flows from Investing Activities				
Net Cash Flows from Investing Activities	(1,617,791)	(3,722,282)	(6,265,250)	(19,592,722)
Net Cash Flows from Investing Activities CASH FLOWS from FINANCING ACTIVITIES	(1,617,791)	(3,722,282)	(6,265,250)	(19,592,722)
Net Cash Flows from Investing Activities CASH FLOWS from FINANCING ACTIVITIES Cash was provided from:	(1,617,791) (1,617,791)	(3,722,282) (3,722,282)	(6,265,250)	(19,592,722)
Net Cash Flows from Investing Activities CASH FLOWS from FINANCING ACTIVITIES	(1,617,791) (1,617,791) 20,000,000	(3,722,282) (3,722,282) 20,000,000	(6,265,250)	(19,592,722)
Net Cash Flows from Investing Activities CASH FLOWS from FINANCING ACTIVITIES Cash was provided from: Proceeds from Borrowings	(1,617,791) (1,617,791)	(3,722,282) (3,722,282)	(6,265,250)	(19,592,722)
Net Cash Flows from Investing Activities CASH FLOWS from FINANCING ACTIVITIES Cash was provided from:	(1,617,791) (1,617,791) 20,000,000	(3,722,282) (3,722,282) 20,000,000	(6,265,250)	(19,592,722)
Net Cash Flows from Investing Activities CASH FLOWS from FINANCING ACTIVITIES Cash was provided from: Proceeds from Borrowings Cash was applied to: Repayment of Borrowings	(1,617,791) (1,617,791) 20,000,000	(3,722,282) (3,722,282) 20,000,000	(6,265,250) (6,265,250) - -	(19,592,722)
Net Cash Flows from Investing Activities CASH FLOWS from FINANCING ACTIVITIES Cash was provided from: Proceeds from Borrowings Cash was applied to:	(1,617,791) (1,617,791) 20,000,000	(3,722,282) (3,722,282) 20,000,000	(6,265,250) (6,265,250) (10,000,000)	(19,592,722)
Net Cash Flows from Investing Activities CASH FLOWS from FINANCING ACTIVITIES Cash was provided from: Proceeds from Borrowings Cash was applied to: Repayment of Borrowings	(1,617,791) (1,617,791) 20,000,000	(3,722,282) (3,722,282) 20,000,000	(6,265,250) (6,265,250) - -	(19,592,722)
Net Cash Flows from Investing Activities CASH FLOWS from FINANCING ACTIVITIES Cash was provided from: Proceeds from Borrowings Cash was applied to: Repayment of Borrowings Repayment of Advance from Hutt City Council	(1,617,791) (1,617,791) 20,000,000 20,000,000	(3,722,282) (3,722,282) 20,000,000 20,000,000	(6,265,250) (6,265,250) (10,000,000) (10,000,000)	(19,592,722)
Net Cash Flows from Investing Activities CASH FLOWS from FINANCING ACTIVITIES Cash was provided from: Proceeds from Borrowings Cash was applied to: Repayment of Borrowings	(1,617,791) (1,617,791) 20,000,000	(3,722,282) (3,722,282) 20,000,000	(6,265,250) (6,265,250) (10,000,000)	(19,592,722)
Net Cash Flows from Investing Activities CASH FLOWS from FINANCING ACTIVITIES Cash was provided from: Proceeds from Borrowings Cash was applied to: Repayment of Borrowings Repayment of Advance from Hutt City Council	(1,617,791) (1,617,791) 20,000,000 20,000,000	(3,722,282) (3,722,282) 20,000,000 20,000,000	(6,265,250) (6,265,250) (10,000,000) (10,000,000)	(19,592,722)
Net Cash Flows from Investing Activities CASH FLOWS from FINANCING ACTIVITIES Cash was provided from: Proceeds from Borrowings Cash was applied to: Repayment of Borrowings Repayment of Advance from Hutt City Council Net Cash Flows from Financing Activities NET INCREASE/(DECREASE) in CASH and CASH EQUIVALENTS	(1,617,791) (1,617,791) 20,000,000 20,000,000	(3,722,282) (3,722,282) 20,000,000 20,000,000	(6,265,250) (6,265,250) (10,000,000) (10,000,000)	(19,592,722) (19,592,722)
Net Cash Flows from Investing Activities CASH FLOWS from FINANCING ACTIVITIES Cash was provided from: Proceeds from Borrowings Cash was applied to: Repayment of Borrowings Repayment of Advance from Hutt City Council	(1,617,791) (1,617,791) 20,000,000 20,000,000 - - - 20,000,000	(3,722,282) (3,722,282) 20,000,000 20,000,000 20,000,000	(6,265,250) (6,265,250) (10,000,000) (10,000,000)	(19,592,722)

Statement of Accounting Policies

UPL will apply the following accounting policies consistently during the year and apply these policies to the Statement of Intent. In accordance with the New Zealand Institute of Chartered Accountants Financial Reporting Standard 42 (FRS 42), the following information is provided in respect of the Statement of Intent.

