

# 2017

— A plan to transform.

ANNUAL REPORT

2017

THE  
WAREHOUSE  
GROUP



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We are transforming how our business works, anticipating how our customers want to shop. Here is our plan of action for change.

This Annual Report is dated 18 October 2017 and is signed on behalf of the Board by:



Joan Withers  
Chair



Keith Smith  
Deputy Chair

#### Annual Meeting

The Annual Meeting of shareholders of the Group will be held in the Guineas Ballroom, Ellerslie Event Centre, 80-100 Ascot Avenue, Greenlane East, Auckland, New Zealand, on **Friday 24 November 2017 at 10:00am.**

# The Warehouse Group is made up of the sum of its parts.

Our vision is to build a company that delivers long-term sustainable profit growth and helps Aotearoa New Zealand flourish.

Here's a snapshot of what we achieved this year.

1<sup>st</sup>

Launched our first store within a store in Auckland.

16.0c

Dividend per share.

18.4%

Group online sales growth.

\$5.6m

Funds raised for charity.

59.9%

Noel Leeming operating profit increased by 59%.

44.0%

Everyday low prices – reinventing the bargain reached 44% of sales in The Warehouse.

\$2,980.8m

Group retail sales up 1.9% from FY16.

# — Reviewing our year.

What we've achieved,  
what we've planned,  
what we've changed.

**The retail industry is facing an unprecedented age of digital disruption, which creates an entirely new set of consumer expectations. The ability to anticipate and respond to customer needs has never been more important, resulting in new business models and a fundamental shift in how we operate.**

FY17 has marked the start of a significant business transformation for The Warehouse Group. The weaker trading performance in the first half of FY17 led to the acceleration of several change programmes, including a restructuring of the Group's operating model and the sale of Financial Services and the Newmarket property. Facing further disruption with the likes of Amazon coming across the Tasman means that the aggressive change and simplification to our retail business are our top priorities.

The Board is pleased to report there is encouraging momentum in a number of key areas, with a robust plan to transform the business in both the short and long term. The focus for management during the next 12 months is on executing against this plan.

Fig. 01  
Joan Withers.





Our Performance

The Warehouse Group achieved an adjusted net profit after tax (including discontinued operations) result of \$59.2 million for the full year (FY17), down 7.7% compared to \$64.1 million in FY16 on a like-for-like basis, but above the guidance range of \$54 million to \$58 million previously indicated to the market. Group retail sales for the year were \$2,980.8 million, up 1.9% compared to FY16. Gross profit of \$971.9 million at Group level increased by 1.4% compared to FY16, while costs of doing business of \$864.1 million increased by 2.0% compared to FY16.

Reported net profit after tax (NPAT) of \$20.4 million is 73.9% below last year due to a number of one-off items, including restructuring costs (\$12.4 million) and the goodwill and asset impairments related to the sale of Financial Services (\$40.1 million). Continuing operations (excluding Financial Services) delivered an adjusted NPAT result of \$68.2 million, which is 1.4% below last year.

Health and Safety

Our Group remains committed to providing a safe environment for our team, customers, contractors and visitors. The focus this year has been on embedding a culture of health and safety awareness and prevention and ensuring that we have robust reporting throughout the business.

On behalf of the Board, I wish to acknowledge the Group's first-ever fatal accident involving an employee of one of our contractors at our Torpedo7 Fulfilment Centre in Hamilton. My heartfelt condolences to the family for their loss.

As a Board, we have been dissatisfied by the lack of a reduction in injury numbers, particularly in The Warehouse. We do, however, believe this will change through focused endorsement by leadership, new technology and from data-driven initiatives.

Leadership and Governance

The Board has full confidence in the Executive Team and their ability to deliver the strategy. With Nick Grayston as Group Chief Executive Officer, we have the benefit of someone who has first-hand experience of competing with the likes of Amazon and the transition to omnichannel retailing, and can therefore bring insights to help us meet the challenge of this new consumer landscape here in New Zealand. The other key benefit has been Nick's ability to attract international talent to the business to augment the Executive Team that was already in place, especially in the areas of technology, marketing and new business models. The leadership of the business is in good shape and is aligned and focused on our transformation plan.

Post year end our founder, Sir Stephen Tindall announced he would be taking a leave of absence from the Board for a period of 12 months to focus on other commitments, in particular securing the necessary infrastructure in Auckland for the hosting of the next America's Cup.

In his absence, Robbie Tindall will stand in for Sir Stephen as his alternate. Robbie has acted as an alternate since 2011.

The Warehouse Group continues to support the development of governance capability in New Zealand through the Institute of Directors' Future Directors Programme. FY17 saw the conclusion of Malcolm Phillipps' term on the programme, and we are happy to share the news that he has since gone on to gain other directorships. I am also pleased to share that Vena Crawley joined The Warehouse Group Board as a Future Director on 24 August. Vena is currently the Chief Customer Officer at Contact Energy where he is taking a lead role in the transformation of their retail and customer business. We are looking forward to having someone of Vena's calibre on our team, and especially his experience and expertise in driving customer-centricity within organisations.

I remain focused on ensuring the Board has the right mix of skills and experience to drive The Warehouse Group forward in what is likely to be a very different future retail

environment. A yearly independent assessment of our skills matrix through our Board Performance Review means we are continuously assessing the key attributes and experience that are needed to succeed in this age of digital disruption.

Returning Value

The Board is pleased to confirm the final dividend of 6.0 cents per share, bringing the total dividend for FY17 to 16.0 cents per share. This is in line with the dividend policy of distribution between 75% and 85% of the retail adjusted NPAT.

The course of FY17 has seen share price under-performance. Some of this reflects the market view that retail stocks are vulnerable, especially with the emergence of Amazon in the region. For The Warehouse in particular, the vulnerability from a Hi-Lo pricing model has led to further discounting, which is being countered by our Everyday Low Pricing (EDLP) strategy. The share price has also been impacted by a lack of understanding and confidence in this strategy.

As a result, the Board has worked with the Executive Team this year to undergo a robust strategy development process, with a thorough analysis of risks and opportunities and validation of all assumptions. We are aware that we also need to do a better job of communicating the strategy, and in response have provided far greater specificity and detail on this alongside the FY17 results announcement.

Acknowledgement

**James Ogden and Vanessa Stoddart will be leaving the Board as directors at the forthcoming Annual Meeting.**

**James has served for over eight years as a director and has Chaired the Audit and Risk Committee.**

**Vanessa has served for four years and has Chaired the People and Remuneration Committee.**

**Both Vanessa and James have made a significant contribution to the company and we thank them most sincerely for their contribution.**

In addition, the Board will be involved in an Investor Day with analysts in November, where the Executive Team will provide further detail on elements of the strategy. We are committed to improving our investor relations and ensuring all our shareholders remain informed on what the future of the business looks like. We also remain committed to delivering value to shareholders and making sure the strategy will drive value and the share price.

Looking Forward

We anticipate FY18 to be a year of operational investment in the business to create the path for future earnings growth.

The earnings drag of Financial Services has been removed and will be replaced in the short term with some one-off investments and costs that will drive the transformation and evolution of the business. The move to EDLP will lead to a non-recurring impact from the clearance of discontinued product ranges. We are also facing some one-off investments that are needed to transition legacy IT to modern cloud-based systems.

As in previous years, earnings guidance for FY18 will be given at the end of the second quarter. This will be subject to the risks and uncertainties affecting trading associated with customer reaction to our EDLP strategy and the performance of the business over the critical seasonal trading period in the second quarter.

We are making some dramatic changes to the business as we focus on executing against the two arms of our transformation plan. This includes fixing our retail fundamentals and investing for the digital future. There will be some financial pain that we have to endure in the short term. The Board is confident that we have the right strategy and team in place to execute this and our long-term goal remains delivering sustainable profitability and shareholder returns.

Joan Withers  
Chair



# Our priorities refocused.

Our transformation accelerated,  
our change underway.

**This past year at The Warehouse Group has been one of refocusing our priorities and accelerating a number of planned change programmes. We have embarked on a transformation that we believe will improve performance across the Group and enable us to deliver our strategy of sustainable profitability and relevance to customers.**

## Changing Retail Environment

The world is changing at an exponential pace and is creating an entirely new set of customer expectations. Companies that you never thought would have existed ten years ago have developed new business models which have scaled rapidly and dominate the world we live in, fundamentally changing the way we live our lives. One thing they all have in common is customer-centricity with personalised relationships enabled through technology.

Retail is not exempt from this change. Globally we are seeing shifts in consumer behaviour having a profound impact on the traditional retail industry, especially bricks and mortar, as more people choose to shop online. We are also seeing that there will be winners and losers as retailers come to grips with what this disruption means for how they do business. As I reflect on this, it has never been more important for The Warehouse Group to anticipate and respond to customer needs in order to stay relevant and to win.

Fig. 01  
Nick Grayston.



Our Performance

FY17 saw a weak first-half performance, with severe margin pressures over the Christmas period in The Warehouse and a below expectation performance from The Warehouse Group Financial Services. This led to a disappointing downgrading of earnings guidance in December. We assessed the causes of this and came to the conclusion that a continuation of the same business model would yield a similar result going forward, so we embarked on a restructure of the business and a consequent acceleration of transformative initiatives over the remainder of the year.

A strong second-half performance demonstrates encouraging momentum for the transformation. Performance in the second half delivered an improvement of 13.9% in adjusted net profit after tax for continuing operations at \$23.1 million up from \$20.3 million in H2 FY16. Group retail sales in the half were 0.3% up at \$1,368.9 million compared to H2 FY16. Pleasingly, this improvement came despite the backdrop of the business undergoing significant change and restructuring.

Overall for the year, Group retail sales were \$2,980.8 million, up 1.9% compared to FY16. The Warehouse saw modest sales growth during the year but encouraging results to date from the move to Everyday Low Pricing (EDLP). Warehouse Stationery achieved record operating profits, with our Print and Copy Centre category delivering significant increases in sales and gross margin across the year. Torpedo7 Group demonstrated strong sales growth, and we saw an outstanding performance from Noel Leeming Group with operating profit growth of 60%.

Group online sales for the year in New Zealand were \$199.9 million, up 18.4% compared to the same period last year.

The Warehouse and Noel Leeming online businesses recorded an increase of 25.0% and 54.1% respectively, driven by a mix of promotions and the re-platforming and relaunch of The Warehouse and Warehouse Stationery online stores.

Key Changes in FY17

This year has seen us make some key changes to our business to enable us to focus on execution and the transformation of our retail business.

Operating Model

In January FY17, we made some fundamental changes to our operating model with the integration of operating structures and leadership of retail brands, and creation of centralised support functions. These changes were designed to remove duplication and reduce complexity.

The restructure in January started the integration of The Warehouse and Warehouse Stationery from an operational perspective. Both businesses have similar retail models and therefore it made sense to merge the operations, merchandise and marketing functions for both brands, under the leadership of Pejman Okhovat.

Similarly, we made changes to Noel Leeming and Torpedo7 under the leadership of Tim Edwards. Both of these businesses utilise an assisted sales model to drive retail sales, so there was benefit in bringing them together to leverage best practice.

In addition, we created centralised support functions in order to drive centres of excellence, encouraging operational best practice, process improvement and cost reduction.

Over the remainder of FY17, we have focused on embedding these new structures and integrating systems and processes. At this stage, our intention is to maintain brand differentiation for our customers in the market.



Sale of Newmarket

We originally bought the Newmarket site to secure a long-term footprint in this key Auckland area. However, with the challenge of urban property prices and the cost of construction, retail development in these areas is becoming more expensive. After extensive discovery with several potential partners looking at different ways to develop the site, we concluded that retail was not the best use to drive a good capital return on the land. We therefore made the decision to sell the site.

In July 2017, we completed the sale of the property for \$65 million, with a pre-tax gain of approximately \$12 million. The proceeds will be used to reduce debt. The site will continue to be leased and operated by The Warehouse Group until it is vacated in October 2018.

Financial Services

The difficult decision to sell Financial Services was brought about by the realisation of the need to accelerate and focus on fundamental change in the retail business and to free up capital that will be needed to support this transformation. We recognised that we could not continue to support the capital demands of a sub-scale financial services business for which it was likely to take a few more years to achieve break-even. Therefore, we completed the sale of the business on 9 September to an existing partner, SBS Bank (Finance Now), for \$18 million, with a resulting impairment on software of \$17 million. Diners Club (NZ) remains, and we are working with Diners Club International to plan the future of that business.

We plan to continue to offer financial solutions to our customers, with The Warehouse Group Financial Services branded products continuing to be offered and supported by Finance Now. The Warehouse Group Financial Services brand will remain, as will our core credit card products - Warehouse Money Visa Card and Purple Visa Card. Finance Now are also working on launching other customer offerings to complement these for The Warehouse Group. We will always continue to deliver services and solutions that are right for our customers, but this enables us to do so in a different way.

Our Strategy to Transform

Our strategy of delivering sustainable profitability and relevance to customers in last year's annual report, remains unchanged. As we move to execution, our retail transformation will be driven by the strategic imperatives of fixing our retail fundamentals and investing in our digital future. The transformation will be supported by technology enablement.

Fixing Retail Fundamentals

The strategy to fix the retail fundamentals is split into three broad streams of work: the move to Everyday Low Pricing (EDLP), the simplification of our operating model and the reduction of complexity.

The decision to move to an EDLP pricing strategy in The Warehouse has been driven by customers telling us they want a bargain every day, rather than having to wait for a sale or special offer. EDLP establishes a clear 'best value' price proposition for our customers, alongside a simplified product range. These changes will drive richer margins and cost efficiencies for the business.

By the end of Q1 FY18, we expect EDLP to be at close to 100%. The remainder of the year will require us to manage the clearance of discontinued products carefully whilst monitoring customer response. We feel confident that it's the right move for our business and customers. September saw the launch of an exciting new marketing campaign: 'The Warehouse - where everyone gets a bargain, every day'.

The second stream of work relates to leveraging operational synergies from the integration of the retail brands. An example is our Blue into Red pilot where we are testing the extent to which we can integrate two brands under one roof with a curated product range. We launched our first 'Store within a Store' at Auckland Airport Mall with Warehouse Stationery exiting its lease and moving into the adjacent The Warehouse store. Trading at the combined store has met expectations in the three months since launch and we will be completing further tests in different locations. If successful, this will give us optionality either to rationalise our overall property footprint and reduce a substantial existing fixed cost base or to repurpose leases to other formats. However, delivering what is best for our customers remains our primary focus as we consider the success of this test.

The third stream, the reduction of complexity, is about driving efficiencies and reducing costs by pivoting from a supply-driven to a demand-led business. This requires us to become more data-driven, shortening our supply chain through direct sourcing, increasing our speed to market and streamlining fulfilment.

These key workstreams will enable the business to respond faster to identified customer needs.



## Investing in the Future

As we think about retail in an increasingly digital future, we must make changes and start to invest in becoming a 21st-century retailer. This requires reorienting the business from product-centricity to customer outcomes, meeting needs in different ways, through omnichannel digital capabilities and ecosystems. In some instances, this will mean partnering with others and redefining how we do business closer to the point of need, expanding beyond traditional Brand channels.

The future will also require a culture of innovation with the adoption of agile methodologies, greater speed to market, and a test-and-learn approach. We are approaching our development of digital platforms in this way, beginning with education, where we are creating a consolidated shopping platform to enable cross-brand selling, fulfilment and delivery.

During FY18, we will start to update our technology stack in order to replace legacy systems, to become more customer responsive and deliver modern services. This will be enabled through cloud infrastructure and Software as a Service (SaaS) applications. We are currently in discovery mode, although individual elements are already in flight, such as our foundational data capability.

## People and Leadership

It's important to me that as well as being the first choice for our customers, The Warehouse Group must continue to be a great place to work.

This year has been one of change for many of our people as we begin to transform our business. Despite these circumstances, our team have continued to achieve excellent outcomes. An example of this is the tireless work that has gone into ensuring the integration of systems and processes for The Warehouse and Warehouse Stationery, with limited disruption. I am proud to acknowledge that our team, up and down the country, are working hard to ensure that we deliver the best possible outcome for our customers.

FY17 has also seen some changes to my Executive Team. I have made some key international hires to bring skills and experience to New Zealand, to help us compete and win against the likes of Amazon. David Benattar joined us in October 2016 as Chief Experience Officer and Timothy Kasbe joined in May 2017 as Chief Information and Digital Officer. I am excited about the experience and knowledge that both David and Timothy bring to help augment the team that was already in place. In turn, they have helped us become a talent magnet, which has helped us further enrich our expertise, building capability throughout the organisation.

Embedding a health and safety culture is one of our top priorities and I'm encouraged by some of the progress that has been made here, although we can certainly do more. It was an especially difficult year for us with the news of the Group's first fatality. On 21 June 2017, there was a tragic incident at our Torpedo7 Fulfilment Centre in Hamilton, involving an employee of a contractor from a local transport company. Our deepest sympathies remain with his family.

Following the incident, we have been liaising closely with WorkSafe to identify root causes and make any required changes to ensure that this never happens again. We have also provided ongoing support to our own team members who were present and have been deeply affected by this event. This work is ongoing but we are committed to doing whatever it takes to keep our people safe.



**Nick Grayston**

Group Chief Executive Officer

## Looking Forward to FY18

**I am proud of what has been achieved in FY17 and what this momentum means for our transformation over the next few years. We embark on FY18 with a laser-like focus on delivering for our customers and a clear plan for execution.**

# The Board.

Fig. 01-08  
From left to right

**Joan Withers**  
MBA, CFInstD

Chair and Independent Non-Executive Director

**Sir Stephen Tindall**  
KNZM, Dip.Mgt, FNZIM, CFInstD,  
HonD, DCom Honoris Causa  
Founder and Non-Executive Director

**Keith Smith**  
BCom, FCA

Deputy Chair and  
Independent Non-Executive Director

**James Ogden**  
BCA (Hons), FCA, CFInstD  
Independent Non-Executive Director

**Antony (Tony) Balfour**  
Independent Non-Executive Director

**Vanessa Stoddart**  
BCom, LLB (Hons), PGDip  
in Professional Ethics  
Independent Non-Executive Director

**John Journee**  
BCom, CMInstD  
Independent Non-Executive Director

**Julia Raue**  
MInstD, GAICD  
Independent Non-Executive Director



# Reporting momentum, with a plan to transform.

Joan Withers  
MBA, CFInstD

Chair and Independent Non-Executive Director

Term of office

Appointed Director 23 September 2016,  
elected 2016 Annual Meeting

Board Committees

Member of the Audit and Risk Committee, Member of the Disclosure Committee, Member of the Corporate Governance Committee and Member of the People and Remuneration Committee

Joan has been a professional director for 18 years and spent over 25 years working in the media industry, previously holding CEO positions at The Radio Network and Fairfax Media. Her current governance roles are Chair of Mercury NZ Limited and The Warehouse Group Limited and director of ANZ NZ. Joan stepped down from her TVNZ role in April 2017, after serving eight years as a director.

She is also a Trustee of the Louise Perkins Foundation, and is Chair of a steering committee working to increase the percentage of South Auckland Māori and Pacific Island students taking up roles within the health sector.

Joan holds a Masters degree in Business Administration from The University of Auckland. She is also a University of Auckland Distinguished Alumni (2015). Joan is the author of *A Girl's Guide to Business* which was published by Penguin Books in 1998. She was awarded the New Zealand Shareholders Beacon Award in 2014.

In 2015, Joan was named Supreme Winner in the Women of Influence Awards and was named Chairperson of the Year at the Deloitte Top 200 Management Awards.

Sir Stephen Tindall  
KNZM, Dip.Mgt, FNZIM, CFInstD, HonD. DCom  
Honoris Causa

Founder and Non-Executive Director

Term of office

Appointed Director 10 June 1994,  
last re-elected 2013 Annual Meeting

Board Committees

Member of the Disclosure Committee and the People and Remuneration Committee

Sir Stephen founded The Warehouse in 1982 and grew the company into a billion-dollar business before stepping down as Managing Director in 2001. His vision for creating an organisation to provide support for worthwhile initiatives benefiting New Zealand and New Zealanders resulted in the establishment of The Tindall Foundation in 1995, promoting a ‘hand up’ rather than a ‘hand out’ philosophy.

Sir Stephen has seen many personal honours and awards come his way. In August 2009, he was bestowed the accolade of a knighthood in recognition of his work with New Zealand businesses and the community. He has helped ordinary Kiwis reach their potential and is a true leader across the spheres of business, community and the environment. Through his investment business KIWI, Sir Stephen has invested in more than 100 New Zealand export-oriented technology companies, with the goal to help New Zealand businesses thrive on the world stage.

As a further acknowledgement, in 2015 Sir Stephen was named the Kiwibank ‘New Zealander of the Year’.

Sir Stephen appointed Robert Tindall to be his alternate Director, effective 1 July 2011.

Keith Smith  
BCom, FCA

Deputy Chairman and Independent Non-Executive Director

Term of office

Appointed Director 10 June 1994,  
last re-elected 2014 Annual Meeting

Board Committees

Chairman of the Disclosure Committee and the Corporate Governance Committee, Member of the Audit and Risk Committee and the People and Remuneration Committee

Keith has been involved with The Warehouse since Sir Stephen opened his first store in 1982, initially providing accounting, tax and corporate advice, and was Chairman from 1995 to May 2011. He has a long-standing record of leadership as a director and advisor to companies in a diverse range of industries, including the energy sector, rural services, printing, media and exporting. He is Chairman of listed company Goodman (NZ) Limited (the Manager of Goodman Property Trust) and is a director of Mercury NZ Ltd, Westland Co-operative Dairy Limited, and several other private companies.

Keith is a past President of the Chartered Accountants Australia and New Zealand.

James Ogden  
BCA (Hons), FCA, CFInstD

Independent Non-Executive Director

Term of office

Appointed Director 4 August 2009,  
last re-elected 2015 Annual Meeting

Board Committees

Chairman of the Audit and Risk Committee and Member of the Disclosure Committee

James brings strong financial expertise to the Board and director experience across a broad range of industries. He has had a distinguished career as an investment banker for 11 years, six years as Country Manager for Macquarie Bank and five years as a director of Credit Suisse First Boston. Also, James has worked in the New Zealand dairy industry in chief executive and finance roles for eight years. In addition to his role as a director of The Warehouse Group, he is a director of Summerset Group Holdings Limited, a director of Vista Group International Limited, member of the Investment Committee of Pencarrow Private Equity and is a member of the New Zealand Markets Disciplinary Tribunal. Former directorships include New Zealand Post Limited and Kiwibank Limited.

Antony (Tony) Balfour

Independent Non-Executive Director

Term of office

Appointed Director 15 October 2012,  
re-elected 2015 Annual Meeting

Board Committee

Member of the People and Remuneration Committee

Tony has extensive global retail and eCommerce experience with a strong track record in a diverse range of industries. Most recently, he was General Manager (Markets) for Icebreaker Clothing with responsibility for the company’s global business units in New Zealand, Australia, USA, Canada, Europe and Asia, as well as the development of the company’s rapidly growing eCommerce and retail business units.

Prior experience includes senior roles in Monster.com and Seek.com, both successful online recruitment sites. Tony also spent nine years at Nike in senior general management roles in the USA, Australia and Asia-Pacific regions. Since 2009, he has been a director of Silver Fern Farms Limited, New Zealand’s largest meat company. Tony is also an independent director at Les Mills International (the world’s leading provider of group fitness programming), Real Journeys Limited (one of New Zealand’s leading tourism companies) and Mt Difficulty Wines.

Vanessa Stoddart  
BCom, LLB (Hons), PGDip in Professional Ethics

Independent Non-Executive Director

Term of office

Appointed Director 17 October 2013,  
re-elected 2016 Annual Meeting

Board Committee

Chair of the People and Remuneration Committee

Vanessa was a lawyer by profession. She was previously Group General Manager of Technical Operations and People at Air New Zealand for almost 10 years. Prior to this, Vanessa held positions at Carter Holt Harvey Packaging Australia as Chief Executive and General Manager Performance Improvement, as well as change management and legal positions. She is a member of both the Australian and New Zealand Institute of Directors, an honorary fellow of HRINZ and a Companion of IPENZ.

Vanessa is an Independent Director for NZ Refinery Ltd, Heartland Bank Ltd and Alliance Group Ltd. She is a board member of the Tertiary Education Commission, the Financial Markets Authority, King’s College and a member of the Audit and Risk Committees for MBIE and DOC as well as Chair of Global Women.

John Journee  
BCom, CMInstD

Independent Non-Executive Director

Term of office

Appointed Director 17 October 2013,  
re-elected 2016 Annual Meeting

Board Committee

Member of the Audit and Risk Committee

John has had an extensive retail career which includes executive experience across sectors that span general merchandise, fashion apparel, FMCG, consumer electronics, telecommunications and electricity retailing. Over his 31-year career, he has spent 15 years with The Warehouse Group, starting as a joint-venture partner in 1990 and progressing through senior roles in operations, marketing, merchandise, international sourcing and business development, before taking a role in the UK with a telecommunications company.

He rejoined in 2012 when The Warehouse Group acquired Noel Leeming, where John was CEO. He is also Chairman of software developer Flux Federation, fashion retailer Max Fashions and Managing Director of equipment distributor Southern Hospitality. John has previously been a non-executive director of multichannel retailer Ezibuy.