Nature of prospective information

The financial information presented consists of forecasts that have been prepared on the basis of best estimates and assumptions on future events that UPL expects to take place.

Statement of compliance with International Financial Reporting Standard

The financial statements have been prepared in accordance with New Zealand generally accepted accounting practice. They comply with New Zealand equivalents to International Financial Reporting Standards (NZ IFRS) and other applicable financial reporting standards, as appropriate for public benefit entities.

Reporting entity

UPL is a company registered under the Companies Act 1993 and a Council-Controlled Trading Organisation as defined by Section 6 of the Local Government Act 2002. Hutt City Council is the only shareholder. The company was incorporated in New Zealand in 13 December 1996 as De Luien Developments Limited, changed its name to Centre City Plaza Limited on 27 June 1997, changed its name to Hutt Holdings Limited on 20 January 2003 and finally changed its name to Urban Plus Limited on 25 May 2007.

The financial statements have been prepared in accordance with the requirements of the Companies Act 1993, the Financial Reporting Act 1993 and the Local Government Act 2002.

For purposes of financial reporting, UPL is a public benefit entity.

Reporting period

The reporting period covers the 12 months from 1 July 2023 to 30 June 2024. Comparative projected figures for the year ended 30 June 2024 and 30 June 2025 are provided.

Specific accounting policies

The accounting policies set out below have been applied consistently to all periods presented in these financial statements.

The measurement basis applied is historical cost.

The accrual basis of accounting has been used unless otherwise stated. These financial statements are presented in New Zealand dollars rounded to the nearest thousand, unless otherwise stated.

Judgements and estimations

Preparing financial statements in conformity with NZ IFRS requires judgements, estimates and assumptions that affect the application of policies and reported amounts of assets, liabilities, income and expenses. Where material, information on the major assumptions is provided in the relevant accounting policy or will be provided in the relevant note to the financial statements.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period or in the period of the revision and future periods if the revision affects both current and future periods.

Judgements that have a significant effect on the financial statements and estimates with a significant risk of material adjustment in the next year are discussed in the relevant notes.

Cash and cash equivalents

Cash and cash equivalents includes cash on hand, deposits held at call with banks, other short term highly liquid investments with original maturities of three months or less, and bank overdrafts.

Debtors and other receivables

Debtors and other receivables are initially measured at fair value and subsequently measured at amortised cost using the effective interest method, less any provision for impairment.

Revenue

Revenue is measured at the fair value of consideration received.

Revenue from the rendering of services is recognised by reference to the stage of completion of the transaction at balance date, based on the actual service provided as a percentage of the total services to be provided.

Sales of goods are recognised when a product is sold to the customer. The recorded revenue is the gross amount of the sale, including credit card fees payable for the transaction. Such fees are included in other expenses.

Property sales are recognised on settlement date, along with the related expenses. Interest income is recognised using the effective interest method.

Property, plant and equipment

On transition to NZ IFRS assets were recorded at cost less accumulated depreciation and impairment losses.

Revaluation

Land and buildings are revalued with sufficient regularity to ensure that their carrying amount does not differ materially from fair value and at least every three years. All other asset classes are carried at depreciated historical cost. The carrying values of revalued assets are assessed annually to ensure that they do not differ materially from the assets' fair values. If there is a material difference, then the off-cycle asset classes are revalued.

Revaluations of property, plant, and equipment are accounted for on a class-of-asset basis. The net revaluation results are credited or debited to other comprehensive income and are accumulated to an asset revaluation reserve in equity for that class of asset. Where this would result in a debit balance in the asset revaluation reserve, this balance is not recognised in other comprehensive income but is recognised in the surplus or deficit. Any subsequent increase on revaluation that reverses a previous decrease in value recognised in the surplus or deficit will be recognised first in the surplus or deficit up to the amount previously expensed, and then recognised in other comprehensive income.

Additions

Expenditure of a capital nature of \$1,000 or more has been capitalised. Expenditure of less than \$1,000 has been charged to operating expenditure. The cost of an item of property, plant and equipment is recognised as an asset if, and only if, it is probable that future economic benefits or service potential associated with the item will flow to UPL and the cost of the item can be measured reliably.

Disposals

Gains and losses on disposals are determined by comparing the proceeds with the carrying amount of the asset. Gains and losses on disposals are recognised in the Statement of Comprehensive Income.

Subsequent costs

Costs incurred subsequent to initial acquisition are capitalised only when it is probable that future economic benefits or service potential associated with the item will flow to UPL and the cost of the item can be measured reliably.

Depreciation

Depreciation is provided on a straight line basis on all property, plant and equipment at rates that will write off the cost (valuation) of the assets to their estimated residual values over their useful lives. The straight line depreciation rates are as follows:

Estimated economic lives	Years	Rate
Buildings	2 - 69	1.45% - 50.00%
Plant and equipment	8 - 13	7.69% - 12.00%
Vehicles	7	12.76%

The residual value and useful life of an asset is reviewed and adjusted if applicable at each financial year end.

Intangible assets

Software acquisition and development

Acquired computer software licenses are capitalised on the basis of the costs incurred to acquire and bring to use the specific software. Costs associated with maintaining computer software are recognised as an expense when incurred. Costs that are directly associated with the development of software for internal use by UPL, are recognised as an intangible asset.

Amortisation

The carrying value of an intangible asset with a finite life is amortised on a straight-line basis over its useful life. Amortisation begins when the asset is available for use and ceases at the date that the asset is derecognised. The amortisation charge for each period is recognised in the Statement of Comprehensive Income.

The useful lives and associated amortisation rates of major classes of intangible assets have been estimated as follows:

Estimated economic lives	Years	Rate
Computer software	2.8	36%

Impairment of non-financial assets

Assets with a finite useful life are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. If an asset's carrying amount exceeds its recoverable amount, the asset is impaired and the carrying amount is written down to the recoverable amount. The total impairment loss is recognised in the Statement of Comprehensive Income.

Goods and services tax

All items in the financial statements are stated exclusive of GST, except for receivables and payables. Where GST is not recoverable as input tax then it is recognised as part of the related asset or expense.

The net amount of GST recoverable from, or payable to, the Inland Revenue Department (IRD) is included as part of receivables or payables in the Statement of Financial Position.

Commitments and contingencies are disclosed exclusive of GST.

Employee entitlements

Short-term entitlements

Employee benefits that UPL expects to be settled within 12 months of balance date are measured at nominal values based on accrued entitlements at current rates of pay. These include salaries and wages accrued up to balance date, annual leave earned to, but not yet taken at balance date, retiring and long service leave entitlements expected to be settled within 12 months, and sick leave.

UPL recognises a liability for sick leave to the extent that absences in the coming year are expected to be greater than the sick leave entitlements earned in the coming year. The amount is calculated based on the unused sick leave entitlement that can be carried forward at balance date, to the extent that UPL anticipates it will be used by staff to cover those future absences.

UPL recognises a liability and an expense for bonuses where contractually obliged or where there is a past practice that has created a constructive obligation.

Borrowings

Borrowings are initially recognised at their fair value. After initial recognition, all borrowings are measured at amortised cost using the effective interest method.

Borrowing costs

Borrowing costs are recognised as an expense in the period in which they are incurred.

Creditors and other payables

Creditors and other payables are initially measured at fair value and subsequently measured at amortised cost using the effective interest method.

Income tax

Income tax for the period is calculated by reference to the amount of income taxes payable or recoverable in respect of the taxable profit or tax loss for the period. It is calculated using tax rates and tax laws that have been enacted or substantively enacted by the reporting date. Current tax for current and prior periods is recognised as a liability (or asset) to the extent that it is unpaid (or refundable).

Property intended for sale

Property previously held but now being sold as it is no longer required is classified as a property held for sale.

This classification is used where the carrying amount of the property will be recovered through sale, the property is available for immediate sale in its present condition and sale is highly probable.

Property held for sale is recorded at the lower of the carrying amount and fair value less costs to sell. From the time a property is classified as held for sale, depreciation is no longer charged on the improvements.

Where property is held for sale or for development for sale, in the ordinary course of business, it is classified as inventory. Such property is recorded at the lower of cost and net realisable value (selling price less costs to complete and sale costs). Any write-downs to net realisable value are expensed in the net surplus/(deficit) for the year.

Leased assets

Operating Leases

Leases where the lessor effectively retains substantially all the risks and rewards of ownership of the leased items are classified as operating leases. Payments made under these leases are expensed in the Statement of Comprehensive Income on a straight-line basis over the term of the lease. Lease incentives received are recognised in the Statement of Comprehensive Income as an integral part of the total lease payment.

Finance Leases

The Company has not entered into any material finance leases.

Financial instruments

The Company is party to financial instrument arrangements as part of its normal operation. Revenue and expenses in relation to all financial instruments are recognised in the Statement of Comprehensive Income.

All financial instruments are recognised in the Statement of Financial Position on the basis of the Company's accounting policies. All financial instruments disclosed on the Statement of Financial Position are recorded at fair value other than those specifically identified in the Notes to the financial statements.