Julia Raue  
MInstD, GAICD

Independent Non-Executive Director

Term of office

Appointed Director 23 September 2016,  
elected 2016 Annual Meeting

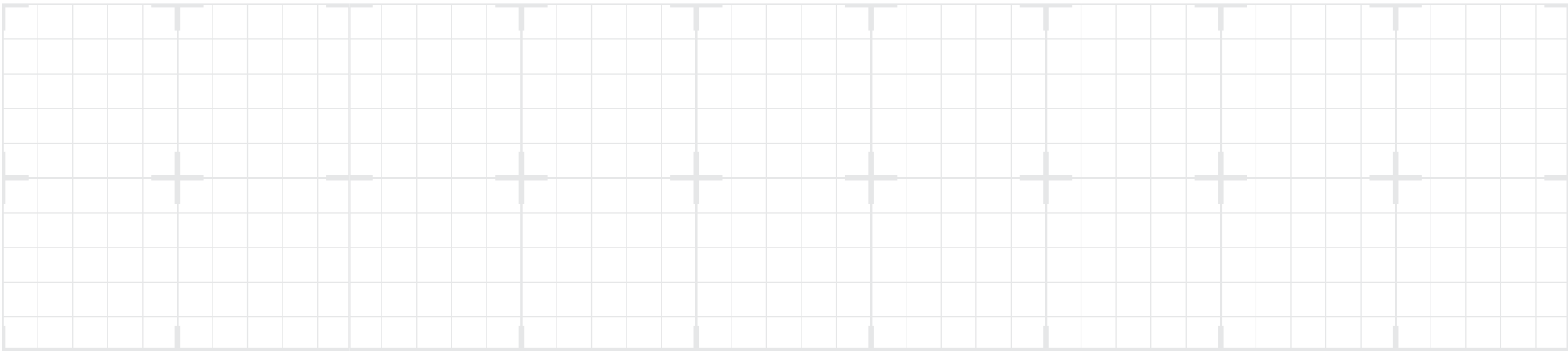
Board Committee

Member of the Audit and Risk Committee

Julia is an Independent Director for Z Energy Limited, TVNZ, Southern Cross Medical Care Society and Jade Software Corporation. She is also a Member of the Risk & Audit Committee for the Treasury.

Julia has extensive experience in digital and information technology, business transformation and strategic planning across the airline, telecommunications and local government sectors, as well as not-for-profit organisations in New Zealand. Previously, Julia was the Chief Information Officer of Air New Zealand (2007–2015) and she was awarded the New Zealand CIO of the Year award in 2009.

Julia is passionate about growing the number of females working in technology and works with a number of institutions to drive awareness of IT as a career.





# — Annual 5 Year Summary

	(52 WEEKS)	(52 WEEKS)	(53 WEEKS)	(52 WEEKS)	(52 WEEKS)
	2017	2016	2015	2014	2013
	\$000	\$000	\$000	\$000	\$000
SUMMARY INCOME STATEMENTS					
The Warehouse	1,761,399	1,760,708	1,718,307	1,665,233	1,591,088
Warehouse Stationery	278,181	279,155	262,780	250,561	231,838
Noel Leeming	810,705	752,137	665,628	620,520	390,667
Torpedo7	157,726	148,660	131,231	107,658	24,193
Other group operations	8,603	13,201	9,276	14,217	9,688
Inter-segment eliminations	(35,843)	(29,179)	(16,801)	(9,711)	(7,942)
Retail sales	2,980,771	2,924,682	2,770,421	2,648,478	2,239,532
The Warehouse	84,531	89,376	79,600	76,903	85,186
Warehouse Stationery	15,743	14,288	12,723	11,793	10,321
Noel Leeming	19,264	12,050	6,424	11,308	11,011
Torpedo7	2,675	3,380	34	1,085	656
Other group operations	(14,376)	(7,929)	(5,555)	(4,373)	4,064
Retail operating profit	107,837	111,165	93,226	96,716	111,238
Equity earnings of associate	-	723	2,802	3,006	3,464
Gain on business disposals	-	9,950	-	-	-
Gain on disposal of property	11,455	5,533	5,533	16,810	77,368
Direct costs relating to acquisitions	-	-	-	(951)	(2,356)
Contingent consideration	-	675	(977)	5,259	-
Restructuring costs	(12,060)	-	-	-	-
Intangible asset impairment	-	-	(12,491)	-	-
Earnings before interest and tax	107,232	128,046	88,093	120,840	189,714
Net interest expense	(12,527)	(14,154)	(15,123)	(13,427)	(11,675)
Profit before tax	94,705	113,892	72,970	107,413	178,039
Income tax expense	(23,691)	(25,890)	(21,148)	(27,378)	(28,423)
Profit after tax	71,014	88,002	51,822	80,035	149,616
Discontinued operations (net of tax)	(50,283)	(5,526)	(2,074)	(2,781)	(4,288)
Minority interests	(302)	(4,138)	1,562	496	(580)
Profit attributable to shareholders	20,429	78,338	51,310	77,750	144,748
ADJUSTED PROFIT RECONCILIATION					
Unusual items (detailed above)	605	(16,158)	7,935	(21,118)	(75,012)
Income tax relating to unusual items	(3,132)	(2,163)	(941)	2,751	(327)
Minority interests	-	3,614	(1,170)	-	-
Discontinued operations (net of tax)	50,283	5,526	2,074	2,781	4,288
Adjusted net profit	68,185	69,157	59,208	62,164	73,697
THE WAREHOUSE					
Operating margin (%)	4.8	5.1	4.6	4.6	5.4
Same-store sales growth (%)	1.2	4.1	1.4	3.2	2.0
Number of stores	92	92	92	91	92
Store footprint (square metres)	501,807	499,547	497,702	494,847	500,769
WAREHOUSE STATIONERY					
Operating margin (%)	5.7	5.1	4.8	4.7	4.5
Same-store sales growth (%)	(0.3)	6.5	1.4	5.3	2.8
Number of stores	69	66	65	63	61
Store footprint (square metres)	73,216	71,927	70,445	68,194	67,230
NOEL LEEMING					
Operating margin (%)	2.4	1.6	1.0	1.8	2.8
Same-store sales growth (%)	6.4	14.2	1.0	5.6	-
Number of stores	77	75	78	77	75
Store footprint (square metres)	73,591	71,169	70,999	69,391	67,972
DIVIDEND DISTRIBUTIONS					
Interim (cents per share)	10.0	11.0	11.0	13.0	15.5
Final (cents per share)	6.0	5.0	5.0	6.0	5.5
Ordinary dividends declared (cents per share)	16.0	16.0	16.0	19.0	21.0
Basic earnings per share (cents)	5.9	22.7	15.2	24.1	46.7
Basic adjusted earnings per share (cents)	19.8	20.1	17.2	19.3	23.8

	2017	2016	2015	2014	2013
	\$000	\$000	\$000	\$000	\$000
SUMMARY BALANCE SHEETS					
Inventories	491,818	501,713	510,461	492,109	458,109
Trade and other receivables	71,088	150,624	86,361	91,253	69,887
Creditors and provisions	(336,451)	(347,073)	(315,565)	(328,706)	(315,679)
Working capital	226,455	305,264	281,257	254,656	212,317
Fixed assets	273,300	312,396	386,709	353,376	318,653
Held for sale	71,699	52,277	-	-	-
Investments	-	-	2,778	5,541	5,671
Funds employed	571,454	669,937	670,744	613,573	536,641
Taxation (liabilities) / assets	45,870	40,943	18,599	27,485	11,373
Contingent and deferred consideration	-	(1,000)	(3,250)	(22,316)	(21,759)
Goodwill and Brand Names	106,601	129,315	120,092	132,583	100,891
Derivative financial instruments	(19,265)	(28,619)	35,358	(7,653)	370
Capital employed	704,660	810,576	841,543	743,672	627,516
Net debt	218,271	299,980	299,573	220,878	216,874
Equity attributable to shareholders	485,522	510,429	540,060	518,926	400,029
Minority interest	867	167	1,910	3,868	10,613
Sources of funds	704,660	810,576	841,543	743,672	627,516
SUMMARY CASH FLOW					
Continuing Operating profit	107,837	111,165	93,226	96,716	111,238
Continuing Depreciation and amortisation	58,376	58,210	57,770	51,025	44,017
Continuing Operating EBITDA	166,213	169,375	150,996	147,741	155,255
Change in trade working capital	21,661	35,198	(35,343)	(22,742)	(9,243)
Income tax paid	(27,454)	(28,037)	(22,398)	(37,492)	(40,803)
Net interest paid	(16,008)	(16,495)	(18,662)	(13,351)	(12,270)
Share based payment expense	1,283	3,208	2,114	2,266	2,545
Restructuring costs	(12,397)	-	-	-	-
Discontinued EBITDA	(6,686)	(1,930)	(929)	(2,095)	(5,748)
Loss on sale of plant and equipment	1,476	1,141	691	2,282	3,965
Operating cash flow	128,088	162,460	76,469	76,609	93,701
Capital expenditure	(70,575)	(75,180)	(109,345)	(91,010)	(93,315)
Advances	-	-	-	(17,901)	(12,071)
Advances repaid	-	-	-	25,013	-
Proceeds from divestments	79,714	45,870	31,120	27,544	195,572
Proceeds from equity raise	-	-	-	114,072	-
Dividend from associate	-	2,695	5,565	3,136	4,165
Net dividends paid	(52,466)	(58,162)	(59,640)	(58,193)	(69,075)
Employee share schemes	(2,148)	(2,528)	(2,455)	(2,818)	(2,310)
Acquisition of subsidiaries and minorities	(1,000)	(74,367)	(20,043)	(80,181)	(116,648)
Other items	96	(1,195)	(366)	(275)	(4,200)
Net cash flow	81,709	(407)	(78,695)	(4,004)	(4,181)
Opening debt	(299,980)	(299,573)	(220,878)	(216,874)	(212,693)
Closing debt	(218,271)	(299,980)	(299,573)	(220,878)	(216,874)
FINANCIAL RATIOS					
Operating margin (%)	3.6	3.8	3.4	3.7	5.0
Interest cover (times)	8.6	7.9	6.3	7.4	9.8
Fixed charge cover (times)	2.0	2.1	2.1	2.2	2.5
Net debt / EBITDA (times)	1.4	1.8	2.0	1.5	1.4
Net debt / net debt plus equity (%)	31.0	37.0	35.6	29.7	34.6
Return on funds employed (%)	17.4	16.7	15.0	17.3	21.3
Capex / depreciation (times)	1.1	1.2	2.0	1.8	2.2

# Our plan is to deliver a better retail experience to all Kiwis.

Our group of brands...

Fig. 01

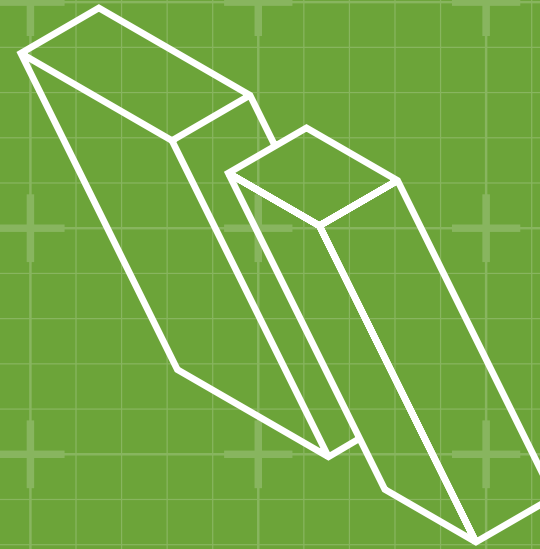


Fig. 02



Fig. 03



Fig. 04

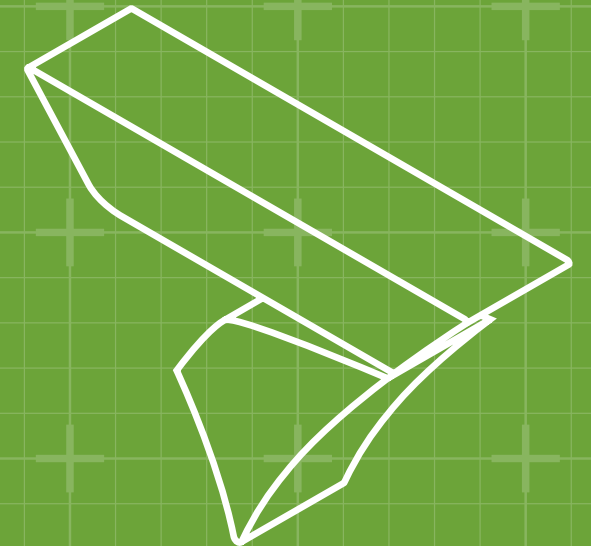


Fig. 05

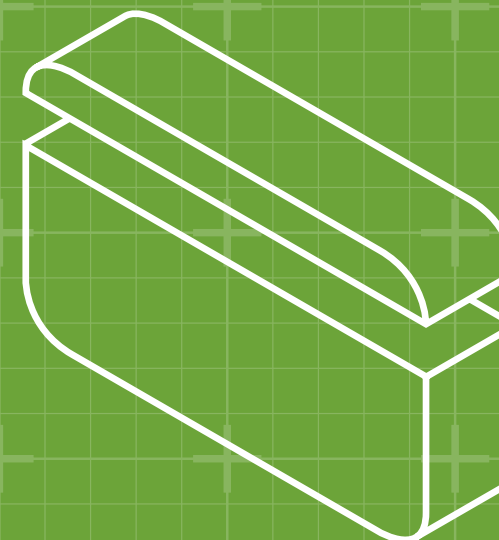


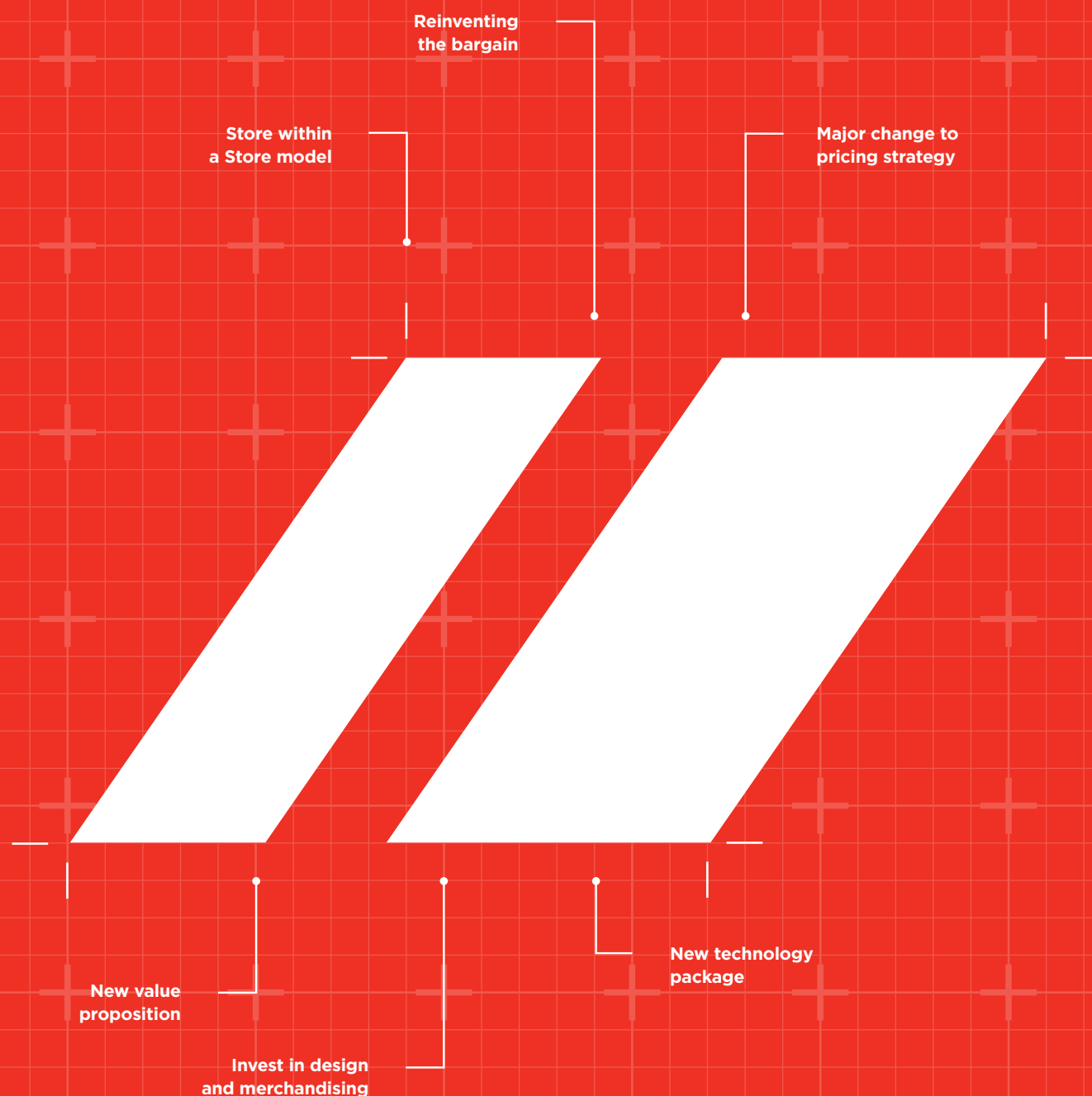
FIG. 01 — THE WAREHOUSE PG. 22

FIG. 02 — WAREHOUSE STATIONERY PG. 26

FIG. 03 — NOEL LEEMING PG. 30

FIG. 04 — TORPEDO7 PG. 34

FIG. 05 — FINANCIAL SERVICES PG. 38



**thewarehouse //**

OUR PLAN FOR THE WAREHOUSE

# A plan to reinvent the bargain.

## Financial Performance - a game of two halves

The financial performance for the core The Warehouse ('Red') business was characterised by similar sales levels to the previous year, but very different operating profit results in each half.

In the first half of the year, slightly lower margin rates were experienced due to increased clearance activity relating to our changing pricing strategy and product range reduction, and a poor Christmas. The cost of doing business (CODB) also increased year-on-year by 1% at a time when gross profit was dropping. This resulted in operating de-leverage and a 9% reduction overall in operating profit for the first half.

In the second half of the year, the sales growth was again flat. However, margins showed some recovery as the performance of the Head to Toe (Apparel), accessories and footwear categories was strong, and CODB savings began to be realised towards the end of the half, following a restructure of the business in Q3.

The second half-year performance is encouraging on two levels: first, the sales and margin rates in categories moving into an EDLP model give us some comfort that the strategic shift away from Hi-Lo promotional pricing to EDLP is working; and second, the first steps in a multi-year programme to reduce the CODB have been achieved. Many of the more significant structural cost reductions that we are planning rely on improved operating processes and efficiencies that will be realised following investments in technology in future years.

Another benefit of the work carried out on changing to EDLP and range reduction is that inventory at the end of the financial year is in good shape, with little seasonal overhang, or aged stock requiring clearance. This means one less headwind for the business as we approach FY18.

Overall, it was an encouraging end to the year for Red.



Red and Blue Together

A key strategy for the organisation is the integration of the Red and Blue (Warehouse Stationery) businesses, first in the back office and then at operational levels. A restructure was announced in February/March under which we consolidated the management and operational functions of the two businesses into one. A major systems project was commenced at the start of Q4 to move all of the operational support, merchandising, inventory management and customer-facing systems (e.g. point of sale) onto the Red platforms. This was completed in September allowing the business to operate as an integrated trading entity early in the new financial year.

As a change-management project this was complex, with many different elements involved. While there was some disruption to the business, the completion of the project within a very tight time frame, is a strong indicator of the business' ability to execute its strategy and make bold change rapidly.

In FY17, we piloted the integration in the market of Red and Blue stores, with the implementation of a 'Store within a Store' (SWAS) model at our Airport store in Auckland. During FY18, we plan to test and pilot a number of other locations with the objective of learning how an in-market integration of the two Brands' offerings might work, how customers both in the B2C and B2B segments respond, in order to inform a broader programme of integration. With the challenges on traditional retailers, it is imperative for the Group to optimise the use of its floor space, and to drive profitability. Potentially co-locating or integrating the Blue offering into Red stores may unlock significant fixed cost savings for the business; however, such a change needs careful planning to ensure that customers' needs are our primary concern.

During FY18, we plan to test and pilot a number of other locations with the objective of learning how an in-market integration of the two Brands' offerings might work.

Fig. 01  
A plan to integrate The Warehouse and Warehouse Stationery.

Move to EDLP

A major change to pricing strategy was commenced in FY17. Traditionally, the Red business has been operating a Hi-Lo price strategy, which sees a range of discounting and promotional specials offered each week to drive excitement and to stimulate sales. With technology giving customers the ability to compare prices from competitors as they shop, and the advent of global retailers such as Amazon, who through their buying power can typically beat or match a discounted price, the future of Hi-Lo pricing in many categories is bleak.

The Warehouse is changing to an Everyday Low Price (EDLP) strategy where there is a strong focus on the overall value proposition of product design, quality, price and range, with high availability. We plan to move the majority of our offerings into EDLP, noting that in some categories and for seasonal events, some targeted promotional activities still have a role to play for The Warehouse.

FY17 saw much of the foundational planning work undertaken around the transition to EDLP, and the start of changes to the Apparel and Homewares categories, which by the end of FY17 are both at or over 50% EDLP. FY18 will see a continuation of the programme, with the objective of completing the bulk of the transition to EDLP by year-end.

The financial impact of the transition is in clearing and discontinuing stock lines that will not be part of the EDLP offer in the future. In addition, investment in design and merchandising has been made to improve the appeal of products being sold. Under an EDLP model, we expect potentially lower sales volumes, but at an overall stronger margin rate given the lack of discounting. The EDLP model will also drive significant gains in productivity as products do not require the same intensive management, repricing, or moving around the store as they would under Hi-Lo. Our marketing also needs to change to develop new ways to excite the customer to drive foot traffic into stores. A focus on 'Reinventing the Bargain' is part of taking customers on this journey with the business.

Within our team, we have people experienced in EDLP environments and in making this transition. There are many international models to point to for examples of how it has been done well, and what pitfalls to avoid. Our second-half performance in Red has been encouraging as the EDLP categories have performed favourably.



Fig. 02  
The Warehouse  
Royal Oak, Auckland.



Fig. 03  
Team member  
and customer talk  
Active Intent.



Fig. 04  
#MyWarehouseStyle.



warehouse  
stationery

OUR PLAN FOR WAREHOUSE STATIONERY

# A plan to deliver to our customers' needs.

## Financial Performance – another record-breaking year for Blue – Everything you need to Work, Study, Create and Connect

Warehouse Stationery ('Blue') recorded another consistently strong result with earnings before interest and tax (EBIT) increasing to \$15.7 million. This is the highest EBIT ever recorded by Blue. While sales were flat, market share increased and we continued to deliver everything our customers need to Work, Study, Create and Connect. Very careful management of cost of doing business (CODB) helped to achieve this EBIT result.

## Key Strategic Priorities

1. **Brand Strategy** – continue to build the strength of the brand, a loved and trusted partner
2. **Products and Services** – curated product range and market-leading range of copy centre and digital creative product
3. **e-Commerce** – innovate and develop our online experience
4. **Customer Experience** – seamless experience across all channels
5. **B2B and Education** – increase market share in the B2B and Education sectors
6. **Integration and Operating Model** – new operating model which transitions our business, people, capability and culture for the future



## Products and Services

Our product range has continued to develop during the year. More of our stores are carrying a range of Apple products and our Ink and Toner offering continues to be market leading. Print and Copy Services have continued to show significant growth with customers enjoying the new creative services we have introduced. We have also rolled out new Fujifilm Digital photo equipment across the store network.

Our seasonal Furniture catalogue continues to give us range authority in this category, we have the widest range of writing with our loose pen rollout and we launched Lenovo, a major PC brand.

## Back to School and Education Sector

We continue to be the Number One destination for Back to School. Once again, the Back to School trading period was extremely competitive. We delivered the widest choice and offering to both parents and schools.

We have seen significant market share in the Education sector. We intend to continue to leverage opportunities in this area to remain a trusted partner for the sector.

## People and Capability

Once again, we were recognised by IBM Kenexa as a Finalist in their 'Best Workplaces' employee engagement survey. Our CARE (Connect, Ask, Recommend, Execute) internal development programme, together with other capability programmes, are all part of ensuring we can provide our customers with great service and advice every time.

## Store Network and Store within a Store (SWAS)

We added three new stores during the year, bringing the total number to 69. The new stores are located at Tauranga Crossing, Hawera and Johnsonville.

Our Airport store (Auckland) has relocated to within our Red (The Warehouse) store. This is providing a SWAS experience for our customers. We intend to trial this approach with a few of our stores to assess trading performance and customer experience.

## Integration and Operating Model

We have commenced a significant integration programme of people, processes and systems to operate both of our brands: Red (The Warehouse) and Blue (Warehouse Stationery). Central to this will be a people and capability plan which builds on the 'Way of Working' within our organisation and ensures the future success of our teams.

**\$15.7m**

Warehouse Stationery recorded another consistently strong result with operating profit increasing to \$15.7 million.



Fig. 01  
Discussing  
features and benefits  
with a customer.



Fig. 02  
Price checking  
technology.



Fig. 03  
Team members  
discussing  
promotional activity.



Investing in our  
store networkPersonalised customer  
conversationsAdding value through  
our tech offeringExtend product  
knowledge and  
team expertise

**noel leeming**

OUR PLAN FOR NOEL LEEMING

# A plan to deliver passionate expertise.

## Financial Performance – a standout

The financial performance for the Noel Leeming business was characterised by strong sales growth, improvement in margins, and reductions in cost of doing business (CODB). Overall, it was a standout performance from Noel Leeming, increasing operating profit year-on-year by 60%, delivering a profit performance uplift from 1.6% to 2.4% of sales.

In the first half of the year, the sales momentum that had been built at the end of FY16 continued, with double-digit sales growth year-on-year of 11.1%. Sales growth slowed as expected in the second half of the year, while the business cycled the Dick Smith exit from the market in the comparative period, with H2 sales growth of around 3%. Margin growth was flat on H1, but was up 60 points in H2 to 21.2%.

Market share<sup>1</sup> growth continued to be strong. In FY17, the total market increased in dollar value by 2.9%, while Noel Leeming sales grew by 7.4%.

All channels delivered growth for Noel Leeming, with the commercial profit growing by 15% and online profit 118%. Despite this growth, working capital and inventory levels remain similar to last year.

Noel Leeming expanded its store network by a net two stores during the year, opening stores in Takapuna and Tauriko (Tauranga Crossing).

Overall, it was a very strong performance from Noel Leeming.

<sup>1</sup> GFK market share excludes all whiteware products.

Noel Leeming and Torpedo7 Group - Combined Operations

As part of the Group strategy, the management and support functions for Noel Leeming and Torpedo7 have been integrated during the second half of the year. This recognises that both businesses have similar assisted sales models and requirements for in-depth product knowledge and customer service. Focusing primarily on the online channel, Torpedo7 is a relatively new player to traditional bricks-and-mortar retailing, and will benefit greatly from the retail depth, sales disciplines and performance management practices within Noel Leeming. Similarly, Noel Leeming can gain more online trading expertise from the Torpedo7 team.

Unlike Red and Blue together, there are no plans to trial any in-store integration, but there is potential to expand Torpedo7’s physical presence in areas where the Red and Blue integration goes ahead.

Services Business

In Noel Leeming, our purpose remains to make Kiwi lives better through technology and, as market leaders and the authority on product, we will continue to deliver on this. Our strategy remains to provide the right product at the right price through passionate people providing expert service together with leading services.

Personalised conversations with our customers cement our position as a loved and trusted brand, with myNoelLeeming membership currently in excess of 500,000 Kiwis. This enables us to gain a deeper understanding of our customers and connect in relevant and more meaningful ways.

The 1600 passionate experts in our stores enable us to provide outstanding product knowledge and our recent partnership as the ‘Tech Expert’ with TVNZ reinforces our position as the authority on technology and appliances. In FY18, we will work closely with our suppliers to ensure we continue to be first to market with new products and technology.

By continued focus on capability and learning, we will extend the product knowledge and expertise of our team members, and through maintained focus on a health and safety culture, we will ensure our team members and customers remain safe in all that they do.

Services remains our point of difference, adding value to our customers through our Tech Solutions offering. This enables us to ‘connect’ with our customers, assisting them with the set-up, installation and delivery of their products, along with the ability to learn, connect and share through our stores and in their homes or business premises. FY18 will see us extend Tech Solutions to all stores and launch a new services product (My Tech Solutions) to further enrich the value offered to our customers.

Whilst the online business grows, the store network – combined with our passionate experts – remains key to servicing our customers’ needs. Investing in our store network is an ongoing priority and FY18 will see us continuing with our refresh programme, as well as adding two new stores to the network. In addition, we will be trialling several new ‘Click and Collect’ concepts.

Continued profit growth remains a focus with improving gross margin a key initiative through better product life-cycle management and maximising strong partnerships with our suppliers. We will also remain focused on our key assets of people, space and inventory to maximise productivity and build process efficiencies.

‘Passionate Experts’ and ‘End to End’ service for our customers is still at the heart of everything we do.



Fig. 01  
Passionate team member, happy customer.



Fig. 02  
Updating on product knowledge.



Best range at the  
right pricesDefining brand clarity  
- 'See You Out There'Improve in-store  
experience

Torpedo7

Relaunch Over and  
Above ClubImprove product  
supply base

Torpedo7

OUR PLAN FOR TORPEDO7

# A plan to be the leader in outdoors and adventure.

## Financial Performance – positioned to grow

Total Torpedo7 Group sales grew by 6.1% in the year to \$157.7 million, with strong growth coming from the 1-day business (an increase of 15.6%) and the retail stores (up by 15.7%) offsetting a decline in the Torpedo7 online business and in the No.1 Fitness and Shotgun brands.

Margin pressure from clearing aged inventory and a one-off inventory adjustment of \$0.6 million in No.1 Fitness led to reduced gross profit percentage of 24.4% compared to last year of 25.7%.

Encouragingly, as part of the Torpedo7 turnaround plan, the H2 focus on cost of doing business (CODB) savings resulted in a decline in CODB as a percentage of sales, 22.7% compared to last year of 23.4%.

Overall, operating profit declined by 20.9%, from \$3.4 million in FY16 to \$2.7 million in FY17.

Torpedo7 opened a clearance store during the year in Newmarket, Auckland.



## Moving Forward

In Torpedo7 Group, our strategy is to grow the profitability of the Torpedo7 business and nurture the successful 1-day business.

We are building the Torpedo7 brand to be New Zealand's authority on outdoor and adventure gear, with our team of passionate enthusiasts ensuring we have the best range at the right price for our customers.

Key to our success is the down-to-earth attitude of our committed team members who inspire our customers to want to 'Get Out There' no matter what their abilities. In FY18, we will work closely with our suppliers to make sure we enhance our team's knowledge to give them opportunities to live and breathe our product range.

The key focus for FY18 will be on defining brand clarity and understanding our customers in order to help us better meet their needs. This will result in refining and curating our product offering, cultivating external partnerships with brands whilst maximising our Torpedo7 branded product potential. Focus continues on inventory control, and better life-cycle management of product will enable us to improve our gross profit margin.

Customer experience in our stores and online remains a high priority. Following the learnings from our Albany site, our current flagship store, we will improve the in-store experience across the network and also look to increase the number of stores, the first of these new stores being at Westgate in Auckland. In addition, we are making changes to the look and feel of our three online stores: Torpedo7, No.1 Fitness and Shotgun.

Our end-to-end bike, ski and snowboard workshops and hire service offerings are an integral part of what differentiates the Torpedo7 business from our competition.

The services crew, who live and breathe the outdoors, provide expert mechanical and technical service along with practical solutions and advice to inspire adventurers.

In FY18, we will relaunch our Over and Above Club, to add more value for our customers and to enable us to personalise our interactions. Working closely with the community, both through Torpedo7 events and by our work with the Hillary Foundation, we will encourage our customers to make the most of the outdoors.

Driving profit through sales growth and cost control will be key to the financial success of FY18. We will be evaluating the efficiency of key business processes, streamlining our systems and methods as we combine the Torpedo7, No.1 Fitness and Shotgun businesses, and fostering a culture of continuous improvement.

For the 1-day.co.nz business, the strategy is to continue to nurture this entity. We plan to grow sales by further expanding our database and driving greater customer engagement through social media. We will also be improving our product supply base and leveraging the wider Warehouse Group sourcing team to optimise speed to market. Through further development of existing fulfilment capacity, we will continue to delight our customers. As with the other brands in the business, we will review our processes on an ongoing basis, with the intention of streamlining costs, whilst investing in capability and the areas of our business that will drive increased profitability.

In summary, the future is exciting for the Torpedo7 Group business. See you out there!

# 6.1%

Total Torpedo7 group sales grew 6.1% in the year to \$157.7 million, with strong growth coming from the 1-day business (up by 15.6%) and the retail stores (up by 15.7%).



Fig. 01  
Living and breathing  
the product range.

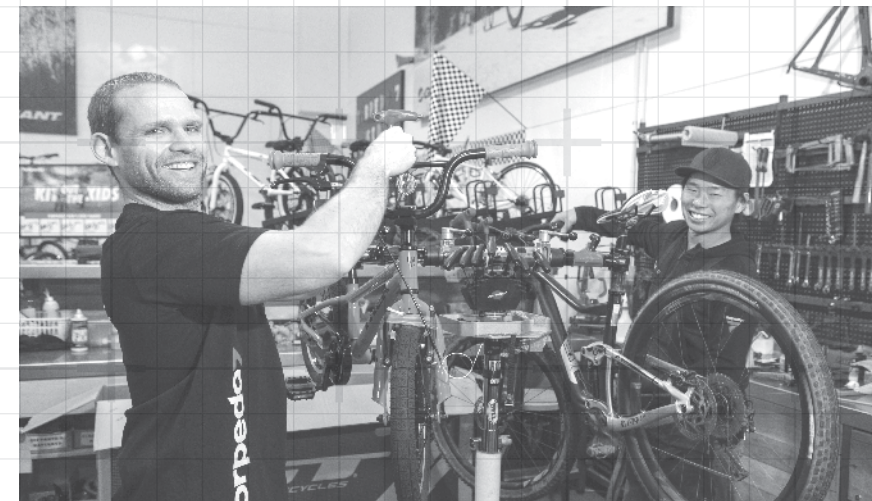


Fig. 02  
Expert mechanical  
knowledge.



Fig. 03  
Ensuring customers  
get the right product  
for their needs.

Future financial  
services strategy

De-risk  
financial investment

Continue to support  
product innovation in  
financial services

**THE  
WAREHOUSE  
GROUP**  
FINANCIAL SERVICES

OUR PLAN FOR FINANCIAL SERVICES

# A plan to de-risk through divestment.

## Financial Performance

The Financial Services business reported an \$8 million operating loss for the full year. The first half's results were disappointing, with the combined effects of slower revenue growth and a lower asset base than was expected delivering a weaker performance than had been planned.

A major contributing factor was the lower level of participation and use of the Financial Services credit cards from the customer base that came across as part of the acquisition of Westpac's share of our Joint Venture business. Higher write-offs as inactive customers required more collections effort were also a contributing factor.

This weaker performance created an impairment challenge for the business at the half year, as the \$22.7 million of goodwill on the balance sheet required valuation support of projected future cash flows. Consequently, in the H1 financial statements, the business impaired all of the goodwill, due to the uncertainty in cash flows (\$11.0 million relating to Diners acquisition, \$11.7 million relating to the Westpac acquisition).

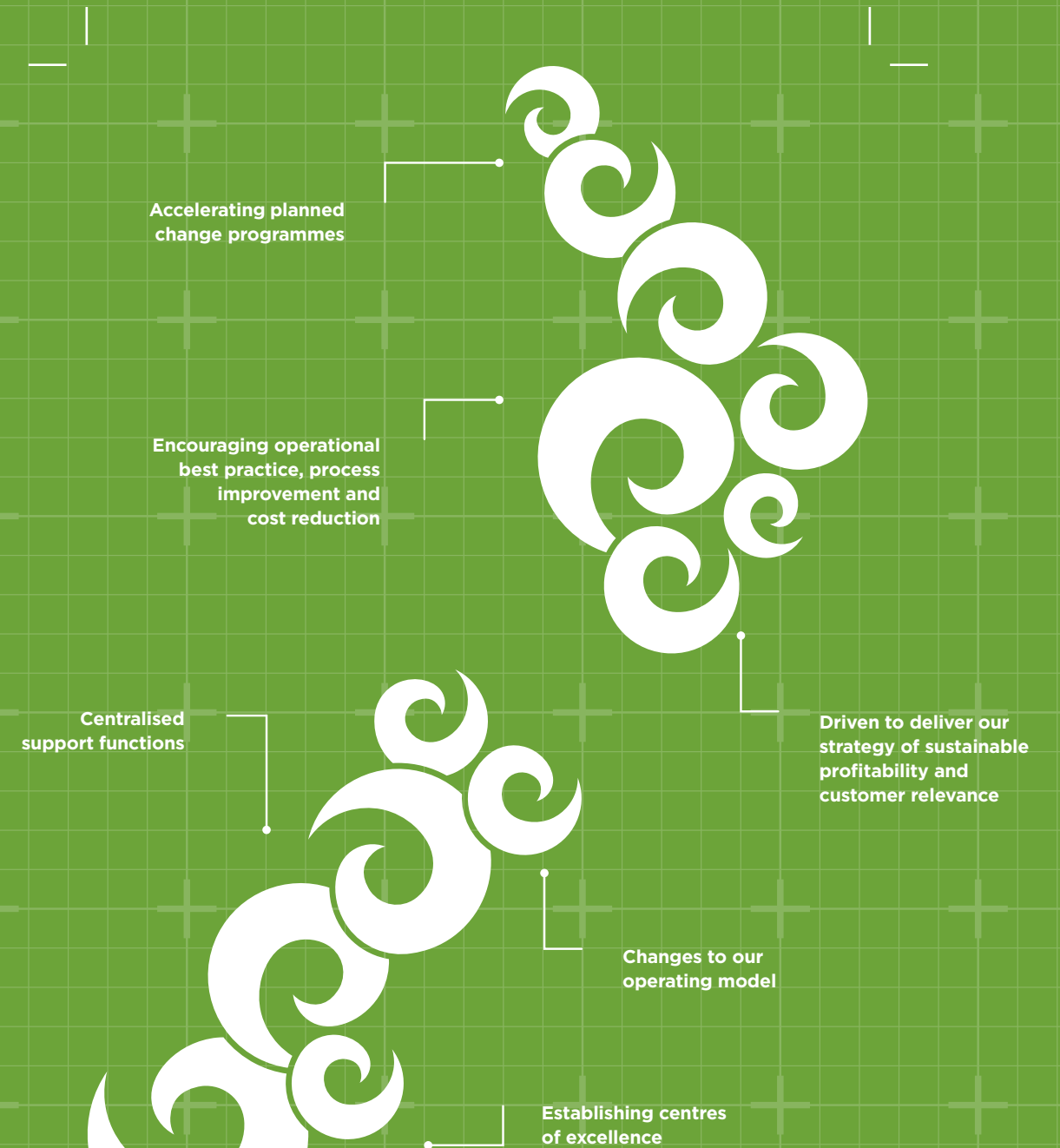
As with all businesses that are in an investment phase, Financial Services was under close review by both its independent board from a performance standpoint and the parent board from an investment perspective. In early 2017, we appointed Donna Cooper to the role of CEO for Financial Services to assist with execution of the strategy and to better understand our retail customers' needs to inform future product offerings. As part of that work it became clear that our future financial services strategy should be centred around more digital, platform-type offerings than traditional credit manufacturing.

With the acceleration of our retail transformation strategy in early 2017, a decision was made to de-risk the financial investment that Financial Services represented to the Group. We decided to seek a partner who would continue to be a finance partner for the retail businesses, as well as support the product innovation in financial services that originally drove the Group's entry into that sector.

### Sale

The sale of Financial Services to Finance Now (a subsidiary of SBS Bank) was announced in July and completed in early September for a purchase price of \$18 million. The price reflected a discount on net assets in the business, as it is loss-making, and the transaction was a sale of the business as a going concern rather than as an asset sale with associated wind-up costs. As the FY17 balance date fell prior to the completion of the sale, the discount on sale has been reflected in the financial statements as a further impairment on the intangible (software) assets in the business. Throughout the sale process, the team remained focused on executing many improvements in the business and the second half result was in line with our revised half-year expectations.

The Warehouse Group continues to own Diners Club (NZ) but that business is classified as discontinued and assets as held for sale. We are now working with Diners International to plan the future of that business.





# Together, New Zealand can flourish.

## Supporting communities and the environment is part of our DNA.

The Warehouse Group's involvement in the community and environment has been strengthened further over the past year, with corporate social responsibility becoming a key pillar of the Group's strategy.

FY17 has been a transformative year for our community and environment initiatives. Fundraising across the Group has gone from strength to strength and new collaborative partnerships have been established. This has enabled us to take a real stance on issues affecting our society today.

In total across the Group, more than \$5.6 million was raised and donated during the financial year.

Our environment strategy has evolved. The Group's focus on cleaner and greener products continues, with an even greater emphasis on engaging and inspiring customers to help them live sustainable lives.

We believe education is critical to ensuring a successful and prosperous country where every Kiwi can flourish. Going forward, our community and environment initiatives will increasingly be focused around education, with some exciting new partnerships and programmes planned for the coming year.

**\$5.6m**

In total across the Group, more than \$5.6 million was raised and donated during FY17.

**The Warehouse** is an iconic part of the make-up of New Zealand's communities, and this lives through our collaborative community partnerships. In FY17 we partnered with five organisations at a national level, centred around initiatives that improve outcomes for young people and their whānau – supporting them with their education, well-being and youth employment.



Fig. 01  
Youthline cheque presentation,  
16 October 2016.



Fig. 02  
Staff enjoying a visit from Harold and the Life Education team.

Fig. 03  
Christmas celebration in partnership with Variety – The Children's Charity.



Fig. 04



Fig. 05



Fig. 06



Fig. 07



Fig. 08



Fig. 04 — **Variety – The Children's Charity**

Almost one in three Kiwi children are growing up without the basics. Our partnership with Variety raised funds to help level the playing field for disadvantaged kids, particularly with their education. With the funds raised through The Warehouse, children are given a good start in life by covering basic unmet needs like clothing, prescriptions, doctor's bills and school stationery. They are also given opportunities that they'd otherwise miss out on, such as the chance to play sport or go on school camp – helping them reach their full potential.

Fig. 05 — **Life Education Trust**

The Life Education truck turning up to school with Harold the giraffe, is often a highlight of the year for many Kiwi kids. Our partnership with Life Education Trust provides at-risk children an opportunity to attend the classroom modules, which empowers them to make healthy choices so they can live full lives. Funds raised through The Warehouse also helped Life Education Trust to adapt their teaching methods from paper-based to a digital platform so they can engage children further.

Fig. 06 — **Women's Refuge**

Children are often seeing, hearing and getting caught in the middle of family violence. In fact, just under half of Women's Refuge's clients are children. The effect of this exposure can be devastating. The fundraising campaign we ran for the Women's Refuge 'Kids in the Middle' initiative funded child-advocates to be based in refuges across the country. These advocates provide around-the-clock, wrap-around support for children in the form of counselling programmes and one-on-one guidance.

Fig. 07 — **The Parenting Place**

Being a great parent is the most valuable job in the world. Attending one of The Parenting Place's Toolbox parenting courses is often a life-changing education experience. Over a number of weeks parents learn activities and strategies they can apply at home, all in a relaxed setting facilitated by trained volunteers who are friendly and supportive. The funds raised provided vulnerable families in local communities the opportunity to attend one of these courses.

Fig. 08 — **Youthline**

Youthline supports young people in need and their families anytime, day or night. Their vision is to create communities where young people thrive. Thanks to generous customers who donated during our fundraising campaign, Youthline have been able to launch their 'GoForward' digital strategy. This delivers counselling by technology, like GoChat – which bridges the gap between phone and text counselling, GoMobile – a text counselling programme, and GoLive – an online counselling option.



Fig. 09  
Pejman Okhovat, CEO TWL and WSL,  
and Amanda Malu, CEO of Plunket, at the  
starting line of the Pedal for Plunket event.

# \$456k

Thanks to the generosity of our customers,  
we presented Plunket with a cheque for  
\$456,460 at the end of the campaign.



Fig. 11  
Minister Tolley  
addressing  
Red Shirts at a  
community launch.



Fig. 12  
The Warehouse Lincoln Road  
presents a cheque to  
Seed2Harvest, one of their  
Customer Choice partners.

## Work-readiness for Young People

A highlight this year was launching Red Shirts in the Community officially – a partnership with the Ministry of Social Development. This means that over the next year, 1,000 young Kiwis aged 16 to 24 who are not currently in employment, training or education will receive vital foundational skills through work experience in The Warehouse stores.

Participants in the programme receive training in retail customer service, communication skills, personal presentation, merchandising, and health and safety.

Participants receive a certificate of participation and a verbal reference, which they can use while seeking a job. Where possible, participants can also earn credits towards a National Certificate in Retail (Level 2 NCEA) and a Customer Service Award.

The initiative has had proven success. A total of 70% of participants who completed the pilot programme gained some form of paid employment within three months of completing the programme.

We believe that businesses have an important role to play, contributing to the development of a country where all youth can flourish. Red Shirts in the Community is believed to be the largest employer-led youth employment initiative in New Zealand. We are working with the Ministry of Social Development to develop a framework that other organisations can use to roll out similar programmes for young people. We are looking forward to continuing to measure the outcomes and success levels of this innovative programme in the coming year.

## Pedalling for Our Tamariki

In March 2017, more than 160 team members from The Warehouse and Plunket hopped on their bikes for a 16-day cycle relay – the length of the country! This was the second year we've run the Pedal for Plunket campaign, with funds this year supporting Plunket community services. These services ensure that all families can connect with their community to provide a safer, better place for children to grow up in.

Olympic cyclist Alison Shanks joined us on the journey as our ambassador. Alison motivated our team, provided handy training tips and tricks, encouraged donations and supported at Pedal for Plunket events around the country.

In total, cyclists rode more than 3,800 kilometres of winding New Zealand roads, stopped at 88 of our stores, and took countless selfies along the way. Our stores and local Plunket volunteers joined in to put the 'fun' into fundraising – they provided energetic welcoming committees when cyclists flew through cities, rattled buckets for donations, put on bake sales and hosted sausage sizzles.

Thanks to the generosity of our customers, we presented Plunket with a cheque for \$456,460 at the end of the event – significantly up from the first campaign in 2015.

In addition, this year donations to Plunket from approved car seats sold in The Warehouse reached \$38,390.



Fig. 10

## Supporting Communities in Need

We believe it's important to do all that we can to support those who are vulnerable during disasters and in times of need. In emergency situations, we partner with organisations who are on-the-ground co-ordinating recovery efforts and providing support.

The Kaikoura earthquake disrupted communities significantly and, in some cases, our business operations. We worked with New Zealand Red Cross, which had teams locally providing emergency aid and ensuring everyone had the support they needed. Our customers donated generously to the Red Cross Earthquake Appeal we ran in The Warehouse stores.

In April 2017, flooding in Edgecumbe impacted and displaced hundreds of families. Once again we worked with Red Cross co-ordinating flood-relief kits for those affected around the Bay of Plenty region.

## Helping Our Team to Get Ahead Financially

We extended our successful 'You and Your Money' financial literacy programme this year, conducting 21 courses for 192 team members of The Warehouse. This educational programme is run in partnership with the Commission for Financial Capability and directly links to the Government's National Strategy for Financial Capability, ensuring everyone is prepared to get ahead financially. It covers everything from budgeting, managing debt, savings, investing and preparing for retirement.

A total of 94% of our team members who participated in the programme this year found the course "very useful". They reported a general increase in their own financial knowledge and capability, and believe it will help them to make the most out of their money for themselves and their whānau.

## Grassroots Community Support

In addition to our national programmes, we believe it's important to work at a local level, supporting causes and needs that matter to communities. This is why each of our stores partners with neighbourhood organisations, providing more than \$1 million of support over the year through various ways, such as our iconic community BBQs, proceeds from our 10c plastic bags and product donations.

Our nine trading regions continued to partner with organisations in their area. These regional partnerships funded everything from educational zoo visits for low-decile schools through The Warehouse Zoofari programme, to providing free books for schoolchildren to assist their reading skills through Duffy Books.



## National and Regional Fundraising

August 2016 to July 2017

\$355,044	Variety – The Children's Charity
\$343,708	Life Education Trust
\$340,727	Women's Refuge
\$265,504	The Parenting Place
\$251,983	Youthline
\$456,460	Pedal for Plunket
<b>\$2,013,426</b>	<b>Total National Fundraising</b>
<b>\$758,814</b>	<b>Total Regional Fundraising</b>

## Local and Other Fundraising

August 2016 to July 2017

\$119,712	Coin boxes
\$367,240	BBQ fundraising
\$545,475	Bags for Good
<b>\$1,032,427</b>	<b>Total Local Fundraising</b>
<b>\$273,325</b>	<b>Other Fundraising</b>

Fig. 13  
Grand total national, regional and  
neighbourhood fundraising for FY17.

\$4,079,962

We're all about helping Kiwis to do great things, and **Warehouse Stationery's** education-focused community partnerships are an essential part of this. Our team is passionate about making a difference – this deeply-ingrained passion came through in very successful fundraising campaigns for our national partners CanTeen and The Salvation Army, and our various regional partners, reaching record amounts in some cases.



Fig. 14  
A Warehouse Stationery  
team member invites a  
customer to add a  
donation to their purchase.

### Getting Education Back on Track

Often when young people go through cancer their whole life is put on hold and their education is affected. CanTeen believes that life shouldn't stop with a diagnosis of cancer, and that no young person should ever face cancer alone.

Education is so critical to the success of our young people. The funds donated generously from our customers help CanTeen support young people to get their lives back on track, giving them the strength and resources to reconnect and return to their education. During FY17, we raised \$172,837 for CanTeen.

### Aspiring to Greater Things

Life can be tough for young people, which is why our partnership with The Salvation Army continued to fund Aspire programmes this year. Aspire is a year-long youth development programme that helps at-risk young people overcome their barriers, grow and develop, connect positively with others, take responsibility and master essential life skills.

Aspire has now been running for three years. The Salvation Army works directly with schools to identify and help young people who may be at-risk. The \$163,250 raised for The Salvation Army in FY17 will help these youth aspire to greater things.

Fig. 15



Fig. 16



Te Ope Whakaora

### Making Tertiary Education Accessible

As part of our commitment to making education accessible and affordable for every Kiwi, we are proud to offer scholarships that support up to six ambitious young New Zealanders to complete tertiary education every year. These young people would otherwise not have been able to afford to study.

FY17 was the second year of the Warehouse Stationery Scholarships. Along with funding their tertiary study, we provide every recipient with employment in one of our stores to assist with living costs. They also receive full wrap-around support, including mentoring and courses that help them maximise their chances of successfully completing their qualification.

In the coming years, we plan to increase the number of scholarship recipients. We are also extending the selection criteria to include participants of The Warehouse's Red Shirts in Community programme.

**Research completed as part of the programme showed a significant increase in key attitudinal indicators, such as an increase in young people's confidence to reach their goals.**

Aspire is a year-long youth development programme which helps at-risk young people aspire to greater things.



Fig. 17  
Shari French, GM of Community Relations, presents a cheque to Shane Chisholm, Territorial Public Relations Director of The Salvation Army.

# \$172,837

Raised for CanTeen



Fig. 18  
Teens from CanTeen.



Fig. 19  
Youth supporting CanTeen.

# \$163,250

Raised for The Salvation Army

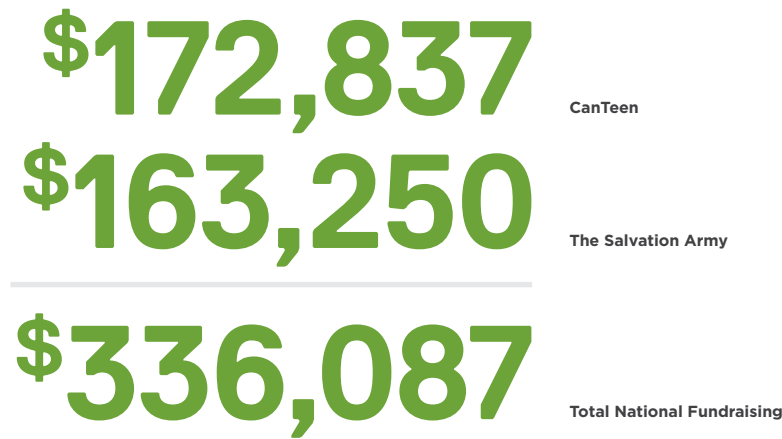


Fig. 20  
The Salvation Army promotes the Red Shield Appeal in Warehouse Stationery stores.



National Fundraising

August 2016 to July 2017



Regional Fundraising

August 2016 to July 2017



Fig. 21  
Grand total national and regional fundraising for FY17.

\$527,274

Making Kiwi lives better is what **Noel Leeming** is all about. We strive to create positive outcomes in the education space and demonstrate our commitment to New Zealand communities.

Enhancing the Education Experience

In FY17, we launched the Community Learning Programme. This initiative evolved from our successful Mobile Learning Centre, which has now completed its two-year road trip around New Zealand.

We have partnered with 24 low-decile primary schools, delivering 2,500 hours of free learning sessions to teachers and their students. Our mission is to help teachers better understand how they can use technology to enhance the experience for their students, create opportunities and help them to discover new learning pathways.

Our Tech Solutions team members across the country deliver tailored learning experiences – covering everything from coding, robotics, 3D design, virtual reality and educational learning platforms. We are excited to watch the success of this programme and measure its outcomes over the year ahead.

Supporting and Mentoring Youth

Noel Leeming established a partnership in FY17 with First Foundation – an educational trust which gives academically talented young Kiwis a ‘hand-up’ to tertiary education. The programme provides students with financial support, paid work experience, advice, guidance and a supportive mentor.

Our partnership is not just about funding education for students. After being blown away by the calibre of the programme applicants, we saw an opportunity for our team to engage and mentor the talented young people, assisting them with the major transitions they face moving from school to university life. We now have several of our lead team mentoring youth through the programme, including CEO Tim Edwards.



Fig. 22  
Young students experiencing technology thanks to Noel Leeming.

2,500

We have partnered with 24 low-decile primary schools, delivering 2,500 hours of free learning sessions to teachers and their students.



Fig. 23  
Students getting digital advice through Noel Leeming's community learning programme.



At **Torpedo7** we live and breathe the outdoors; we think it's important that others have the opportunity to experience it as well. That is why we focus our community efforts on outdoor education initiatives.

#### Giving the Gift of the Outdoors

Our partnership with Hillary Outdoors Education Centres allows our team members and generous customers to share our outdoors way of life with students who wouldn't otherwise have the opportunity.

The partnership focuses on youth from low-decile schools, giving them the chance to grow through a unique adventure and outdoor experience. The experiences are designed to challenge youth both mentally and physically, helping them work together as a team and grow as individuals. These are often life-changing, building the skills and resilience youth need – with a positive flow-on effect to their school, family and community life.

"I will apply what I have learned about perseverance and patience into my school work, being patient and persevering with long, tedious assignments and tasks, knowing that I will enjoy the end result," says Rebecca, a student at Papatoetoe High School who took part in a five-day outdoor education programme on Great Barrier Island thanks to funding from Torpedo7.

Schools that have benefited from our partnership include Melville High School, Papatoetoe High School, Taupo-a-nui, and Auckland Girls' Grammar School. Over \$8,500 was raised for Hillary Outdoors during FY17; this will contribute positively to the life-journey of the youth who participate in the outdoor learning experiences.



Fig. 24



Fig. 23  
Students participating in the Hillary Outdoors education programme.

**"I believe the funding and opportunity to attend this programme has allowed each individual student to explore their own values and potential. This will enable them as individuals and members of a community to contribute to developing a stronger, vibrant local community in the future."**

Keith Francis – Papatoetoe High School teacher

The **1-day** team continued their partnership with Ronald McDonald House Charities® (RMHC®) in FY17. Ronald McDonald House® provides free accommodation and support services to thousands of families, ensuring they are better placed to cope and help their children heal.

The RMHC® facilities seek to alleviate the emotional, practical and financial burdens a family can face to enable them to focus on the most important thing – their child's recovery.

Through the team's efforts and the generosity of our customers, 1-day contributed \$25,000 towards Christmas toys and gifts for all families staying in a Ronald McDonald House® during this financial year.

The 1-day team also volunteered at the Auckland House to cook a festive Christmas feast – allowing families to have a night off cooking so they could spend this special time with loved ones. Santa added Christmas cheer with a visit on the night, handing out 1-day presents to the children. Over 1,000 gifts were donated nationwide to all Ronald McDonald Houses for children and their families.

In addition to Christmas cheer, 1-day supply all participating RMHC® Supper Clubs with 1-day products to auction off at these great events. This year the donated products raised \$29,000 – thanks to a bunch of wonderful volunteers organising these events. The 1-day staff also ran an annual corporate golf day at Ngaruawahia Golf Course in March, which raised \$8,500 through auctions and donations from local businesses and suppliers.



Fig. 25



Fig. 26  
1-day presents a cheque to Ronald McDonald House®.

This year saw the continued success of our **The Warehouse Group** fundraising and community programmes – all designed to help New Zealand flourish. The 25th annual Gala Dinner was New Zealand's largest corporate fundraising dinner and raised a record amount. Our team members in stores, our store support office and distribution centres continued to get in behind our fundraising efforts, and they give generously through payroll giving.



Fig. 27  
Students learning gardening skills with Harold the Giraffe.



Fig. 28  
In FY17, our team members donated a total of \$138,489 through payroll giving.

#### Helping to Tackle Childhood Obesity

New Zealand ranks third-highest in the OECD for child obesity levels, with one in three Kiwi kids classed as being obese or overweight – and rates are continuing to rise. The knock-on effects of being obese or overweight for a young person include low self-esteem, bullying, eating disorders, ill health and even suicide.

To tackle this rising epidemic, Life Education Trust and Garden to Table partnered to create the Empower programme. This is a comprehensive and sustainable classroom-based initiative, which will be the largest programme to tackle childhood obesity in New Zealand.

Empower was funded through The Warehouse Group's Gala Dinner 2016, which raised a record amount of \$776,584 to launch the programme, thanks to our generous suppliers and business partners.

The success of the initiative is down to collaboration – by bringing together two of the Group's community partners, Empower will deliver even greater outcomes. It leverages Life Education Trust's experience and strength in delivering classroom-based modules around food, nutrition and healthy eating – and Garden to Table brings practical learning in the garden and the kitchen.

Over a two-year period, Empower will benefit around 32,000 Kiwi children in about 170 schools – with a mission to empower children with the knowledge to take action and create healthy, lifelong habits.

"Gaining the support of The Warehouse Group and its suppliers and business partners, who each year make a significant contribution to community development, has ensured our innovative programme can go forward."

John O'Connell – CEO Life Education Trust

#### Fostering Team Member Generosity

We're all about helping our team to be the best they can be, which includes supporting communities and helping New Zealand flourish. Team-member generosity continued to grow over the past year, with payroll giving becoming even more popular.

Payroll giving is a voluntary initiative that enables our team members to give one-off or ongoing donations from their pay to a registered charitable organisation or school of their choice. Our team tell us they love the flexibility and ease of payroll giving, which enables them to support their neighbourhood and causes that matter to them.

In FY17, our team members donated a total of \$138,489 through payroll giving, which has benefited more than 220 community organisations. This takes our all-time total raised through payroll giving to over \$500,000 since we launched this initiative.

# \$776k

Empower was funded through The Warehouse Group's Gala Dinner 2016, which raised a record amount of \$776,584 to launch the programme, thanks to our generous suppliers and business partners.



A Round of Golf for Good

Over \$75,000 was raised for Grandparents Raising Grandchildren at the Bob Tindall Golf Day in March 2017, thanks to the generosity of our suppliers.

The funds raised from the event extends caregiver education programmes throughout New Zealand, providing vital support services to more than 6,000 full-time grandparent and whānau caregivers who are raising children in circumstances where the alternative is foster care.

We are proud to support Grandparents Raising Grandchildren, ensuring grandparents are well equipped to deliver the very best outcomes and care for some of New Zealand’s most vulnerable children.

“I admire grandparents who take on such a huge responsibility and it is great they have a range of support services through an organisation like Grandparents Raising Grandchildren.”

Nick Grayston – CEO, The Warehouse Group

**Standing Against Family Violence**

In New Zealand, police are called to a family-violence-related incident every 5.5 minutes and one in three women will experience domestic violence at some point in their lifetime. These are just some of the statistics we are working to change through our ‘Family Violence, it’s not OK’ initiatives. This multilayered initiative not only supports our team members but also they have been recognised by other businesses and industry groups as leading in their field, which has potential to broaden the benefits further.

Launched in FY16, the programme was strengthened in FY17 to include comprehensive training, including educating people leaders on signs and ways to discuss the subject with someone who may need support within their team. During the FY17 year we were the first business in the country to publish Women’s Refuge information resources on our team-member intranet. The information includes advice on the warning signs of family violence, how to stay safe, how to seek help and how to help others. It also features a section on how to support team members, including details of our ‘Family Violence, it’s not OK’ policy. Another initiative put in place during the year was an in-store poster campaign to support team members who may be experiencing family violence.

In addition, we were proud to host two knowledge-sharing events for other New Zealand businesses which wanted to know more about our policy and associated training. The policy and training resources were shared in an effort to encourage more businesses to implement similar initiatives.

Recognised for Helping New Zealand Flourish

- Throughout the year, The Warehouse Group received industry recognition for several of our community initiatives.
- We received our third Business and Community Shares (BACS) Good Business Egg Award in five years, which is more than any other New Zealand business has achieved. Our BACS Award recognised The Warehouse’s commitment to ‘Community Empowerment in Aotearoa’ – focusing on education, well-being and youth employment.
  - We were the first business to be accredited by White Ribbon, recognising our policies and work to prevent family violence.
  - Our ‘Family Violence, it’s not OK’ initiative won the Corporate Social Responsibility award and was a finalist in the Christian Dahmen Memorial Award for HR Innovation at the 2017 Human Resources Institute of New Zealand Awards.
  - The Warehouse was first-equal with Rainbow’s End for the Local Youth Employer Award at the 2016 Auckland ‘Young at Heart’ Awards – acknowledging the contribution made to creating sustainable employment opportunities for young people.

Just after year-end we were awarded the Emerging Diversity and Inclusion Award by Diversity Works for our family violence initiatives.

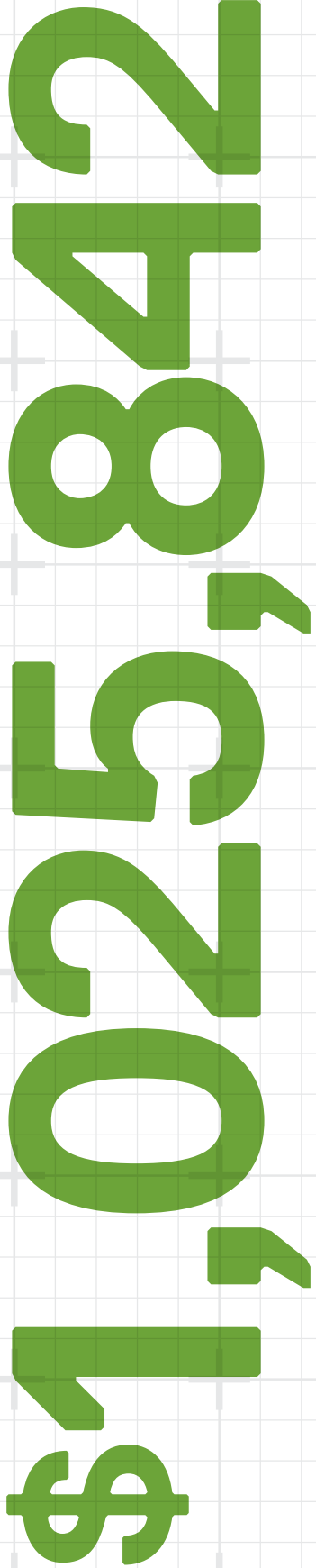


Fig. 29  
The Warehouse being presented with their accreditation by White Ribbon.

Group Fundraising  
August 2016 to July 2017



Fig. 30  
Total Group fundraising.



# This year is the third year of reporting greenhouse gas (GHG) emissions generated by all the major Group businesses: The Warehouse, Warehouse Stationery, Noel Leeming, Torpedo7, and Financial Services.

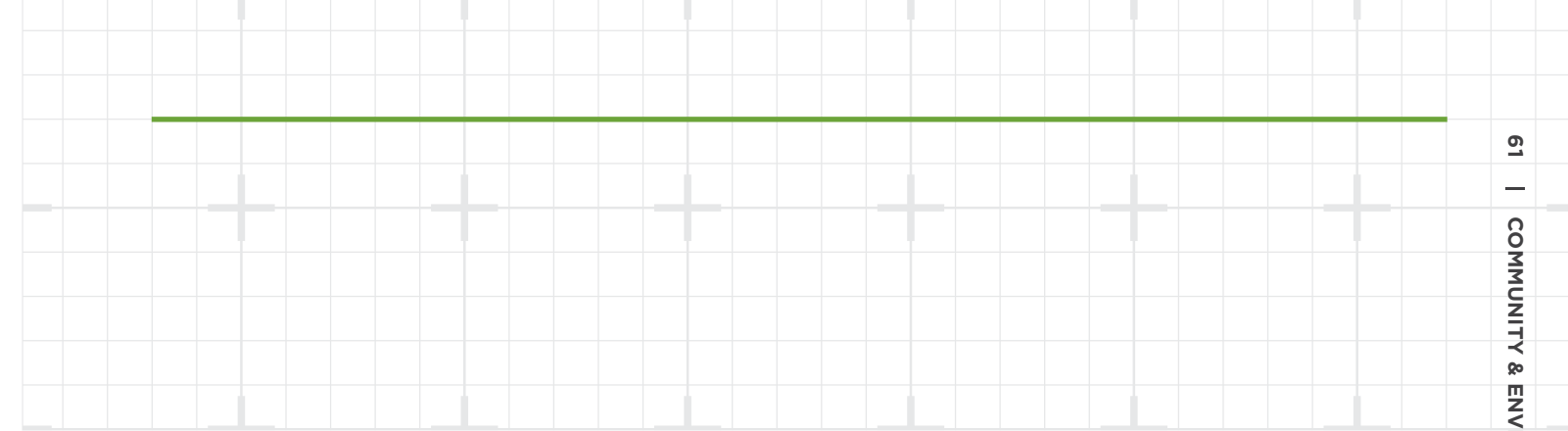
We have achieved Certified Emissions Measurement and Reduction Scheme (CEMARS®) certification for these emissions, which recognises our commitment to managing and reducing our GHG emissions. To receive this certification our GHG emissions and emissions reduction plan were independently reviewed and audited.

The Group's top emissions activities were international shipping (36% of emissions), electricity (29%) and domestic shipping (15%), which includes road, rail and sea shipping and courier freight. International shipping emissions are reported for the products we directly source from overseas; we do not include international shipping emissions for products sourced within New Zealand, which our suppliers are responsible for.

Overall, Group emissions fell by 3.9% to 39,515 tonnes of carbon dioxide equivalent (CO<sub>2</sub>e).

3.9%

Overall, Group emissions fell by 3.9% to 39,515 tonnes of carbon dioxide equivalent (CO<sub>2</sub>e).



There were two main drivers of this reduction: air travel and electricity. Air travel has been reduced with new booking controls being put in place. Electricity usage decreased by 2%; in addition, the emissions impact of electricity fell significantly during FY17 as very high levels of renewable electricity were generated, according to the Ministry of Business, Innovation and Employment. The net impact was a reduction in electricity emissions of 17%.

Driving the decreases in electricity usage have been the installation of LED lighting in stores (now in 10 of The Warehouse stores), a store closure, and – for unfortunate reasons – the partial closure of the Lower Hutt store because of damage from the Kaikoura earthquake. We anticipate long-term electricity use to grow because we have committed to 30% of our own road fleet to be electric by the end of 2019. Our overall emissions will be lower, though, as we substitute fossil fuels with electricity.

The Warehouse generates 78% of the Group's emissions, reflecting its greater store footprint and sales within the Group. Also, The Warehouse directly sources the greatest proportion of products from overseas, and so has significantly more international shipping emissions. The Warehouse's emissions fell by 3.9%, largely driven by – as discussed above – air travel and electricity use, and from a reduction in gases lost from air-conditioning systems because of better air-conditioning maintenance and the use of newer units.

However, there were emissions increases in three key areas: international shipping, courier freight, and landfill. International shipping increases were due to greater use of air transportation. Courier freight, particularly air freighting of parcels within New Zealand, has increased as we seek to deliver orders to customers more quickly. We have started using an electric van for some deliveries, to reduce emissions where possible. Landfill increases are primarily as a result of construction-related waste from opening new stores and extending our distribution centres, as well as from disposing of damaged products and fittings because of the Kaikoura earthquake.

Warehouse Stationery's emissions fell by 9.7%, largely from decreases in air travel and electricity emissions.

Noel Leeming's emissions decreased by 9%, also predominantly from decreases in air travel and electricity emissions, although there was an increase in fuel used in company vehicles.

Torpedo7's emissions grew by 16% with significant increases in the areas of international shipping and landfill.



### Customer Electric Vehicle Charging

The Energy Efficiency Conservation Authority (EECA) awarded The Warehouse part funding for public electric vehicle (EV) charging stations outside 20 of The Warehouse's stores. We have focused on stores outside of Auckland because there are fewer public charging stations there. Our first of these chargers will be installed in Southland by the end of 2017. The map on page 63 shows the 20 stores that will have chargers by July 2018.

In addition to these 20, we have installed a public charger at The Warehouse Royal Oak (Auckland), where we have been testing how best to install and operate the charger.

In addition, we have installed four chargers at our Store Support Office for use by employees and visitors.

### Environmentally Sustainable Sourcing

#### Wood

We want to help our customers live more sustainably by giving them peace of mind that the products they buy are sourced in environmentally sustainable ways. In FY15 our Wood Product Sourcing Policy was put in place to ensure that products containing wood or wood pulp were not linked to deforestation. We have made significant progress, with most impacted products now sourced sustainably.

#### Palm oil

In FY16, we introduced our Palm Oil Sourcing Policy which covers any product that contains palm oil (or a palm oil derivative). Palm oil is an ingredient in a wide range of product categories, most common in food, pet food, household cleaning products, personal care, and health and beauty. Like our wood policy, this policy commits us to ensure that any palm oil ingredients come from certified sustainable sources. Progress has been slower than expected because of challenges in identifying palm oil in products and sourcing genuine certified palm oil. To accelerate progress, we are focusing on health and beauty and food categories, as palm oil is most prevalent in these product areas.

#### Microplastics

In the early part of FY17 we introduced a ban on wash-off health and beauty, personal care, and cleaning products containing microplastics. Microplastics are minuscule balls of plastic, often called microbeads, which are used in products for functions such as abrasion (exfoliation), bulking or controlling viscosity. The plastics are washed down the drain after use and sewer systems cannot capture them, so they end up in the ocean as a pollutant and are often eaten by sea creatures. From May 2018, the Government will ban the sale of wash-off products containing microplastics.

#### Apparel

We have recently started a project to assess and address the environmental impact of our apparel products. We are focusing on our top-selling products and evaluating them against industry benchmarks in areas such as material types and chemicals used in production processes. Once we have assessed these risks we will investigate solutions with suppliers.

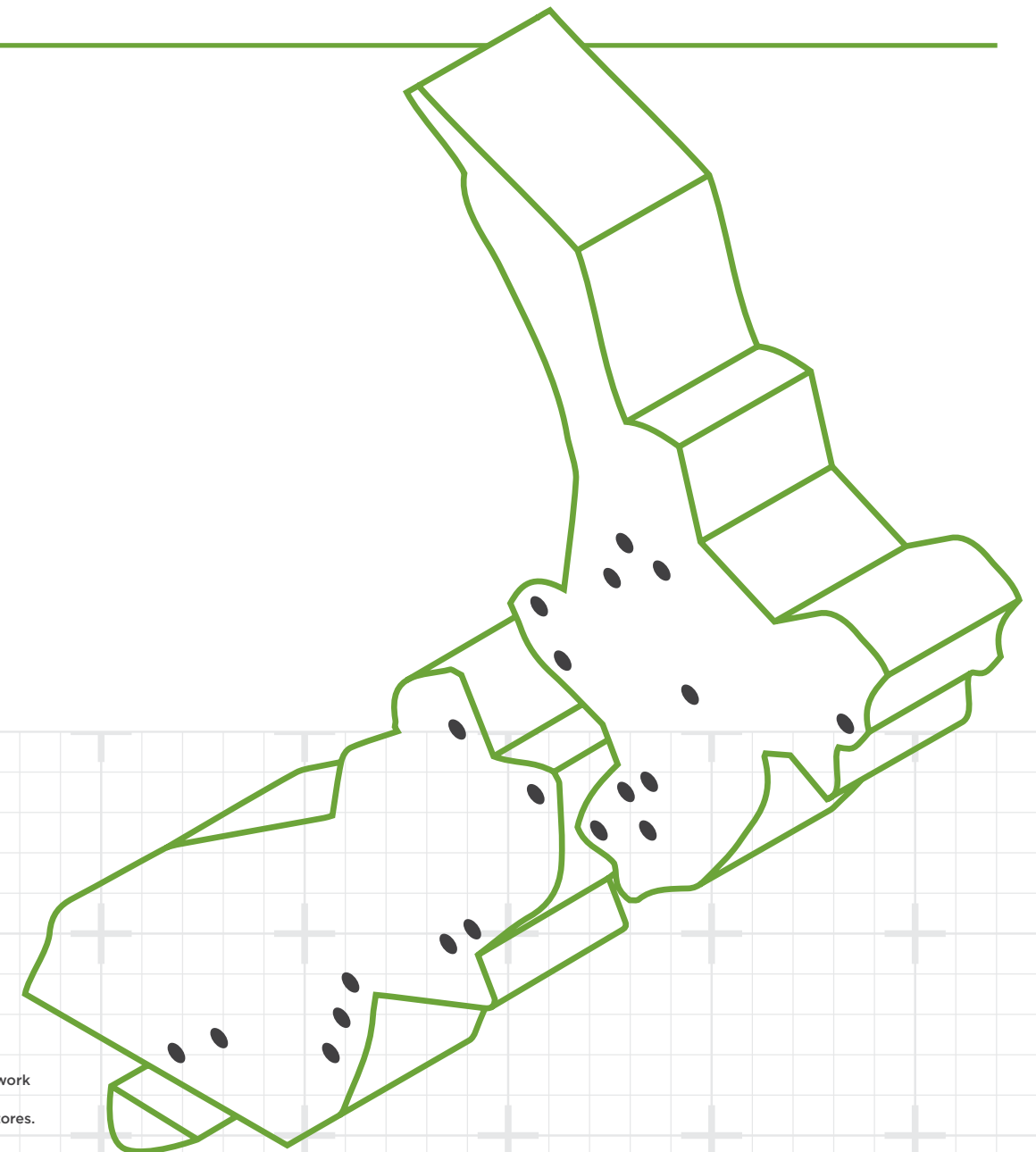


Fig. 31  
Our charging station network  
to be installed outside  
20 of The Warehouse's stores.



Fig. 32  
Energy-efficient LED  
lighting at The Warehouse,  
Queenstown.



Fig. 33  
The Wellington launch  
of soft plastics recycling  
at The Warehouse, Lyall Bay.



Fig. 34  
Polystyrene compactor at our North Island Distribution Centre.



Fig. 35  
The Warehouse, Lyall Bay team supporting The Great Community Clean Up.

Statistics

		The Warehouse	Warehouse Stationery	Noel Leeming	Torpedo7	Total
Landfill						
kg total	2017	2,443,836	243,043	474,793	167,477	3,329,149
	2016	2,321,209	269,013	420,437	110,814	3,121,474
	2015	2,383,683	322,096	381,225	138,515	3,225,518
	2014	2,481,645	587,679	338,660	N/A	3,407,984
	AVERAGE					
kg per \$m sales	2017	1,387	874	586	1,062	977
	2016	1,318	964	559	745	897
	2015	1,387	1,226	573	1,056	1,060
	2014	1,490	2,345	546	N/A	1,460
	AVERAGE					
Store electricity						
kWh total	2017	65,691,866	8,935,375	13,041,998	2,194,523	89,863,762
	2016	67,416,524	8,723,446	13,239,335	1,865,900	91,245,205
	2015	67,949,942	7,865,957	13,312,421	1,744,219	90,872,538
	2014	67,168,416	8,545,690	15,479,178	N/A	91,193,284
	AVERAGE					
kWh per m² per month	2017	10.64	10.53	13.87	11.48	11.63
	2016	11.28	10.93	14.35	10.41	11.74
	2015	11.31	9.94	16.38	9.74	11.84
	2014	11.18	10.44	19.32	N/A	13.65
	AVERAGE					
GHG						
CO <sub>2</sub> e total	2017	31,030	2,512	3,814	2,159	39,515
	2016	32,222	2,783	4,193	1,862	41,060
	2015	31,116	2,752	4,076	1,970	39,914
	2014	29,819	2,972	4,339	N/A	37,130
	AVERAGE					
CO <sub>2</sub> e per \$m	2017	17.62	9.03	4.70	13.69	11.26
	2016	18.30	9.97	5.58	12.52	11.60
	2015	18.11	10.47	6.12	15.01	12.43
	2014	17.91	11.86	6.99	N/A	12.25
	AVERAGE					
Plastic bags ordered - The Warehouse						
			% YOY CHANGE	% CHANGE ON 2008		
Total	2017	14,132,000	-0.3%	-67%		
	2016	14,178,000	-3.7%	-67.3%		
	2015*	14,726,000	25.6%	-66.0%		
	2014	11,722,000	-73.0%			
	2008†	43,370,500				
Total per \$m	2017	8,023	-0.4	-71.7%		
	2016	8,052	-6.0%	-71.6%		
	2015*	8,570	21.7%	-69.8%		
	2014	7,039				
	2008†	28,347				

† In 2008 we did not charge for plastic bags.  
\* 2015 restarted upwards from 14,202,000 due to an error in data originally provided.

GHG Emissions Breakdown

Tonnes of carbon dioxide equivalent (CO <sub>2</sub> e)																		
	The Warehouse			Warehouse Stationery			Noel Leeming			Torpedo7			Financial Services			Total		
	FY17	FY16	% CHANGE	FY17	FY16	% CHANGE	FY17	FY16	% CHANGE	FY17	FY16	% CHANGE	FY17	FY16	% CHANGE	FY17	FY16	% CHANGE
Int'l shipping	13,134	12,048	9%	592	643	-8%	-	-	-	592	411	23%	-	-	-	14,231	13,102	9%
Electricity	8,588	10,571	-19%	1,067	1,227	-13%	1,576	1,862	-15%	262	262	0%	28	36	-22%	11,522	13,958	-17%
Domestic shipping	4,535	2,455	7%	364	313	16%	110	99	10%	1,079	943	14%	-	-	-	6,087	5,580	32%
Employee air travel	1,948	2,251	-13%	279	378	-26%	503	794	-37%	211	178	19%	13	-	-	2,954	3,601	-18%
Landfill	1,512	1,224	24%	146	160	-9%	327	261	25%	78	46	67%	-	-	-	2,062	1,691	22%
Company-owned vehicles and lifts	966	881	10%	29	20	40%	1,257	1,144	10%	8	14	-44%	11	7	-51%	2,271	2,066	10%
GHG losses from air-conditioning systems	160	865	-81%	20	18	11%	28	7	331%	-	-	-	-	-	-	209	890	-77%
Employee private km claims	130	159	-18%	16	23	-31%	13	26	-51%	17	6	159%	3	3	17%	178	217	-18%
Total emissions	30,974	32,222	-3.9%	2,512	2,783	-9.7%	3,814	4,193	-9.0%	2,159	1,862	16.0%	55	46	20.9%	39,515	41,105	-3.9%
Total emissions per \$m sales	17.62	18.30	-3.7%	9.03	9.97	-9.4%	4.70	5.58	-15.6%	13.69	12.52	+9.4%	-	-	-	11.26	11.60	-2.8%

Plastic Bags and Recycling

In FY17, The Warehouse stores ordered 14.1 million plastic checkout bags, 46,000 (or 0.3%) fewer than last year. Customers can now recycle their plastic bags, together with other soft plastics, at more of The Warehouse's stores. The Warehouse is a participant in a voluntary, industry-led initiative that enables customers to recycle these plastics in special recycling bins at The Warehouse stores and grocery retailers. The recycling campaign launched in October 2015 is now available in 47 of The Warehouse's stores across the country, with several more planned for FY18. To July 2017, the scheme had collected more than 21 tonnes from our customers, which equates to approximately 5.5 million pieces of plastic.

Waste and Recycling

Our waste performance has been mixed in FY17, increasing 7% in weight. This was largely been generated by construction-related waste from opening new stores and extending our distribution centres. In addition, we had to dispose of damaged products and fittings as a result of the Kaikoura earthquake. These events aside, there is still significant scope to improve recycling at many of our sites. To give greater visibility of recycling performance, we have begun reporting landfill diversion for The Warehouse, with other brands to follow soon. Landfill diversion represents the proportion of total waste that is diverted to recycling. In FY17, The Warehouse stores diverted approximately 82% of its waste to recycling, leaving 18% going to landfill. We have set a target of 95% diversion by 2020.

One potential challenge to this target is the impact of new regulations in China that restrict importing some recyclables. This will potentially affect our level of recycling of plastic film, or pallet wrap. We are working with our recyclers to understand the impact and alternatives available.

A recycling difficulty we have had for some time has been the recycling of polystyrene, as there are few recyclers with the necessary equipment. As part of our North Island Distribution Centre expansion, we have included on-site polystyrene recycling equipment that compacts this material by over 90%. We then sell this compacted polystyrene onto one our recycling partners.

The Great Community Clean Up

Late September 2016 saw the inaugural The Warehouse Great Community Clean Up. The event, in partnership with Neighbourly, encourages our team members and the New Zealand public to volunteer their time to clean up their local neighbourhood. We repeated the clean-up again in late April 2017, and plan to repeat it annually each April. Across the two clean-ups in FY17, more than 1,800 people volunteered (including 1,100 team members) across 165 groups, cleaning-up more than 180 communities across the country.



Fig. 36

# Embedding our culture of health & safety.

## Our Five Strategic Key Results Areas

01

### Leadership

Ensure leaders know how to lead to keep our people safe and well

02

### Wellness

Create an environment where workplace wellness takes priority

03

### Integration and Simplification

Health and Safety systems and processes using data for targeted injury and wellness initiatives

04

### Risk and Compliance

Manage our risks and compliance obligations

05

### Partner with Businesses and Customers

Partner with like-minded businesses and our customers to drive step change in understanding of safety practices in New Zealand



**The Group remains committed to providing a safe environment for our team, customers, contractors and visitors. While solid progress has been made in the areas of prevention and reporting, we were devastated by a recent fatality involving an employee of a contractor delivering goods to our premises.**

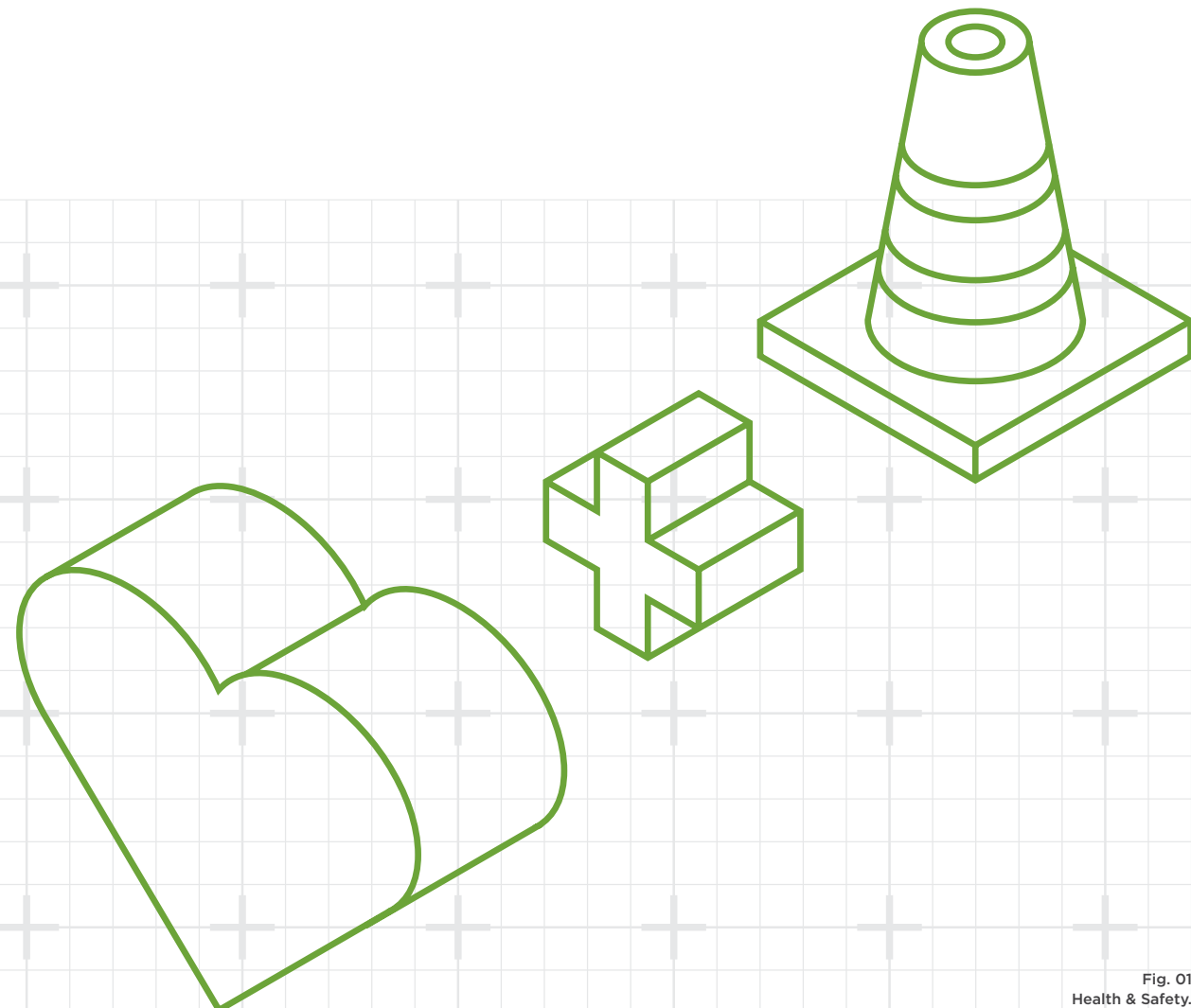


Fig. 01  
Health & Safety.

Much of the focus for FY17 was on embedding a culture of health and safety awareness and prevention. Significant inroads were made through the introduction of a new Health and Safety Management tool and more robust reporting.

Unfortunately, the year was marred by the Group's first-ever fatal accident, involving an employee of a contractor at our Torpedo7 Fulfilment Centre in Hamilton. We were also disappointed by the lack of a reduction in injury numbers, particularly in the Red stores. We do, however, believe this will change through focused endorsement by leadership, new technology and data-driven initiatives.

A key success for the year was the launch of SafetyHub, a Group-wide common Health and Safety Management tool accessible to all team members digitally and on mobile. SafetyHub has significantly enhanced our ability to report and capture data on incidents, near misses, hazards and preventative needs. It has improved access to information for our teams and, most importantly, made reporting incidents considerably easier.

Amongst SafetyHub's features is 'Spot It, Fix It', a mechanism to enable team members to report potential hazards that they have identified and to either do something about them immediately or log them for attention. Over 1600 potential hazards have been loaded within the first four months of Spot It, Fix It's launch.

In addition to the preventative reporting, we have pleasingly also seen a reporting increase in near misses. SafetyHub's ease of reporting and its rich data is expected to go a long way to helping us better understand the root cause of incidents and being able to prevent them.

Reporting was enhanced internally as well, with a view to driving our proactive and preventative health and safety culture through the incorporation of a new suite of metrics. These metrics are expected to enhance clarity and consistency of reporting at all levels of the organisation, including the Board.

We also placed greater emphasis on the management of the Group's 10 most critical risks. Each risk has been assigned to an Executive Team member to drive activity and projects, to better understand and mitigate such risks.

A disturbing societal issue we have seen during the year is an increase in violent activities throughout our network. We have implemented a comprehensive training programme to enable our teams to manage these situations, in addition to increasing our security measures.

We retained our ACC Partnership Programme Tertiary status for another year, following a successful audit.

In addition to health and safety, we are placing increased emphasis on the wellness of our teams and, during the financial year, we implemented several health-related programmes aimed at improving the lives of our team members. One of these initiatives is a commitment that all our sites will be smokefree from January 2018, and we are introducing measures to support our teams during this transition.

# The Warehouse Group Limited Financial Statements

For the 52 week period ended 30 July 2017

## Financial Statements

FOR THE 52 WEEK PERIOD ENDED 30 JULY 2017

The financial statements have been presented in a style which attempts to make them less complex and more relevant to shareholders. The note disclosures have been grouped into six sections: 'basis of preparation', 'financial performance', 'operating assets and liabilities', 'financing and capital structure', 'financial risk management' and 'other disclosures'. Each section sets out the significant accounting policies in grey text boxes applied in producing the relevant notes, along with details of any key judgements and estimates used. The purpose of this format is to provide readers with a clearer understanding of what drives financial performance of the Group.



**Joan Withers**  
Chairman



**Keith Smith**  
Deputy Chairman

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The Warehouse Group Limited is a limited liability company incorporated and domiciled in New Zealand. The address of its registered office is Level 4, 4 Graham Street, PO Box 2219, Auckland.

These financial statements have been approved for issue by the Board of Directors on 21 September 2017.

Consolidated Income Statement

FOR THE 52 WEEK PERIOD ENDED 30 JULY 2017

		(52 WEEKS)	(52 WEEKS)
	NOTE	2017	2016
		\$000	\$000
Continuing operations			
Retail sales	2.1	2,980,771	2,924,682
Cost of retail goods sold	8.1	(2,008,859)	(1,966,510)
Gross profit		971,912	958,172
Other income	3.1	8,144	8,858
Lease and occupancy expense	3.2	(156,659)	(148,404)
Employee expense	3.3	(486,196)	(475,788)
Depreciation and amortisation expense	2.2	(58,376)	(58,210)
Other operating expenses	3.4	(170,988)	(173,463)
Operating profit from continuing operations	2.1	107,837	111,165
Unusual items	5.0	(605)	16,158
Equity earnings of associate		-	723
Earnings before interest and tax from continuing operations		107,232	128,046
Net interest expense	10.2	(12,527)	(14,154)
Profit before tax from continuing operations		94,705	113,892
Income tax expense	4.1	(23,691)	(25,890)
Net profit for the period from continuing operations		71,014	88,002
Discontinued operations			
Loss from discontinued operations (net of tax)	15.1	(50,283)	(5,526)
Net profit for the period		20,731	82,476
Attributable to:			
Shareholders of the parent		20,429	78,338
Minority interests	11.4	302	4,138
		20,731	82,476
Profit attributable to shareholders of the parent relates to:			
Profit from continuing operations		70,712	83,864
Loss from discontinued operations		(50,283)	(5,526)
		20,429	78,338
Earnings per share attributable to shareholders of the parent			
Basic earnings per share	6.0	5.9 cents	22.7 cents
Diluted earnings per share	6.0	5.9 cents	22.6 cents
Earnings per share attributable to shareholders of the parent from continuing operations			
Basic earnings per share	6.0	20.5 cents	24.3 cents
Diluted earnings per share	6.0	20.4 cents	24.2 cents

Consolidated Statement of Comprehensive Income

FOR THE 52 WEEK PERIOD ENDED 30 JULY 2017

		(52 WEEKS)	(52 WEEKS)
	NOTE	2017	2016
		\$000	\$000
Net profit for the period		20,731	82,476
Items that may be reclassified subsequently to the Income Statement			
Movement in derivative cash flow hedges		9,484	(64,480)
Movement in de-designated derivative hedges		606	605
Tax relating to movement in hedge reserve		(2,825)	17,885
Other comprehensive income		7,265	(45,990)
Total comprehensive income		27,996	36,486
Attributable to:			
Shareholders of the parent		27,694	32,348
Minority interest	11.4	302	4,138
Total comprehensive income		27,996	36,486
Attributable to:			
Total comprehensive income from continuing operations		78,279	42,012
Total comprehensive loss from discontinued operations		(50,283)	(5,526)
Total comprehensive income		27,996	36,486
Total comprehensive income from continuing operations attributable to:			
Shareholders of the parent		77,977	37,874
Minority interest	11.4	302	4,138
Total comprehensive income		78,279	42,012

The above consolidated income statement and statement of comprehensive income should be read in conjunction with the accompanying notes.

Consolidated Balance Sheets

AS AT 30 JULY 2017

		CONSOLIDATED		CONTINUING RETAIL GROUP		DISCONTINUED FINANCIAL SERVICES GROUP	
	NOTE	2017	2016	2017	2016	2017	2016
		\$000	\$000	\$000	\$000	\$000	\$000
ASSETS							
Current assets							
Cash and cash equivalents	10.1	47,492	49,881	40,179	36,531	7,313	13,350
Finance business receivables		-	73,565	-	-	-	73,565
Trade and other receivables	8.2	71,088	77,059	71,088	72,434	-	4,625
Inventories	8.1	491,818	501,713	491,818	501,713	-	-
Derivative financial instruments	12.2	-	621	-	621	-	-
Taxation receivable	4.2	4,959	-	-	-	5,972	3,352
		615,357	702,839	603,085	611,299	13,285	94,892
Assets held for sale	16, 9.1	77,142	52,277	-	52,277	77,142	-
Total current assets		692,499	755,116	603,085	663,576	90,427	94,892
Non-current assets							
Property, plant and equipment	9.1	252,175	271,043	252,175	269,791	-	1,252
Intangible assets	9.2	127,726	170,668	127,726	124,492	-	46,176
Investment in discontinued finance business		-	-	28,186	76,797	-	-
Derivative financial instruments	12.2	541	738	541	738	-	-
Deferred taxation	4.3	40,911	43,011	40,992	40,718	-	2,293
Total non-current assets		421,353	485,460	449,620	512,536	-	49,721
Total assets	2.3	1,113,852	1,240,576	1,052,705	1,176,112	90,427	144,613
LIABILITIES							
Current liabilities							
Borrowings	10.1	49,593	125,202	49,593	125,202	-	-
Trade and other payables	8.3	267,304	271,308	267,304	264,424	-	6,884
Derivative financial instruments	12.2	17,299	25,133	17,299	25,133	-	-
Taxation payable	4.2	-	2,068	1,013	5,420	-	-
Provisions	8.4	49,769	58,915	49,769	58,108	-	807
		383,965	482,626	384,978	478,287	-	7,691
Securitised borrowings associated with assets held for sale	10.1	56,717	-	-	-	56,717	-
Other liabilities directly associated with assets held for sale	16	5,443	-	-	-	5,443	-
Total current liabilities		446,125	482,626	384,978	478,287	62,160	7,691
Non-current liabilities							
Borrowings	10.1	159,453	164,534	159,453	164,534	-	-
Securitised borrowings	10.1	-	60,125	-	-	-	60,125
Derivative financial instruments	12.2	2,507	4,845	2,507	4,845	-	-
Provisions	8.4	19,378	17,850	19,378	17,850	-	-
Deferred taxation	4.3	-	-	-	-	81	-
Total non-current liabilities		181,338	247,354	181,338	187,229	81	60,125
Total liabilities	2.3	627,463	729,980	566,316	665,516	62,241	67,816
Net assets		486,389	510,596	486,389	510,596	28,186	76,797
EQUITY							
Contributed equity	11.2	358,046	357,685	358,046	357,685	-	-
Reserves	11.3	(13,036)	(18,816)	(13,036)	(18,816)	-	-
Retained earnings		140,512	171,560	140,512	171,560	-	-
Investment in finance business		-	-	-	-	28,186	76,797
Total equity attributable to shareholders		485,522	510,429	485,522	510,429	28,186	76,797
Minority interest	11.4	867	167	867	167	-	-
Total equity		486,389	510,596	486,389	510,596	28,186	76,797

The above consolidated balance sheets should be read in conjunction with the accompanying notes.



Consolidated Statement of Cash Flows

FOR THE 52 WEEK PERIOD ENDED 30 JULY 2017

	(52 WEEKS)	(52 WEEKS)
NOTE	2017	2016
	\$000	\$000
Cash flows from operating activities		
Cash received from customers	2,996,090	2,944,555
Payments to suppliers and employees	(2,841,679)	(2,745,746)
Income tax paid	(27,454)	(28,037)
Interest paid	(16,008)	(16,495)
	110,949	154,277
Loans repaid by finance business customers	171,188	148,306
New loans to finance business customers	(154,049)	(140,123)
Net cash flows from operating activities	128,088	162,460
Cash flows from investing activities		
Proceeds from sale of property, plant and equipment and computer software	79,714	39,488
Proceeds from business disposal	-	6,382
Minority interest capital contribution	750	-
Dividend received from associate	-	2,695
Purchase of property, plant and equipment and computer software	(70,575)	(75,180)
Contingent and deferred acquisition consideration	(1,000)	(1,575)
Acquisition of minority interest	11.4	-
Acquisition of subsidiaries, net of cash acquired	-	(4,363)
Other items	(327)	3
Net cash flows from investing activities	8,562	(42,350)
Cash flows from financing activities		
Repayment of retail borrowings	(79,821)	(41,825)
Repayment of securitised borrowings	(3,408)	1,496
Repayment of finance leases	(1,196)	(1,402)
Purchase of treasury stock	11.2	(2,148)
Treasury stock dividends received	290	280
Dividends paid to parent shareholders	(52,404)	(55,920)
Dividends paid to minority shareholders	(352)	(2,522)
Net cash flows from financing activities	(139,039)	(102,424)
Net cash flow	(2,389)	17,686
Opening cash position	49,881	32,195
Closing cash position	10.1	47,492
	49,881	

Reconciliation of Operating Cash Flows

FOR THE 52 WEEK PERIOD ENDED 30 JULY 2017

	(52 WEEKS)	(52 WEEKS)
NOTE	2017	2016
	\$000	\$000
Net profit	20,731	82,476
Non-cash items		
Depreciation and amortisation expense	2.2	60,191
Intangible asset impairment	9.2	40,061
Share based payment expense	3.3	1,283
Interest capitalisation		524
Movement in deferred tax	4.3	(555)
Movement in de-designated derivative hedges		436
Share of profit from associate		-
Total non-cash items	101,940	55,225
Items classified as investing or financing activities		
Gain on sale of property, plant and equipment	(9,979)	(4,392)
Gain on business disposal	-	(9,950)
Direct costs relating to business acquisitions and disposals	946	479
Contingent consideration	-	(675)
Supplementary dividend tax credit	4.2	378
Total investing and financing adjustments	(8,655)	(14,113)
Changes in assets and liabilities		
Trade and other receivables	4,248	(3,681)
Finance business receivables	6,210	(2,327)
Inventories	9,895	7,851
Trade and other payables	7,557	18,054
Provisions	(6,811)	15,471
Income tax	(7,027)	3,504
Total changes in assets and liabilities	14,072	38,872
Net cash flows from operating activities	128,088	162,460

The above consolidated statement of cash flows should be read in conjunction with the accompanying notes.

Consolidated Statement of Changes in Equity

FOR THE 52 WEEK PERIOD ENDED 30 JULY 2017

NOTE	SHARE CAPITAL	TREASURY STOCK	HEDGE RESERVES	EMPLOYEE SHARE BENEFITS RESERVE	RETAINED EARNINGS	MINORITY INTEREST	TOTAL EQUITY
	\$000	\$000	\$000	\$000	\$000	\$000	\$000
For the 52 week period ended 30 July 2017							
Balance at the beginning of the period	365,517	(7,832)	(22,439)	3,623	171,560	167	510,596
Net profit for the period	-	-	-	-	20,429	302	20,731
Movement in derivative cash flow hedges	-	-	9,484	-	-	-	9,484
Movement in de-designated derivative hedges	-	-	606	-	-	-	606
Tax relating to movement in hedge reserve	4.2, 4.3	-	(2,825)	-	-	-	(2,825)
Total comprehensive income	-	-	7,265	-	20,429	302	27,996
Contributions by and distributions to owners							
Share rights charged to the income statement	-	-	-	1,283	-	-	1,283
Minority interest capital contribution	-	-	-	-	-	750	750
Share rights vested	-	2,509	-	(2,768)	259	-	-
Dividends paid	7.1, 11.4	-	-	-	(52,026)	(352)	(52,378)
Treasury stock dividends received	-	-	-	-	290	-	290
Purchase of treasury stock	-	(2,148)	-	-	-	-	(2,148)
Balance at the end of the period	365,517	(7,471)	(15,174)	2,138	140,512	867	486,389
	(note: 11.2)	(note: 11.2)	(note: 11.3)	(note: 11.3)		(note: 11.4)	

For the 52 week period ended 31 July 2016

Balance at the beginning of the period	365,517	(7,302)	23,551	2,937	155,357	1,910	541,970
Profit for the period	-	-	-	-	78,338	4,138	82,476
Movement in derivative cash flow hedges	-	-	(64,480)	-	-	-	(64,480)
Movement in de-designated derivative hedges	-	-	605	-	-	-	605
Tax relating to movement in hedge reserve	4.2, 4.3	-	17,885	-	-	-	17,885
Total comprehensive income	-	-	(45,990)	-	78,338	4,138	36,486
Contributions by and distributions to owners							
Share rights charged to the income statement	-	-	-	3,208	-	-	3,208
Share rights vested	-	2,001	-	(2,522)	521	-	-
Dividends paid	7.1, 11.4	-	-	-	(55,495)	(3,522)	(59,017)
Treasury stock dividends received	-	-	-	-	280	-	280
Purchase of treasury stock	-	(2,531)	-	-	-	-	(2,531)
Purchase of minority interest	11.4	-	-	-	(7,441)	(2,359)	(9,800)
Balance at the end of the period	365,517	(7,832)	(22,439)	3,623	171,560	167	510,596
	(note: 11.2)	(note: 11.2)	(note: 11.3)	(note: 11.3)		(note: 11.4)	

The above consolidated statement of changes in equity should be read in conjunction with the accompanying notes.

Notes to and forming part of the Financial Statements

FOR THE 52 WEEK PERIOD ENDED 30 JULY 2017

1.0 BASIS OF PREPARATION

1.1 Reporting entity

The Warehouse Group Limited (the Company) and its subsidiaries (together the Group) trade in the New Zealand retail and financial services sectors. The Company is a limited liability company incorporated and domiciled in New Zealand. The Group is registered under the Companies Act 1993 and is an FMC Reporting Entity under Part 7 of the Financial Markets Conduct Act (FMCA) 2013. The address of its registered office is Level 4, 4 Graham Street, PO Box 2219, Auckland. The Company is listed on the New Zealand Stock Exchange (NZX).

1.2 Compliance statement

These financial statements have been prepared in accordance with Generally Accepted Accounting Practice (GAAP), FMCA 2013 and NZX listing rules. They comply with New Zealand Equivalents to International Financial Reporting Standards (NZ IFRS), other applicable Financial Reporting Standards, and authoritative notes as appropriate for profit oriented entities. The financial statements also comply with International Financial Reporting Standards (IFRS).

1.3 Basis of preparation

The measurement basis adopted in the preparation of these financial statements is historic cost, as modified by the revaluation of certain assets and liabilities at fair value. The financial statements are presented in New Zealand dollars and all values are rounded to the nearest thousand, unless otherwise stated.

The principal accounting policies applied in the preparation of these financial statements are set out in the accompanying notes where an accounting choice is provided by NZ IFRS, is new or has changed, is specific to the Group's operations or is significant or material. Where NZ IFRS does not provide any accounting policy choice, the Group has applied the requirements of NZ IFRS but a detailed accounting policy has not been specifically included.

Since balance date the Group has sold most of the Financial Services Group and is actively seeking a buyer for the remaining part of this business segment. The results for the Financial Services Group have been classified as a discontinued operation and are presented as a single amount in the Income Statement. The Group has presented separate balance sheets for the retail segment and discontinued finance segment as part of the primary financial statements. This is a non GAAP financial disclosure; however, the Group has presented the information to provide clarity regarding the balance sheet for the continuing business. The consolidated balance sheet is the sum of each of the balance sheet line items for the continuing retail group and discontinued financial services group adjusted for intergroup elimination entries.

The consolidated financial statements comprise the financial statements of the Company and its subsidiaries. A list of material subsidiaries at year end are listed below.

PERCENTAGE OWNERSHIP					
NAME OF ENTITY	PRINCIPAL ACTIVITY	CHANGE	NOTE	2017	2016
The Warehouse Limited	Retail			100	100
Warehouse Stationery Limited	Retail			100	100
Noel Leeming Group Limited	Retail			100	100
Torpedo7 Limited	Retail			100	100
RRS 2013 Limited	Retail	Amalgamated with Torpedo7 Limited		N/A	100
Torpedo7 Fitness Limited	Retail			100	100
Torpedo7 Supplements Limited	Retail			100	100
TW Financial Services Operations Limited	Financial Services	Classified as discontinued operations	15	100	100
The Warehouse Financial Services Limited	Financial Services	Classified as discontinued operations	15	100	100
Diners Club (NZ) Limited	Financial Services	Classified as discontinued operations	15	100	100
TW Money Limited	Financial Services	Classified as discontinued operations	15	100	100
Eldamos Investments Limited	Property			100	100
The Warehouse Nominees Limited	Investment			100	100
TWP No.3 Limited	Retail/Wholesale			100	100

1.4 Reporting period

These financial statements are for the 52 week period 1 August 2016 to 30 July 2017. The comparative period is for the 52 week period 3 August 2015 to 31 July 2016. The Group operates on a weekly trading and reporting cycle, which means most financial years represent a 52 week period. However, a 53 week year will occur once every 5 to 6 years.

1.5 Critical accounting judgements, estimates and assumptions

The preparation of the financial statements requires the Group to make judgements, estimates and assumptions that effect the reported amounts of assets and liabilities at balance date and the reported amounts of revenues and expenses during the year. Judgements and estimates which are material to the financial statements are found in the following notes:

- (a) Inventories (note 8.1)
- (b) Derivative financial instruments (note 12.2)
- (c) Intangible assets (note 9.2)
- (d) Financial Services Group impairment of assets (note 15.2)

1.6 Restatement of prior year

Discontinued operations

The prior year comparative numbers in the Income statement have been restated to present the results of discontinued operations as a single amount. The prior year comparative information also provided in notes 3 and 5 which reference to the Income Statement has similarly been restated to exclude discontinued operations.

Brand intangible assets and deferred taxation

Guidance was released in November 2016 by the IFRS Interpretations Committee (IFRIC) clarifying its position regarding indefinite life intangible assets and deferred taxation arising as part of a business acquisition. Because of this guidance the Group has been required to recognise a previously unrecognised deferred tax liability on the Brand Assets acquired as part of the acquisitions of the Noel Leeming Group and Torpedo7 businesses during the 2013 financial year. The impact of this change means the Group recognised a deferred tax liability of \$6.586 million, an increase in goodwill of \$5.463 million and a reduction in minority interests of \$1.123 million at the date of acquisition. Further information regarding the impact of the restatement during the periods since the acquisitions through to the prior year is detailed in note 20.

Notes to the Financial Statements – Financial Performance

FOR THE 52 WEEK PERIOD ENDED 30 JULY 2017

2.0 SEGMENT INFORMATION

2.1 Operating performance

	NOTE	REVENUE		OPERATING PROFIT		RETAIL OPERATING MARGIN	
		2017	2016	2017	2016	2017	2016
		\$000	\$000	\$000	\$000		
The Warehouse		1,761,399	1,760,708	84,531	89,376	4.8 %	5.1 %
Warehouse Stationery		278,181	279,155	15,743	14,288	5.7 %	5.1 %
Noel Leeming		810,705	752,137	19,264	12,050	2.4 %	1.6 %
Torpedo7		157,726	148,660	2,675	3,380	1.7 %	2.3 %
Other Group operations		8,603	13,201	(14,376)	(7,929)		
Inter-segment eliminations		(35,843)	(29,179)	-	-		
<b>Retail Group</b>		<b>2,980,771</b>	<b>2,924,682</b>	<b>107,837</b>	<b>111,165</b>	<b>3.6 %</b>	<b>3.8 %</b>
Unusual items	5.0			(605)	16,158		
Equity earnings of associate				-	723		
<b>Earnings before interest and tax</b>				<b>107,232</b>	<b>128,046</b>		
Net interest expense	10.2						
<b>Profit before tax from continuing operations</b>				<b>(12,527)</b>	<b>(14,154)</b>		
				<b>94,705</b>	<b>113,892</b>		

Operating segments

The Group has four operating segments trading in the New Zealand retail sector. These segments form the basis of internal reporting used by management and the Board of Directors to monitor and assess performance and assist with strategy decisions.

Each of the four retail segments represent a distinct retail chain, synonymous with its segment name. Customers can purchase product from the retail chains either online or through the Group's physical retail store network. The Group's store network currently has 92 (2016: 92) The Warehouse stores, 69 (2016: 66) Warehouse Stationery stores, 77 (2016: 75) Noel Leeming stores and 12 (2016: 11) Torpedo7 stores. The Warehouse predominantly sells general merchandise and apparel, Noel Leeming sells technology and appliance products, Torpedo7 sells sporting equipment and, as the name indicates, Warehouse Stationery sells stationery.

Group support office functions, such as Information Systems, Finance, Brand Executives and People Support, are operated using a shared services model which allocates the costs of these support office functions to individual brands calculated on an arm's-length basis. The remaining support office functions which relate to corporate and governance functions, a property company and the Group's interest in a chocolate factory are not allocated and form the main components of the "Other Group operations" segment.

2.2 Capital expenditure, depreciation and amortisation

	NOTE	CAPITAL EXPENDITURE		DEPRECIATION AND AMORTISATION	
		2017	2016	2017	2016
		\$000	\$000	\$000	\$000
The Warehouse		36,374	41,301	40,819	41,105
Warehouse Stationery		3,861	5,296	6,722	6,578
Noel Leeming		10,382	6,875	8,421	7,484
Torpedo7		581	781	1,059	1,240
Other Group operations		10,253	10,156	1,355	1,803
<b>Continuing Retail Group</b>		<b>61,451</b>	<b>64,409</b>	<b>58,376</b>	<b>58,210</b>
Discontinued operations		2,513	9,017	1,815	1,450
<b>Total Group</b>		<b>63,964</b>	<b>73,426</b>	<b>60,191</b>	<b>59,660</b>
<b>Comprising</b>					
Property, plant and equipment	9.1	51,833	56,360	52,626	53,135
Computer software	9.2	12,131	17,066	7,565	6,525
<b>Total Group</b>		<b>63,964</b>	<b>73,426</b>	<b>60,191</b>	<b>59,660</b>

2.3 Balance sheet information

	NOTE	TOTAL ASSETS		TOTAL LIABILITIES	
		2017	2016	2017	2016
		\$000	\$000	\$000	\$000
The Warehouse		461,772	481,322	182,389	183,502
Warehouse Stationery		72,176	78,021	32,746	33,084
Noel Leeming		160,287	154,374	108,008	103,548
Torpedo7		51,742	49,504	11,269	10,870
Other Group operations		90,229	150,886	2,039	9,378
<b>Continuing Retail Group</b>		<b>836,206</b>	<b>914,107</b>	<b>336,451</b>	<b>340,382</b>
Discontinued operations		77,142	102,903	5,443	7,691
<b>Operating assets/liabilities</b>		<b>913,348</b>	<b>1,017,010</b>	<b>341,894</b>	<b>348,073</b>
<b>Unallocated assets/liabilities</b>					
Cash and borrowings	10.1	47,492	49,881	265,763	349,861
Derivative financial instruments	12.2	541	1,359	19,806	29,978
Intangible goodwill and brands	9.2	106,601	129,315	-	-
Taxation assets/liabilities	4.2, 4.3	45,870	43,011	-	2,068
<b>Total Group</b>		<b>1,113,852</b>	<b>1,240,576</b>	<b>627,463</b>	<b>729,980</b>

Notes to the Financial Statements – Financial Performance

FOR THE 52 WEEK PERIOD ENDED 30 JULY 2017

3.0 INCOME AND EXPENSES

<b>Retail sales</b>
Retail sales are recognised at the point of sale when the customer receives the goods or delivery takes place. Retail revenue from the sale of goods is recognised at the fair value of the consideration received or receivable, net of returns, discounts and excluding GST.
<b>Lease expense</b>
Leases in which a significant portion of the risks and rewards of ownership are retained by the lessor are classified as operating leases. Payments made under operating leases (net of any incentives received from the lessor) are charged to the income statement on a straight-line basis over the period of the lease.
<b>Employee expense</b>
The employee entitlements expense includes wages and salaries, performance based compensation and share based compensation paid or accruing to team members. Details of how these entitlements are calculated are found in notes 8.4 and 14.0.

3.1 Other income	2017	2016
	\$000	\$000
Tenancy rents received	5,032	5,621
Other	3,112	3,237
<b>Other income</b>	<b>8,144</b>	<b>8,858</b>

3.2 Lease and occupancy expense	2017	2016
	\$000	\$000
Operating lease costs	124,150	115,535
Other occupancy costs	32,509	32,869
<b>Lease and occupancy expense</b>	<b>156,659</b>	<b>148,404</b>

3.3 Employee expense	2017	2016
	\$000	\$000
Wages and salaries	469,342	448,743
Directors’ fees	798	754
Performance based compensation	14,773	23,127
Equity settled share based payments expense	1,283	3,164
<b>Employee expense</b>	<b>486,196</b>	<b>475,788</b>

3.4 Other operating expenses	2017	2016
	\$000	\$000
<b>Other operating expenses include</b>		
Provision for bad and doubtful debts	1,293	484
Loss on disposal of plant and equipment	716	1,135
Donations	634	747
Net foreign currency exchange loss	105	117

3.5 Auditor’s fees	2017	2016
	\$000	\$000
Auditing the Group financial statements	579	562
Reviewing the half year financial statements	90	90
Other services	43	274
<b>Total fees paid to PricewaterhouseCoopers</b>	<b>712</b>	<b>926</b>

Audit Fees – Corporate Governance

Fees paid to PricewaterhouseCoopers for other services related to treasury policy advice, executive remuneration benchmarking advice and, in the prior year, digital services advice. In accordance with the Group’s policies regarding audit governance and independence this work was approved by the Group’s Audit Committee. The Group’s policy permits the audit firm to provide non-audit services that are considered to be not in conflict with the preservation of the independence of the auditor, subject to Audit Committee approval.

Notes to the Financial Statements – Financial Performance

FOR THE 52 WEEK PERIOD ENDED 30 JULY 2017

4.0 TAXATION

A reconciliation between the tax expense recognised in the income statement and tax expense calculated per the statutory income tax rate is detailed below.

4.1 Taxation – Income statement	NOTE	2017	2016
		\$000	\$000
Profit before tax from continuing operations		94,705	113,892
Loss before tax from discontinued operations	15.1	(53,894)	(7,596)
<b>Profit before tax from continuing operations</b>		<b>40,811</b>	<b>106,296</b>
Taxation calculated at 28%		11,427	29,763
<b>Adjusted for the tax effect of:</b>			
Intangible asset impairment		11,217	-
Capital gain on business disposals		-	(2,652)
Contingent consideration		-	(189)
Equity earnings of associate		-	(202)
Share based payments		(343)	339
Non deductible expenditure		1,336	1,039
Depreciation adjustments on building disposals and prior year business acquisitions	5.0	(2,963)	(3,708)
Income tax over provided in prior year		(594)	(570)
<b>Income tax expense</b>		<b>20,080</b>	<b>23,820</b>
Adjust for income tax expense attributable to losses from discontinued operations	15.1	3,611	2,070
<b>Income tax expense attributable to continuing operations</b>		<b>23,691</b>	<b>25,890</b>

<b>Income tax expense comprises:</b>			
Current year income tax payable	4.2	20,635	31,797
Deferred taxation	4.3	(555)	(7,977)
<b>Income tax expense</b>		<b>20,080</b>	<b>23,820</b>

<b>Income taxation</b>
The income tax expense for the period is the tax payable on the current year’s taxable income based on the income tax rate adjusted by changes in deferred tax assets and liabilities attributable to temporary differences between the tax bases of assets and liabilities and their carrying amounts in the financial statements.
Deferred tax assets and liabilities are recognised for temporary differences at the tax rates expected to apply when the assets are recovered or liabilities are settled, based on those tax rates which are enacted or substantively enacted. The relevant tax rates are applied to the cumulative amounts of deductible and taxable temporary differences to measure the deferred tax asset or liability.
Deferred tax assets are recognised for deductible temporary differences and unused tax losses only if it is probable that future taxable amounts will be available to utilise those temporary differences and losses. Deferred tax liabilities and assets are not recognised for temporary differences between the carrying amount and tax bases of investments in subsidiaries and associates where the parent entity is able to control the timing of the reversal of the temporary differences and it is probable that the differences will not reverse in the foreseeable future.
Current and deferred tax balances attributable to amounts recognised in equity are similarly recognised in equity.
<b>Goods and services tax (GST)</b>
The income statement and statement of cash flows have been prepared so that all components are stated exclusive of GST. All items in the balance sheet are stated net of GST with the exception of receivables and payables which include GST invoiced.

The following table details the movement in income tax receivable/(payable) during the current and prior year.

4.2 Taxation – Balance Sheet current taxation	NOTE	2017	2016
		\$000	\$000
Opening balance		(2,068)	2,250
Current year income tax payable	4.1	(20,635)	(31,797)
Acquisition of subsidiary		-	(814)
Net taxation paid		27,454	28,037
Transfer from cash flow hedge reserve		(170)	(169)
Supplementary dividend tax credit		378	425
<b>Closing balance</b>		<b>4,959</b>	<b>(2,068)</b>

The following table details the major deferred income tax liabilities and assets recognised by the Group and the movements during the current and prior year.

4.3 Taxation – Balance Sheet deferred taxation	NOTE	BRAND NAMES	INVENTORY	PROPERTY, PLANT, SOFTWARE AND EQUIPMENT	EMPLOYEE PROVISIONS	DERIVATIVES	OTHER	TOTAL
		\$000	\$000	\$000	\$000	\$000	\$000	\$000
<b>For the 52 week period ended 30 July 2017</b>								
Opening balance		(6,586)	12,604	9,001	12,844	8,161	6,987	43,011
Charged/(credited) to the income statement	4.1	-	(74)	(900)	258	-	1,271	555
Net charged to other comprehensive income		-	-	-	-	(2,655)	-	(2,655)
Closing balance		(6,586)	12,530	8,101	13,102	5,506	8,258	40,911
<b>For the 52 week period ended 31 July 2016</b>								
Opening balance		(6,586)	11,118	2,809	12,295	(9,893)	6,606	16,349
Charged/(credited) to the income statement	4.1	-	1,486	6,192	549	-	(250)	7,977
Net charged to other comprehensive income		-	-	-	-	18,054	-	18,054
Acquisition of subsidiary		-	-	-	-	-	631	631
<b>Closing balance</b>		<b>(6,586)</b>	<b>12,604</b>	<b>9,001</b>	<b>12,844</b>	<b>8,161</b>	<b>6,987</b>	<b>43,011</b>



Notes to the Financial Statements – Financial Performance

FOR THE 52 WEEK PERIOD ENDED 30 JULY 2017

5.0 ADJUSTED NET PROFIT

Adjusted net profit reconciliation	NOTE	2017	2016
		\$000	\$000
Adjusted net profit from continuing operations		68,185	69,157
Add back: Unusual items			
Gain on business disposals		-	9,950
Gain on property disposals		11,455	5,533
Restructuring costs		(12,060)	-
Contingent consideration		-	675
Unusual items before taxation		(605)	16,158
Income tax relating to unusual items		169	(1,545)
Income tax expense related to depreciation adjustments on building disposals and prior year business acquisitions	4.0	2,963	3,708
Unusual items after taxation		2,527	18,321
Minority interest		-	(3,614)
Net profit from continuing operations attributable to shareholders of the parent		70,712	83,864

Certain transactions can make the comparison of profits between years difficult. The Group uses adjusted net profit as a key indicator of performance and considers it provides a better understanding of underlying business performance and the Group also uses it as the basis for determining dividend payments. Adjusted net profit makes allowance for the after tax effect of unusual items which are not directly connected with the Group's normal trading activities. The Group defines unusual items as any profits from the disposal of properties or investments, goodwill impairment, restructuring costs, direct costs and contingent consideration adjustments relating to the acquisition of subsidiaries.

Unusual Items

- (a) The prior year gain on business disposals represents firstly a gain on the sale of the business assets of Pet.co.nz (\$4.750 million), and secondly a gain on the notional sale of the Group's 49% interest in The Warehouse Financial Services Limited (TWFSL) in September 2015 (\$5.200 million). The notional gain and sale occurred when the Group's acquired the 51% majority shareholding in TWFSL from its joint venture partner.
- (b) Property disposals during the year related to 3 store (2016: 3) properties and surplus land sold for a combined consideration of \$79.304 million (2016: \$37.426 million) and realising a pre-tax profit of \$11.455 million (2016: \$5.533 million).
- (c) In January 2017 the Group announced plans to restructure its operating model which largely impacted teams in the Group's support offices. The objective of the restructure was to integrate operating structures and executive leadership across the segments and strengthen the Group's shared support functions. Redundancy costs represent over 50 percent of the expense. The remaining costs include contracted transition costs relating to changes to the number of roles that qualify for the Group's incentive schemes, transition costs and asset write-off costs incurred to integrate systems and processes.
- (d) Adjustments to the amount of contingent consideration payable or paid are treated as gains and losses in the income statement. The prior year gain represents the lower than estimated final deferred payment relating to the Insight acquisition (acquired September 2012).

6.0 EARNINGS PER SHARE

Earnings per share calculation	NOTE	2017	2016
Net profit attributable to shareholders of the parent (\$000)		20,429	78,338
Net profit from continuing operations attributable to shareholders of the parent (\$000)		70,712	83,864
Adjusted net profit (\$000)	5.0	68,185	69,157
Basic			
Weighted average number of ordinary shares (net of treasury stock) on issue (000s)		344,802	344,737
Basic earnings per share (cents)		5.9	22.7
Basic earnings per share from continuing operations (cents)		20.5	24.3
Adjusted basic earnings per share (cents)		19.8	20.1
Diluted			
Weighted average number of ordinary shares (net of treasury stock) on issue adjusted for unvested share rights (000s)		346,355	347,086
Diluted earnings per share (cents)		5.9	22.6
Diluted earnings per share from continuing operations (cents)		20.4	24.2
Adjusted diluted earnings per share (cents)		19.7	19.9

Earnings per share (EPS) is the amount of post tax profit attributable to each share. Basic EPS is calculated by dividing net profit attributable to shareholders by the weighted average number of ordinary shares (net of treasury stock) outstanding during the year.

Diluted EPS adjusts for any commitments the Group has to issue shares in the future that would decrease the basic EPS. The Group has two types of dilutive potential ordinary shares (performance share rights and award share rights - refer note 14.0). Diluted EPS is calculated by adjusting the weighted average number of ordinary shares outstanding to assume conversion of the share rights.

Adjusted basic EPS and adjusted diluted EPS are similarly calculated using adjusted net profit as the numerator.

Notes to the Financial Statements – Financial Performance

FOR THE 52 WEEK PERIOD ENDED 30 JULY 2017

7.0 DIVIDENDS

7.1 Dividends paid	2017	2016	2017	2016
	\$000	\$000	CENTS PER SHARE	CENTS PER SHARE
Prior year's final dividend	17,342	17,342	5.0	5.0
Interim dividend	34,684	38,153	10.0	11.0
Total dividends paid	52,026	55,495	15.0	16.0

Dividend policy

The Board declares two dividends annually in respect of the half year (interim dividend) and full year results (final dividend). The Group's dividend policy is to pay a dividend to shareholders of between 75% and 85% of the Retail Group's adjusted net profit.

All dividends paid were fully imputed.

7.2 Dividends policy reconciliation	NOTE	2017	2016	2017	2016
		\$000	\$000	CENTS PER SHARE	CENTS PER SHARE
Interim dividend		34,684	38,153	10.0	11.0
Final dividend (declared after balance date)		20,811	17,342	6.0	5.0
Total dividends paid and declared in respect of the current and prior financial years		55,495	55,495	16.0	16.0
Group adjusted net profit	5.0	68,185	69,157		
Pay-out ratio (%)		81.4 %	80.2 %		

On 21 September 2017 the Board declared a final fully imputed ordinary dividend of 6.0 cents per share to be paid on 7 December 2017 to all shareholders on the Group's share register at the close of business on 24 November 2017.

7.3 Imputation credit account	2017	2016
	\$000	\$000
Imputation credits at balance date available for future distribution	120,296	113,682

The above amounts represent the balance of the Group's imputation credit account at balance date adjusted for imputation credits that will arise from the payment of the amount of the provision for income taxation. Imputation is a mechanism that a company uses to pass on credits for tax it has paid on its profits, to its shareholders when it pays dividends. These imputation credits offset the amount of taxation that the New Zealand resident shareholders would otherwise be liable to pay on those dividends, so they do not have to pay 'double tax'.

Notes to the Financial Statements – Operating Assets and Liabilities

FOR THE 52 WEEK PERIOD ENDED 30 JULY 2017

8.0 WORKING CAPITAL

8.1 Inventory	2017	2016
	\$000	\$000
Finished goods	457,455	469,592
Inventory adjustments	(22,547)	(19,676)
Retail stock	434,908	449,916
Goods in transit from overseas	56,910	51,797
<b>Inventory</b>	<b>491,818</b>	<b>501,713</b>
Inventories are stated at the lower of cost and net realisable value. Cost is calculated using a weighted average method and includes expenditure incurred to purchase the inventory and transport it to its current location. Net realisable value is the estimated selling price of the inventory in the ordinary course of business less costs necessary to make the sale. The cost of inventories consumed during the year are recognised as an expense and included in cost of goods sold in the Income Statement.		

Significant judgements and estimates

Assessing provisions for inventory obsolescence, net realisable value and shrinkage involves making estimates and judgements in relation to future selling prices and expected shrinkage rates between the most recent store stock counts and balance date. Shrinkage is a reduction in inventory due to shoplifting, employee theft, paperwork errors and supplier fraud. The Group considers a wide range of factors, including historical data, current trends and product information from buyers, as part of the process to determine the appropriate value of these provisions.

Goods in transit from overseas

Goods in transit from overseas are recognised when title to the goods is passed to the Group. Title to the goods is passed when valid documents (which usually include a 'bill of lading') are received, and terms, as set out in a supplier's letter of credit or in the supplier's terms of trade, are met.

8.2 Trade and other receivables	2017	2016
	\$000	\$000
Trade receivables	45,207	41,131
Prepayments	9,453	11,092
Rebate accruals and other debtors	16,428	24,836
<b>Trade and other receivables</b>	<b>71,088</b>	<b>77,059</b>
Trade receivables arise from sales made to customers on credit or through the collection of rebates from suppliers not otherwise deducted from suppliers' payable accounts. Trade receivables are non-interest bearing and are generally on 30 to 60 day terms. Trade receivables are initially recognised at the value of the invoice sent to the customer and subsequently at the amount considered recoverable. Collectibility of trade and other receivables is reviewed on an ongoing basis and debts that are known to be uncollectible are either impaired or written off when they are identified.		

8.3 Trade and other payables	2017	2016
	\$000	\$000
Trade creditors and accruals	204,784	198,828
Goods in transit creditors	21,187	19,673
Capital expenditure creditors	2,802	9,412
Goods and services tax	10,768	11,109
Reward schemes, lay-bys, Christmas club deposits and gift vouchers	15,820	18,010
Contingent consideration	-	1,000
Interest accruals	1,089	1,597
Payroll accruals	10,854	11,679
	267,304	271,308
Trade payables represent liabilities for goods and services provided to the Group prior to the end of financial year which are unpaid. The amounts are normally unsecured and are usually settled within 60 days of recognition. Due to the short term nature of these payables, their carrying value is assumed to approximate their fair value.		

Notes to the Financial Statements – Operating Assets and Liabilities

FOR THE 52 WEEK PERIOD ENDED 30 JULY 2017

8.4 Provisions	CURRENT		NON-CURRENT		TOTAL	
	2017	2016	2017	2016	2017	2016
	\$000	\$000	\$000	\$000	\$000	\$000
Employee entitlements	43,720	53,395	11,973	10,861	55,693	64,256
Make good provision	1,123	1,142	6,889	6,471	8,012	7,613
Sales returns provision	3,708	3,689	-	-	3,708	3,689
Onerous lease	1,218	689	516	518	1,734	1,207
<b>Total Provisions</b>	<b>49,769</b>	<b>58,915</b>	<b>19,378</b>	<b>17,850</b>	<b>69,147</b>	<b>76,765</b>

A provision is recognised if, as a result of a past event, the Group has a present legal or constructive obligation that can be estimated reliably, and it is probable that an outflow of economic benefits will be required to settle the obligation.

Employee entitlements

(i) Wages and salaries, annual leave and sick leave

Liabilities for wages and salaries, including non-monetary benefits, annual leave and accumulating sick leave expected to be settled within 12 months of the reporting date are recognised in provisions in respect of employees' services up to the reporting date and are measured at the amounts expected to be paid when the liabilities are settled. Liabilities for non-accumulating sick leave are recognised when the leave is taken and measured at the rates paid or payable.

(ii) Performance based compensation

The Group recognises a liability and expense for incentives payable to employees where either a contractual or constructive obligation arises to pay an employee based on achieving an agreed level of individual and company performance.

(iii) Long service leave

The liability for long service leave is recognised in the provision for employee benefits and measured as the present value of expected future payments to be made in respect of services provided by employees up to the reporting date. Consideration is given to expected future wage and salary levels, experience of employee departures and periods of service. Expected future payments are discounted using market yields at the reporting date on New Zealand government bonds with terms to maturity that match, as closely as possible, the estimated future cash outflows.

Make good provision

The Group has an obligation to restore certain leasehold sites to their original condition when the lease expires. This provision represents the present value of the expected future make good commitment. Amounts charged to the provision represent both make good costs incurred and costs incurred which mitigate the final liability prior to the lease expiry.

Sales return

The Group provides various guarantees and warranties to replace, repair or refund customers for faulty or defective products sold. This provision represents the estimated sales return obligation at balance date based on historical sale return rates.

Onerous lease

A provision for an onerous lease is recognised when the Group retains a lease obligation after vacating a property before the expiry of the lease term.

9.0 NON CURRENT ASSETS

9.1 Property, plant and equipment	NOTE	LAND AND BUILDINGS		PLANT AND EQUIPMENT		WORK IN PROGRESS		TOTAL	
		2017	2016	2017	2016	2017	2016	2017	2016
		\$000	\$000	\$000	\$000	\$000	\$000	\$000	\$000
Cost		145,647	172,828	570,260	550,739	23,606	15,264	739,513	738,831
Accumulated depreciation		(10,318)	(11,875)	(405,875)	(371,861)	-	-	(416,193)	(383,736)
Opening carrying amount		135,329	160,953	164,385	178,878	23,606	15,264	323,320	355,095
Additions	2.2	10,803	7,188	44,617	40,830	(3,587)	8,342	51,833	56,360
Disposals		(67,820)	(31,374)	(1,488)	(3,626)	-	-	(69,308)	(35,000)
Depreciation	2.2	(1,129)	(1,438)	(51,497)	(51,697)	-	-	(52,626)	(53,135)
Closing carrying amount		77,183	135,329	156,017	164,385	20,019	23,606	253,219	323,320
Cost		87,833	145,647	603,888	570,260	20,019	23,606	711,740	739,513
Accumulated depreciation		(10,650)	(10,318)	(447,871)	(405,875)	-	-	(458,521)	(416,193)
Closing carrying amount		77,183	135,329	156,017	164,385	20,019	23,606	253,219	323,320
Less: Assets held for sale		-	(49,982)	(1,044)	-	-	(2,295)	(1,044)	(52,277)
<b>Property, plant and equipment</b>		<b>77,183</b>	<b>85,347</b>	<b>154,973</b>	<b>164,385</b>	<b>20,019</b>	<b>21,311</b>	<b>252,175</b>	<b>271,043</b>

Property, plant and equipment are measured at cost less accumulated depreciation and impairment losses. The cost of purchased property, plant and equipment is the value of the consideration given to acquire the assets and the value of other directly attributable costs, which have been incurred in bringing the assets to the location and condition necessary for their intended use.

Property, plant and equipment are depreciated on a straight line basis to allocate the cost, less any residual value, over their useful life. The estimated useful life of property, plant and equipment are as follows:

Freehold land	indefinite
Freehold buildings	50 – 100 years
Plant and equipment	3 – 12 years
Work in progress	not depreciated

The Group annually reviews the carrying amounts of property, plant and equipment for impairment. An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount. In assessing whether an asset is impaired, reference is made to individual store profitability and any other known events or circumstances that may indicate that the carrying amount of an asset may be impaired.

Gains and losses on disposals of assets are determined by comparing proceeds with the carrying amount. These gains and losses are included in the income statement. Costs incurred on repairs and maintenance are charged to the income statement during the financial period in which they are incurred.

Held for sale

Current year assets held for sale form part of a disposal group associated with the Group's exit from its discontinued Financial Services operations (refer note 16.0). The prior year asset held for sale related to the Group's Newmarket store property, which was sold in July 2017 and is part of the gain from property disposals (refer note 5 (b)) in the current year.

Notes to the Financial Statements – Operating Assets and Liabilities

FOR THE 52 WEEK PERIOD ENDED 30 JULY 2017

9.2 Intangible assets		GOODWILL		BRAND NAMES		COMPUTER SOFTWARE		TOTAL	
	NOTE	2017	2016	2017	2016	2017	2016	2017	2016
		\$000	\$000	\$000	\$000	\$000	\$000	\$000	\$000
Cost		117,094	107,871	23,523	23,523	124,401	110,088	265,018	241,482
Impairment & accumulated amortisation		(11,302)	(11,302)	-	-	(83,048)	(78,474)	(94,350)	(89,776)
Opening carrying amount		105,792	96,569	23,523	23,523	41,353	31,614	170,668	151,706
Acquisition of subsidiaries		-	11,700	-	-	-	-	-	11,700
Additions	2.2	-	-	-	-	12,131	17,066	12,131	17,066
Disposals		-	(2,477)	-	-	(427)	(802)	(427)	(3,279)
Impairment	15.2	(22,714)	-	-	-	(17,347)	-	(40,061)	-
Amortisation	2.2	-	-	-	-	(7,565)	(6,525)	(7,565)	(6,525)
Closing carrying amount		83,078	105,792	23,523	23,523	28,145	41,353	134,746	170,668
Cost		117,094	117,094	23,523	23,523	133,178	124,401	273,795	265,018
Impairment & accumulated amortisation		(34,016)	(11,302)	-	-	(105,033)	(83,048)	(139,049)	(94,350)
Closing carrying amount		83,078	105,792	23,523	23,523	28,145	41,353	134,746	170,668
Less: Assets held for sale	16	-	-	-	-	(7,020)	-	(7,020)	-
Intangible assets		83,078	105,792	23,523	23,523	21,125	41,353	127,726	170,668

<b>Goodwill</b>
Goodwill arises on the acquisition of subsidiaries and represents the excess of the consideration paid above the fair value of the net identifiable assets, liabilities and contingent liabilities acquired.
<b>Brand names</b>
Brand names acquired in a business combination are recognised at fair value at the acquisition date. Brand names are considered to have indefinite useful lives as the Group have rights to use these names in perpetuity.
<b>Impairment of goodwill and brand names</b>
Assets that have an indefinite useful life are reviewed annually for impairment or whenever events or changes in circumstances indicate that the carrying amount of the asset may not be recoverable. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount.
<b>Computer software</b>
All costs directly incurred in the purchase or development of computer software or subsequent upgrades and enhancements, which can be reliably measured and are not integral to a related asset, are capitalised as intangible assets. Computer software is amortised on a straight line basis over a period of between two to fifteen years. Costs incurred on computer software maintenance are expensed to the income statement as they are incurred.

Financial Services Group impairment

The Group fully impaired all the goodwill attributed to the Financial Services Group when it released its 2017 half year results following a review by the Board of forecast strategies and after assessing the length of time required to achieve profitability. Since this initial review the Board has decided to sell its investment in the Financial Services Group. Following balance date the Group reached an agreement to sell the business except for Diners Club (NZ), to Finance Now, a subsidiary of SBS Bank (refer note 15.3). Based on management’s assessment of the expected net proceeds to be realised as part of the business sale the Group has made a further impairment, this time to the carrying value of computer software to reduce its carrying amount to its anticipated net realisable value (refer note 15.2).

Prior year acquisition and business disposal

In the prior year the goodwill arising from the acquisition of subsidiaries (\$11.700 million) relates to the Group’s acquisition of the 51% majority shareholding in The Warehouse Financial Services Limited from its joint venture partner in September 2015. The goodwill linking to disposals relates to the sale of the Pet.co.nz business (\$2.477 million) in January 2016.

Significant judgements and estimates – impairment testing

Impairment of indefinite life intangible assets is assessed by comparing the recoverable amount of a cash generating unit with its carrying value. Assets are grouped at the lowest level for which there are separately identifiable cash flows (cash generating units), which also represent the lowest level within the Group at which these assets are monitored for internal management purposes. The allocation of the Group’s significant carrying amounts of Goodwill and Brand names to cash generating units at balance date are set out in the table below.

The recoverable amount of a cash generating unit is calculated as the higher of ‘value in use’ or its ‘fair value less costs to sell’. The recoverable amounts are determined using either of these two prescribed discounted cash flow valuation methods, which require the use of estimates and projections regarding future business unit operating performance. The Group considers a wide range of factors including the Group’s financial budgets, strategic plans, external benchmarks and historical performance to formulate future cashflow projections. The Group also engages external advisors to determine appropriate discount rates and long term growth rates, integral to the valuations. Cash flows beyond the projection period are extrapolated using the estimated growth rates stated below. These growth rates do not exceed the long term average growth rate for the sector in which the business unit operates.

Impairment testing	NOEL LEEMING		TORPEDO7		TWP NO.3	
	2017	2016	2017	2016	2017	2016
	\$000	\$000	\$000	\$000	\$000	\$000
Goodwill	31,776	31,776	25,622	25,622	21,450	21,450
Brand names	15,500	15,500	8,023	8,023	-	-
Closing carrying amount	47,276	47,276	33,645	33,645	21,450	21,450
<b>Key assumptions</b>						
EBIT margin (%)	2.6	2.3	6.0	7.6	6.3	5.7
Terminal growth rate (%)	1.7	1.6	1.7	1.6	1.7	1.6
Post-tax discount rate (%)	10.9	10.7	11.7	11.6	12.6	12.4

Noel Leeming and Torpedo7 cash generating units refer to the business segments detailed in note 2.0. TWP No.3 represents the amalgamation of the trading activities of the Insight business acquired in September 2012 and CES business acquired in February 2013 and forms part of The Warehouse reporting segment. The trading activities of TWP No.3 include the sourcing and wholesaling of product for other group companies. The impairment tests have been prepared using a 5 year model.

With the exception of the impairment of the Financial Services business referred to above the current year impairment testing did not indicate the carrying amounts of either goodwill or brand names to be impaired. The recoverable amount of the Torpedo7 CGU exceeded its carrying amount by \$5.683 million. The cash flow projections in the Torpedo7 model assumes an average annual growth rate in sales of 7.6% and an increase in gross margins from 24% to 28% over the 5 year projection period. A reduction of more than 100 basis points in any of the key assumptions, taken in isolation, could result in the recoverable amount being less than the carrying amount.

Notes to the Financial Statements – Financing and Capital Structure

FOR THE 52 WEEK PERIOD ENDED 30 JULY 2017

10.0 BORROWINGS

10.1 Net debt	2017	2016
	\$000	\$000
Cash on hand and at bank	47,492	49,881
Bank borrowings at call – interest rate: 2.96% (2016: 3.18%)	49,159	123,980
Lease liabilities	434	1,222
Current borrowings	49,593	125,202
Bank borrowings – interest rate: 2.48% (2016: 2.98%)	35,000	40,000
Lease liabilities	169	490
Fixed rate senior bond (coupon: 5.30%)	125,000	125,000
Fair value adjustment relating to senior bond interest rate hedge	541	738
Unamortised capitalised costs on senior bond issuance	(1,257)	(1,694)
Non-current borrowings	159,453	164,534
Securitised borrowings – interest rate 2.68% (2016: 3.06%)	56,717	60,125
Total borrowings	265,763	349,861
Net debt	218,271	299,980

Borrowings are initially recognised at fair value, net of transaction costs incurred. Borrowings are subsequently measured at amortised cost. Any difference between the net proceeds and the redemption amount is recognised in the income statement over the period of the borrowings using the effective interest method. Borrowings are classified as current liabilities unless the Group has an unconditional right to defer settlement of the liability for at least 12 months after the balance date.
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Cash on hand and at bank

Cash on hand and at bank includes EFTPOS (electronic funds transfer point of sale) transactions which have not been cleared by the bank. The Group’s balance date is always a Sunday, which means the three previous day’s store sales that have been paid by EFTPOS remain uncleared at balance date.

Securitised borrowings

The Group used a securitised borrowing facility to fund part of the Group’s discontinued Financial Services operations. The facility permitted the Finance Services Group to borrow up to 80% of the value of qualifying securitised finance business receivables. The Group’s securitised borrowing facility was included as part of the sale of the Financial Services businesses (refer note 15.3) on 9 September 2017.

Fixed rate senior bond

The Group issued a five-year fixed rate senior bond on the New Zealand Stock Exchange in June 2015 with a 5.30% coupon. Interest on the bond is payable every six months (15 June and 15 December) and has a final maturity in June 2020. Based on the last quoted closing price of \$1.04087 (2016: \$1.06261) traded on the New Zealand Stock Exchange and a market yield of 4.03% (2016: 3.74%), the fair value of the Group’s fixed rate senior bonds at balance date was \$130,109 million (2016: \$132.826 million). For accounting purposes (NZ IFRS 13), this is deemed a level 1 fair value measurement as it is derived from a quoted price, in an active market.

10.2 Net interest expense	NOTE	2017	2016
		\$000	\$000
Interest on bank overdrafts		266	36
Interest on deposits and use of money interest received		(150)	(204)
Interest on bank borrowings		9,330	10,850
Interest on finance leases		87	184
Interest on fixed rate senior bond		7,043	7,025
Net interest expense		16,576	17,891
Less interest attributable to discontinued operations	15.1	(4,049)	(3,737)
Net interest expense from continuing operations		12,527	14,154

10.3 Bank facilities	2017	2016
	\$000	\$000
Bank debt facilities	280,000	340,000
Bank facilities used	(84,159)	(163,980)
Unused bank debt facilities	195,841	176,020
Securitised debt facility	150,000	225,000
Securitised facility used	(56,717)	(60,125)
Unused securitised bank debt facility	93,283	164,875
Letters of credit facilities	32,389	32,566
Letters of credit	(13,153)	(21,370)
Unused letter of credit facilities	19,236	11,196
Total unused bank facilities	308,360	352,091



Notes to the Financial Statements – Financing and Capital Structure

FOR THE 52 WEEK PERIOD ENDED 30 JULY 2017

11.0 EQUITY

11.1 Capital management

Capital is defined by the Group to be the total equity as shown in the balance sheet. The Group's capital management objectives are to safeguard the Group's ability to continue as a going concern, to provide an appropriate rate of return to shareholders and to optimise the Group's cost of capital. The Group regularly reviews its capital structure and may make adjustments by means including changes to the Group's dividend pay-out ratio, issue of new shares, debt issuance, sale of assets or a combination of these.

The Group has previously viewed the funding of the balance sheet as having two distinct parts, with the discontinued Financial Services Group being separately financed from the Retail Group, which allowed the Financial Services Group to have higher gearing levels. Gearing is a measure of a company's financial leverage and shows the extent to which its operations are funded by lenders (debt) versus shareholders (equity). The Financial Services Group was primarily financed by a debt securitisation programme which allowed it to borrow up to 80% of the value of its qualifying securitised finance business receivables. The debt securitisation facility was sold after balance date as part of the Financial Services Group business sale as referred to in note 15.3.

The Retail Group is financed through a mixture of bank borrowings and a fixed rate senior bond. The Retail Group currently aims to maintain gearing levels, with the exception of the Group's first quarter peak funding period, at levels of between 30% to 40%. The Group's longer term target is to reduce gearing below 30% within a three-year time frame.

The Group's dividend policy is based on distributing between 75% to 85% of the adjusted net profit of the Retail Group back to shareholders (refer note 7.0).

**Externally imposed capital requirements**

Retail Group borrowings are subject to a negative pledge contained in two separate trust deeds held for the benefit of the Group's banking institutions and bondholders. The trust deeds provide a guarantee that the parent and its guaranteeing Group companies will comply with certain quarterly debt ratios and restrictive covenants. The two principal covenants, which are the same for both trust deeds are:

DEBT COVENANT RATIOS AT BALANCE DATE	QUARTERLY COVENANT REQUIREMENT	2017	2016
Retail Group book gearing ratio (percentage)	will not exceed 60% in the first quarter ending October or exceed 50% in each of the remaining three quarters of the year	26.9	36.9
Retail Group book interest cover (times cover)	will not be less than 2 times operating profit	7.7	7.3

The Group was in compliance with the negative pledge covenants throughout the current and previous financial year.

**11.2 Contributed equity**

	CONTRIBUTED EQUITY		ORDINARY SHARES	
	2017	2016	2017	2016
	\$000	\$000	000s	000s
Share capital	365,517	365,517	346,843	346,843
Treasury shares	(7,471)	(7,832)	(2,346)	(2,348)
<b>Contributed equity</b>	<b>358,046</b>	<b>357,685</b>	<b>344,497</b>	<b>344,495</b>

Ordinary shares are classified as equity. Incremental costs, directly attributable to the issue of new shares, are shown in equity as a deduction from the proceeds of the share issue.

Where the Group purchases its own equity share capital (treasury shares), the consideration paid, including any directly attributable incremental costs, is deducted from equity attributable to the shareholders until the shares are cancelled or reissued. Where such shares are reissued, any consideration received, net of any directly attributable incremental transaction costs, is included in equity attributable to shareholders.

Treasury shares	NOTE	TREASURY SHARES		ORDINARY SHARES	
		2017	2016	2017	2016
		\$000	\$000	000s	000s
Opening balance		7,832	7,302	2,348	2,134
Ordinary shares issued to settle share rights plan obligations	14.0	(2,509)	(2,001)	(902)	(708)
Ordinary shares purchased (average purchase price \$2.39 – 2016: \$2.74)		2,148	2,531	900	922
Closing balance		7,471	7,832	2,346	2,348

Ordinary shares on issue are fully paid and carry one vote per share and participate equally in dividends, other distributions from equity and any surplus on a winding up of the Group. The Group retains its own ordinary shares, which are used for employee share based payment arrangements. Voting rights attached to the shares are held by the trustees of the employee share plans, and dividends paid on the shares are retained by the trustee for the benefit of the Group.

Notes to the Financial Statements – Financing and Capital Structure

FOR THE 52 WEEK PERIOD ENDED 30 JULY 2017

11.3 Reserves	2017	2016
	\$000	\$000
Cash flow hedge reserve	(14,157)	(20,986)
De-designated derivative reserve	(1,017)	(1,453)
Hedge reserves	(15,174)	(22,439)
Share based payments reserve	2,138	3,623
<b>Total reserves</b>	<b>(13,036)</b>	<b>(18,816)</b>
<b>Cash flow hedge reserve</b>		
This reserve records the portion of the gain or loss on a hedging derivative in a cash flow hedge that is determined to be an effective hedge. The cumulative deferred gain or loss on the hedge is recognised in the income statement when the hedged transaction impacts the income statement, or, depending on the nature of the hedge, is included in a non-financial hedged item when the hedged event occurs. (Refer also to the consolidated statement of changes in equity and policy notes detailed in note 12.2.)		
<b>De-designated derivative reserve</b>		
The de-designated derivative reserve is used to record the after tax mark to market losses realised from realigning the Group's interest rate hedge portfolio in June 2015 which resulted in a number of interest rate swaps being monetised. The cost to close the interest rate swaps is recognised in the income statement over the effective period of the original interest rate swaps. (Refer also to the consolidated statement of changes in equity and policy notes detailed in note 12.2.)		
<b>Share based payments reserve</b>		
Share rights are granted to employees in accordance with the Group's executive share rights plan. The fair value of share rights granted under the plan are measured at grant date and recognised as an employee expense over the vesting period with a corresponding increase in equity. The fair value at grant date of the share rights are independently determined using an appropriate valuation model that takes into account the terms and conditions upon which they were granted. (Note 14.0 provides further details regarding the plan and fair value calculations.)		
This reserve is used to record the accumulated value of the unvested shares rights, which have been recognised as an expense in the income statement. Upon the vesting of share rights, the balance of the reserve relating to the share rights is offset against the cost of treasury stock allotted to settle the obligation, with any difference in the cost of settling the commitment transferred to retained earnings. (Refer also to the consolidated statement of changes in equity.)		
11.4 Minority interest	2017	2016
	\$000	\$000
Opening balance	167	1,910
Purchase of minority interest	-	(2,359)
Minority interest capital contribution	750	-
Net profit attributable to minority interest	302	4,138
Dividends paid to minority shareholders	(352)	(3,522)
Closing balance	867	167
At balance date the Group's minority interest represents the 50% minority shareholding held in Waikato Valley Chocolates. In March 2017 both the Group and the Waikato Valley Chocolates' minority shareholders each invested an additional \$0.750 million of share capital of the business.		
<b>Prior year Torpedo7 minority purchase</b>		
In March 2016 the Group acquired the remaining 20% of the share capital of Torpedo7 Limited for a consideration of \$9.800 million, increasing the Group's interest in the Torpedo7 group of companies from 80% to 100%.		

Notes to the Financial Statements – Financial Risk Management

FOR THE 52 WEEK PERIOD ENDED 30 JULY 2017

12.0 FINANCIAL RISK MANAGEMENT

12.1 Financial risk factors

The Group's activities expose it to various financial risks, including liquidity risk, credit risk and market risk (including currency risk and interest rate risk). The Group's overall risk management programme focuses on the uncertainty of financial markets and seeks to minimise potential adverse effects on the Group's financial performance.

The Group enters into derivative transactions, principally interest rate swaps and forward currency contracts. The purpose is to manage the interest rate and currency fluctuation risks arising from the Group's operations and sources of finance.

Risk management is carried out by a central treasury department (Group Treasury) under policies approved by the Board of Directors. Group Treasury identifies, evaluates and hedges financial risks in close co-operation with the Group's operating units. The Board provides written principles for overall risk management, as well as written policies covering specific areas, such as mitigating foreign exchange, interest rate and credit risks, use of derivative financial instruments and investing excess cash.

12.2 Derivative financial instruments	CURRENCY CONTRACTS		INTEREST RATE SWAPS		TOTAL	
	2017	2016	2017	2016	2017	2016
	\$000	\$000	\$000	\$000	\$000	\$000
Current assets	-	621	-	-	-	621
Non-current assets	-	-	541	738	541	738
Current liabilities	(16,899)	(24,263)	(400)	(870)	(17,299)	(25,133)
Non-current liabilities	-	-	(2,507)	(4,845)	(2,507)	(4,845)
Total derivative financial instruments	(16,899)	(23,642)	(2,366)	(4,977)	(19,265)	(28,619)
Classified as:						
Cash flow hedges	(16,899)	(23,642)	(2,907)	(5,715)	(19,806)	(29,357)
Fair value hedges	-	-	541	738	541	738
Total derivative financial instruments	(16,899)	(23,642)	(2,366)	(4,977)	(19,265)	(28,619)

Derivatives are initially recognised at fair value on the date a derivative contract is entered into and are subsequently remeasured to their fair value. The method of recognising the resulting gain or loss depends on whether the derivative is designated as a hedging instrument and, if so, the nature of the item being hedged. For the purposes of hedge accounting, hedges are classified as:

- Cash flow hedges when they hedge an exposure to a highly probable forecast transaction; or
- Fair value hedges when they hedge the exposure to changes in fair value of a recognised asset or liability.

The Group documents at the inception of the transaction the relationship between hedging instruments and hedged items, as well as its risk management objective and strategy for undertaking the hedge transactions. An assessment, both at hedge inception and on an ongoing basis, is also documented, of whether the derivatives that are used in hedging transactions have been and will continue to be highly effective in offsetting changes in fair values or cash flows of hedged items.

Cash flow hedge

The effective portion of changes in the fair value of derivatives that are designated and qualify as cash flow hedges is recognised in equity in the cash flow hedge reserve. The gain or loss relating to the ineffective portion is recognised immediately in the income statement.

Amounts accumulated in equity are recycled in the income statement in the periods when the hedged item will affect profit or loss (for instance when the forecast interest payment that is hedged takes place). However, when the forecast transaction that is hedged results in the recognition of a non-financial asset (for example, inventory), the gains and losses previously deferred in equity are transferred from equity and included in the measurement of the initial cost or carrying amount of the asset or liability.

When a hedging instrument expires or is sold or terminated, or when a hedge no longer meets the criteria for hedge accounting, any cumulative gain or loss existing in equity at that time remains in equity and is recognised when the forecast transaction is ultimately recognised in the income statement. When a forecast transaction is no longer expected to occur, the cumulative gain or loss that was reported in equity is immediately transferred to the income statement.

Fair value hedge

Changes in the fair value of derivatives that are designated and qualify as fair value hedges are recorded in the income statement, together with any changes in the fair value of the hedged asset or liability that are attributed to the hedged risk. The Group only applies fair value hedge accounting for hedging fixed interest on borrowings. The gain or loss relating to the effective portion of interest rate swaps hedging fixed rate borrowings and changes in the fair value of the fixed rate borrowings attributable to interest rate risk are recognised in the income statement within net interest expense.

If the hedge no longer meets the criteria for hedge accounting, the adjustment to the carrying amount of the hedged item, for which the effective interest method is used, is amortised over the period to maturity.

Derivatives that do not qualify for hedge accounting

Certain derivative instruments do not qualify for hedge accounting. Changes in the fair value of any derivative instrument that does not qualify for hedge accounting are recognised immediately in the income statement.

Significant judgements and estimates

The Group's derivatives are not traded in an active market, which means quoted prices are not available to determine the fair value. To determine the fair value, the Group uses valuation techniques which rely on observable market data. The fair value of forward exchange contracts is determined using the forward exchange market rates at the balance date and interest rate swaps are calculated as the present value of estimated future cash flows, based on the applicable market interest yield rates at balance date. For accounting purposes (NZ IFRS 13), these valuations are deemed to be Level 2 fair value measurements as they are not derived from a quoted price in an active market but, rather, a valuation technique that relies on other observable market data.

The Group uses an independent advisor to help determine the fair value of its derivatives.

Notes to the Financial Statements – Financial Risk Management

FOR THE 52 WEEK PERIOD ENDED 30 JULY 2017

12.3 Liquidity risk

Liquidity risk arises from financial liabilities of the Group and the Group's subsequent ability to meet the obligation to repay these financial liabilities as and when they arise.

The Group divided its funding requirements between funding for its retail operations and funding for the discontinued financial services business. The funding for the financial services business was provided by means of a debt securitisation programme (refer note 10.1). The debt securitisation facility was sold after balance date as part of the Financial Services Group business sale (note 15.3).

The Retail Group's liquidity position fluctuates throughout the year. The months leading up to the Christmas trading period typically put the greatest strain on cash flows due to the build up of inventory, conversely, the Retail Group's liquidity position is at its strongest immediately after the Christmas trading period. The Retail Group's gearing covenants increase from 50% to 60% for the first quarter of each financial year to allow for the effect of seasonal funding. To accommodate the increased funding requirements during the peak funding period, the Group has committed three month seasonal credit facilities, commencing in mid September, of \$50,000 million (2016: \$50,000 million), which are in addition to the \$280,000 million (2016: \$340,000 million) of committed credit facilities (refer note 10.3). The Group has set treasury policy limits to ensure it maintains and operates within its available funding facilities.

LIQUIDITY POSITION AT BALANCE DATE	TREASURY POLICY REQUIREMENT	2017	2016
Retail Group unused debt facilities (refer note: 10.3)	committed credit facilities to be maintained at an amount of at least 115% of peak funding requirements projected for the next 2 years	69.9%	51.8%
Retail Group funding tenor	at least 30% of the committed credit facilities have a maturity of greater than 3 years (includes retail bond)	30.0%	35.5%
Retail Group funding diversity (number of counterparties)	funding to be sourced from a minimum of four counterparties (includes retail bond)	6	6

The table below analyses the Group's financial liabilities and derivatives into relevant maturity bands, based on the remaining period from balance date to the contractual maturity date. The cash flow amounts disclosed in the table represent undiscounted cash flows liable for payment by the Group. The forward currency contracts 'outflow' amounts disclosed in the table represent the gross amount payable by the Group for the purchase of foreign currency, whereas the 'inflow' amounts represent the corresponding receipt of foreign currency arising from settlement of the contracts, converted using the spot rate at balance date.

Contractual maturity analysis	0 - 1 YEAR		1 - 3 YEARS		> 3 YEARS		TOTAL	
	2017	2016	2017	2016	2017	2016	2017	2016
	\$000	\$000	\$000	\$000	\$000	\$000	\$000	\$000
Trade and other payables	(271,443)	(271,308)	-	-	-	-	(271,443)	(271,308)
Bank borrowings	(84,159)	(163,980)	-	-	-	-	(84,159)	(163,980)
Securitised borrowings	(56,717)	(60,125)	-	-	-	-	(56,717)	(60,125)
Finance lease liabilities	(464)	(1,303)	(175)	(489)	(4)	(29)	(643)	(1,821)
Fixed rate senior bond	(5,790)	(5,771)	(138,250)	(13,250)	-	(131,625)	(144,040)	(150,646)
Financial liabilities	(418,573)	(502,487)	(138,425)	(13,739)	(4)	(131,654)	(557,002)	(647,880)
Forward currency contracts				-				
- outflow	(331,674)	(363,291)	-	-	-	-	(331,674)	(363,291)
- inflow	313,851	337,438	-	-	-	-	313,851	337,438
Interest rate swaps	(667)	(1,667)	(73)	(1,036)	(1,693)	(2,728)	(2,433)	(5,431)
Net derivatives	(18,490)	(27,520)	(73)	(1,036)	(1,693)	(2,728)	(20,256)	(31,284)

12.4 Credit risk

Credit risk arises from the financial assets of the Group which are exposed to potential counter-party default, with a maximum exposure equal to the carrying amount of these assets. In the normal course of business, the Group incurs credit risk from finance business receivables, trade and other receivables, derivatives and transactions with financial institutions.

The Group places its cash and short-term investments and derivatives with high credit quality financial institutions approved by Directors and in accordance with specified Treasury Policy limits. The Group's Treasury Policy requires bank counter-parties to have a minimum Standard & Poor's credit rating of at least A (2016: A).

The Group controls its credit risk from finance business receivables, trade and other receivables by the application of credit approval, limits and monitoring procedures. Receivable balances are monitored on an ongoing basis to ensure the Group's bad debt exposure is not significant. Concentrations of credit risk exist when changes in economic, industry or geographical factors similarly affect the group of counterparties whose aggregate credit exposure is significant in relation to the Group's total credit exposure. As the Group transacts with a diversity of counterparties it does not have any significant exposure to any individual customers, industry or economic sector.

Notes to the Financial Statements – Financial Risk Management

FOR THE 52 WEEK PERIOD ENDED 30 JULY 2017

12.5 Market risks

Foreign exchange risks

The Group purchases inventory directly from overseas suppliers, primarily priced in US dollars. In order to protect against exchange rate movements and to manage the inventory costing process, the Group enters into forward exchange contracts to purchase foreign currencies. These contracts hedge highly probable forecast purchases and are timed to mature when the payments are scheduled to be settled. Management work to a Board approved Treasury Policy to manage this foreign exchange risk. The policy parameters for hedging forecast currency exposures are:

- to hedge 40% to 100% of forecast US dollar commitments expected in the next 0 to 6 months
- to hedge 0% to 85% of forecast US dollar commitments expected in the next 7 to 12 months
- where exposures to other currencies arise, the Group hedges these risks once a firm commitment is in place
- where foreign currency hedging extends beyond a 12 month time horizon, this requires specific approval.

Currency position at balance date	CARRYING VALUE		NOTIONAL AMOUNT (NZD)		AVERAGE EXCHANGE RATE		0 TO 12 MONTH HEDGE LEVEL	
	2017	2016	2017	2016	2017	2016	2017	2016
	\$000	\$000	\$000	\$000	CENTS	CENTS	PERCENTAGE	PERCENTAGE
Forward exchange contracts								
Buy US dollars/Sell New Zealand dollars	(16,899)	(23,642)	331,674	363,291	0.7115	0.6714	72.1	74.6

The Group did not hold any foreign exchange derivatives with a maturity exceeding one year at either the current or last year’s balance date. The spot rate used to determine the mark-to-market carrying value of the US dollar forward contracts at balance date was \$0.7520 (2016: \$0.7228).

The following sensitivity table, based on foreign currency contracts in existence at balance date, shows the positive/(negative) effect of reasonably possible exchange rate movements on after tax profit and equity, with all other variables held constant.

Currency position at balance date	NET PROFIT AFTER TAX		EQUITY	
	2017	2016	2017	2016
	\$000	\$000	\$000	\$000
10% appreciation in the New Zealand dollar	-	-	(20,424)	(22,006)
10% depreciation in the New Zealand dollar	-	-	24,965	26,889

There is no profit and loss sensitivity, as the forward currency contracts have been designated as cash flow hedges and based on historical performance it has been assumed they will be 100% hedge effective.

Interest rate risk

The Group’s exposure to market interest rates primarily relates to the Retail Group’s core borrowings estimated to be \$200 million (2016: \$250 million) for treasury management purposes. The Group’s Treasury Policy is to manage its finance costs using a mix of fixed and floating rate debt. The Group’s Treasury Policy is to maintain between 50% to 90% of core borrowings at fixed rates. At balance date 80% (2016: 76%) of the Group’s core borrowings were at fixed interest rates. The Group uses fixed rate debt and interest rate swaps to manage the fixed interest rate pricing and profile.

The following sensitivity table, based on interest rate risk exposures in existence at balance date, shows the effect of reasonably possible interest rate movements on after tax profit and equity, with all other variables held constant.

Interest rate sensitivity table	NOTE	AMOUNT	+ 100 BASIS POINTS		- 100 BASIS POINTS	
			PROFIT	EQUITY	PROFIT	EQUITY
		\$000	\$000	\$000	\$000	\$000
At 31 July 2017						
Finance business receivables	16.0	67,355	485	485	(485)	(485)
Securitised borrowings	10.1	(56,717)	(408)	(408)	408	408
Net bank borrowings	10.1	(36,667)	(264)	(264)	264	264
Fixed rate senior bond	10.1	(124,284)	295	295	(308)	(308)
Derivative financial instruments						
Interest rate swaps – cash flow hedges	12.2	(2,907)	252	1,472	(252)	(1,558)
Interest rate swaps – fair value hedges	12.2	541	(295)	(295)	308	308
Total increase/(decrease)		(152,679)	65	1,285	(65)	(1,371)

At 31 July 2016

Finance business receivables		73,565	530	530	(530)	(530)
Securitised borrowings	10.1	(60,125)	(433)	(433)	433	433
Net bank borrowings	10.1	(114,099)	(822)	(822)	822	822
Fixed rate senior bond	10.1	(124,044)	294	294	(260)	(260)
Derivative financial instruments						
Interest rate swaps – cash flow hedges	12.2	(5,715)	468	2,058	(468)	(2,174)
Interest rate swaps – fair value hedges	12.2	738	(294)	(294)	260	260
Total increase/(decrease)		(229,680)	(257)	1,333	257	(1,449)

Notes to the Financial Statements – Other Disclosures

FOR THE 52 WEEK PERIOD ENDED 30 JULY 2017

13.0 KEY MANAGEMENT PERSONNEL

Key management includes the Directors of the Company and those employees deemed to have disclosure obligations under subpart 6 of the Financial Markets Conduct Act 2013, being the Group Chief Executive Officer and his 9 (2016: 11) direct reports.

Compensation made to Directors and other members of key management of the Group is set out in the two tables below:

Directors’ fees	2017	2016
	\$000	\$000
J Withers (Chair – appointed September 2016)	128	-
K R Smith (Deputy Chair)	115	115
E K van Arkel (retired September 2016)	42	166
A J Balfour	85	85
J W M Journee	86	86
J H Ogden	94	101
J M Raue (appointed September 2016)	72	-
V C M Stoddart	91	116
Sir Stephen Tindall	85	85
Total	798	754

In addition to the Directors’ fees stated above, K R Smith received fees of \$43,000 (2016: \$43,000) and J H Ogden also received fees of \$43,000 (2016: \$43,000) in their capacity as Directors of the Group’s Financial Services business.

Key management	2017	2016
	\$000	\$000
Base salary	6,934	6,934
Annual performance based compensation	1,470	2,881
Equity settled share-based compensation (refer note 14.0)	987	1,520
Termination benefits	981	-
Total	10,372	11,335

14.0 EXECUTIVE LONG TERM INCENTIVE PLAN (LTIP)

Share rights were granted to key management and other senior executives, selected by the Group’s Remuneration Committee as a component of each participant’s remuneration package. There will be no further share rights granted under this plan as it has been replaced by a new cash based incentive plan. At balance date this legacy share based plan has 53 (2016: 66) participants.

The plan was divided into medium term (Award shares) and long term (Performance shares) share plans.

Award shares

Award shares provide participants with a conditional right to be allocated and transferred ordinary shares upon the satisfaction of certain company performance targets and individual performance targets, measured during the initial vesting period. The number of ordinary shares which are allocated is determined by reference to the percentage achievement of these targets, with one third of the allocated shares being transferred to each participant at the end of the initial vesting period and a further third at the end of each of the next two vesting dates.

Performance shares

Performance shares provide participants with a conditional right to be transferred ordinary shares at the end of the vesting period if the Group has achieved a specified total shareholder return on the vesting date. The target total shareholder return represents the increase in Group’s share price over the period between the grant date and the vesting date, inflated from the grant date using the Group’s cost of equity.

Share rights	NOTE	PERFORMANCE SHARES		AWARD SHARES		TOTAL SHARE RIGHTS	
		2017	2016	2017	2016	2017	2016
		000	000	000	000	000	000
Outstanding at the beginning of the year		1,695	2,005	2,269	2,234	3,964	4,239
Granted during the year		-	726	-	1,725	-	2,451
Vested during the year	11.2	-	-	(902)	(708)	(902)	(708)
Forfeited during the year		(741)	(1,036)	(526)	(982)	(1,267)	(2,018)
Outstanding at the end of the year		954	1,695	841	2,269	1,795	3,964
Expected vesting dates							
October 2016		-	351	-	920	-	1,271
October 2017		408	617	502	780	910	1,397
October 2018		546	727	339	569	885	1,296
Outstanding at the end of the year		954	1,695	841	2,269	1,795	3,964

Fair values

The fair value of performance shares at grant date have been estimated using a variant of the Binomial Options Pricing Model. The fair value of award shares has been calculated as the present value of the rights at grant date discounted using the Group’s estimated cost of equity and allowing for expected future dividends. The following table lists the fair value of the share rights and key inputs used in the pricing models to determine the values:

Performance shares		
Date granted	October 2015	October 2014
Vesting date	October 2018	October 2017
Target total shareholder return (%)	0.78	1.00
Risk free interest rate (%)	2.64	3.73
Average expected volatility (%)	21.50	21.60
Average share price at measurement date (\$)	2.58	3.09
Estimated fair value at grant date (\$)	0.81	0.97

Award shares

Date granted	October 2015	October 2014
First vesting date (then annually on the next two anniversaries)	October 2016	October 2015
Weighted average cost of equity capital (%)	8.72	9.83
Average share price at measurement date (\$)	2.58	3.09
Average estimated fair values at grant date (\$)	2.30	2.77



Notes to the Financial Statements – Other Disclosures

FOR THE 52 WEEK PERIOD ENDED 30 JULY 2017

15.0 DISCONTINUED OPERATIONS

A discontinued operation is a component of the Group that represents a separate major line of business that is part of a disposal plan. The results of discontinued operations are presented separately as a single amount in the Income Statement.

On 24 July 2017, the Group announced it had approved the conditional sale of the Group’s Financial Services business except for Diners Club (NZ), to Finance Now, a subsidiary of SBS Bank. Final agreement was reached on 9 September 2017 and a sale and purchase agreement was executed on that date (refer note 15.3). The Group also has plans in place to exit the Diners Club (NZ) business. As a result, the Financial Services Group has been reported as a discontinued operation.

The full year results and cash flows from the Financial Services Group are as follows.

15.1 Financial Services Group results and cash flows	NOTE	2017	2016
		\$000	\$000
Finance business revenue		20,392	20,352
Expenses		(28,893)	(23,732)
Business acquisition, disposal and restructuring costs		(1,283)	(479)
Impairment of assets	15.2	(40,061)	-
Loss before interest and tax		(49,845)	(3,859)
Interest expense	10.2	(4,049)	(3,737)
Loss before tax		(53,894)	(7,596)
Income tax expense	4.1	3,611	2,070
Loss from discontinued operations		(50,283)	(5,526)
Cash flows from discontinued operations			
Net cash flows from operating activities		(169)	(9,154)
Net cash flows from investing activities		(3,208)	(19,387)
Net cash flows from financing activities		(2,660)	38,023

As a result of the Group’s planned exit as a Financial Services credit card issuer, the recoverable amount of assets and recognition and measurement of liabilities of the Financial Services Group segment were reassessed at balance date based on management’s best estimate of the expected net proceeds to be realised as part of the business sale and payments to be incurred upon an orderly exit from this business segment. The Group had previously fully impaired all goodwill attributed to the segment when it released its 2017 half year results following a review by the Board of forecast strategies and the length of time required to achieve profitability. A summary of impairments recognised at balance date is stated below.

15.2 Financial Services Group impairment of assets	NOTE	2017
		\$000
Computer software	9.2	17,347
Goodwill	9.2	22,714
Total impairment of assets		40,061

Significant judgements and estimates

The estimates and judgements applied with respect to the recognition of impairment of the Financial Services Group assets and associated costs involve a high level of complexity and carry a significant risk of adjustment in subsequent periods as sale proceeds and associated costs from the disposal plans are realised. Any changes to carrying amounts in subsequent periods due to a revision to estimates or as a result of the final realisation of the Financial Services Group assets and liabilities upon the exit of the business will be recognised in the Income Statement as part of discontinued operations.

15.3 Financial Services Group subsequent events

The Group confirmed the sale of the financial services business on 9 September 2017, to Finance Now, a subsidiary of SBS Bank, for a consideration of \$18.0 million. The consideration is subject to an asset adjustment referenced to certain net assets acquired relative to a target position specified in the sale and purchase agreement. It is expected that the Group will receive a further \$2.0 million to \$3.0 million of additional sale proceeds because of the asset adjustment once the ‘completion’ financial statements have been agreed and finalised.

The sale exposes the Group to a number of contingent liabilities connected with a claw back provision and warranties contained in the sale and purchase agreement. The Group will be required to pay up to an aggregate of \$3.0 million (termed claw back) if the Group’s Finance receivable’s impairment provisions are less than the actual write-offs experienced during the 9 month period following completion. The Group was also required to make warranties, which are typical for a transaction of this nature. These warranties are largely covered by an insurance contract; however, there are some items which are not covered, such as tax claims. These warranty claims are capped at \$18.0 million (representing the purchase consideration) and expire after 18 months.

Notes to the Financial Statements – Other Disclosures

FOR THE 52 WEEK PERIOD ENDED 30 JULY 2017

16.0 HELD FOR SALE

Non-current assets or a group of assets are classified as held for sale if their carrying amount will be recovered principally through a sale transaction rather than continuing use and a sale is considered highly probable. They are measured at the lower of their carrying amount and fair value less costs to sell, except for deferred tax assets, assets arising from employee benefits and financial assets which are specifically exempt from this requirement. An impairment loss is recognised for any initial or subsequent write down of the asset to fair value less costs to sell. A gain is recognised for any subsequent increase in the fair value less cost to sell of an asset, but not more than any cumulative impairment loss previously recognised. Non-current assets are not depreciated or amortised while they are classified as held for sale.

The Group has committed to a plan to exit its Financial Services credit card businesses and has executed the first part of the disposal plan when it sold the Group’s Financial Services business excluding Diners Club (NZ) 6 weeks after balance date (refer note 15.3). Accordingly, assets and liabilities relating to the Financial Services Group are classified as held for sale at balance date as detailed in the following table.

Financial Services Group assets classified as held for sale	NOTE	2017
		\$000
Finance business receivables		67,355
Property, plant and equipment	9.1	1,044
Computer software	9.2	7,020
Other assets		1,723
Total assets classified as held for sale		77,142
Other liabilities directly associated with assets held for sale		(5,443)

17.0 COMMITMENTS

Operating leases

The Group’s non-cancellable operating leases mainly relate to building occupancy leases and typically expire within 10 years. The leases have varying terms, escalation clauses and renewal rights. On renewal, the terms of the leases are renegotiated. Commitments for minimum lease payments in relation to non-cancellable operating leases at balance date are as follows:

Future minimum rentals payable	2017	2016
	\$000	\$000
0 to 1 years	120,363	120,636
1 to 2 years	105,533	111,731
2 to 5 years	242,456	254,246
5+ years	270,975	325,121
Operating leases	739,327	811,734

Capital expenditure contracted for at balance date, but not recognised as liabilities, is set out below:

Capital commitments	2017	2016
	\$000	\$000
Within one year	7,339	12,666

18.0 CONTINGENT LIABILITIES

	2017	2016
	\$000	\$000
Bank letters of credit issued to secure future purchasing requirements	8,764	16,804
Less included as a goods in transit creditor	(586)	(1,394)
	8,178	15,410
Standby letter of credit issued to Visa Worldwide	4,389	4,566
Bank guarantees provided to landlords and the New Zealand Stock Exchange Limited	643	643
Total contingent liabilities	13,210	20,619

19.0 RELATED PARTIES

During the period, the Group has not entered into any material contracts involving related parties or Directors’ interests which are not disclosed. No amounts owed by related parties have been written off or forgiven during the period.

Shareholdings

At balance date Directors and other key executives held ordinary shares in the Group and received fully imputed dividends during the year, as set out below.

- (i) Sir Stephen Tindall (Director) has a beneficial shareholding of 93,687,096 shares (2016: 93,687,096 shares) which carry the normal entitlement to dividends. Dividends of \$14.053 million (2016: \$14.990 million) were received on these shares during the year.
- (ii) The Group’s other Directors collectively had beneficial shareholdings of 215,052 shares (2016: 221,066 shares) at balance date which carry the normal entitlement to dividends.
- (iii) Share transactions undertaken by the Directors during the year and Directors non-beneficial shareholdings are required to be disclosed in respect of section 148(2) of the Companies Act 1993. Details of these transactions can be found as part of the statutory disclosures in this annual report.
- (iv) Key management (as detailed in note 13.0) collectively held 524,069 shares (2016: 672,563 shares) at balance date which carry the normal entitlement to dividends.

Notes to the Financial Statements – Other Disclosures

FOR THE 52 WEEK PERIOD ENDED 30 JULY 2017

20.0 PRIOR YEAR RESTATEMENT

When the Group acquired the Noel Leeming business in December 2012 and the Torpedo7 business in April 2013 it recognised two indefinite life brand intangible assets of \$15.500 million and \$8.023 million respectively. No deferred tax was recognised in relation to these assets at the time of the acquisition. This assumed that the carrying amount of the brand assets would be recovered through sale as these assets are not amortised. In November 2016, the IFRS Interpretations Committee (IFRIC) clarified its position regarding indefinite life intangible assets, indicating that just because an asset is not amortised does not necessarily mean that an entity will recover the carrying amount of the asset only through sale and not through use. Further, the IFRIC implied that the generation of economic benefits is the recovery of the carrying value.

Following this additional guidance, the Group has reviewed the expected recovery of the carrying amount of its indefinite life brand intangible assets and concluded that the carrying amounts are expected to be recovered through use of the brand within the businesses. As a result, the Group has recognised a deferred tax liability of \$6.586 million, an increase in goodwill of \$5.463 million and a reduction in minority interests of \$1.189 million at the date of acquisition.

In the years that followed the initial acquisitions, the Group impaired the goodwill in the Torpedo7 group in July 2015. As a result of this adjustment the goodwill impairment is increased by \$1.123 million. Between the acquisition date and July 2016 the Group also increased its shareholding in the Torpedo7 group from 51% to 100%. A summary of the effect of these changes on impacted balance sheet line items is detailed below:

Prior year restatement	GOODWILL	DEFERRED TAXATION	MINORITY INTEREST	RETAINED EARNINGS
	\$000	\$000	\$000	\$000
Closing balance at 28 July 2013	5,463	(6,586)	1,123	-
Acquisition of Torpedo7 minority interest (March 2014 - shareholding increased from 51% to 80%)	-	-	(674)	674
Closing balance at 27 July 2014	5,463	(6,586)	449	674
Torpedo7 goodwill impairment (July 2015)	(1,189)	-	66	1,123
Closing balance at 2 August 2015	4,274	(6,586)	515	1,797
Acquisition of Torpedo7 minority interest (March 2016 - shareholding increased from 80% to 100%)	-	-	(515)	515
Closing balance at 31 July 2016	4,274	(6,586)	-	2,312

21.0 NEW ACCOUNTING STANDARDS WHICH ARE RELEVANT TO THE GROUP BUT ARE NOT YET EFFECTIVE

NZ IFRS 16: Leases (Effective date: periods beginning on or after 1 January 2019)

NZ IFRS 16, 'Leases', replaces the current guidance in NZ IAS 17. Under NZ IFRS 16, a contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration. Under NZ IAS 17, a lessee was required to make a distinction between a finance lease (on balance sheet) and an operating lease (off balance sheet). NZ IFRS 16 now requires a lessee to recognise a lease liability reflecting future lease payments and a 'right-of-use asset' for virtually all lease contracts. Included is an optional exemption for certain short-term leases and leases of low-value assets; however, this exemption can only be applied by lessees.

For lessors, the accounting for leases under NZ IFRS 16 is almost the same as NZ IAS 17. However, because the guidance on the definition of a lease has been updated (as well as the guidance on the combination and separation of contracts), lessors will also be affected by the new standard.

The standard is effective for accounting periods beginning on or after 1 January 2019. Early adoption is permitted but only in conjunction with NZ IFRS 15, 'Revenue from contracts with customers'. The Group intends to adopt NZ IFRS 16 on its effective date and has yet to assess its full impact. Based on preliminary assessments, the Group has determined that there will be a significant impact on the consolidated balance sheet and income statement. A right of use asset and a corresponding lease liability will be recognised on the balance sheet. The income statement will be affected by the recognition of an interest expense and an amortisation expense and the removal of the current lease and occupancy expense.

NZ IFRS 15: Revenue from contracts with customers (Effective date: periods beginning on or after 1 January 2018)

NZ IFRS 15, 'Revenue from contracts with customers' deals with revenue recognition and establishes principles for reporting useful information to users of financial statements about the nature, amount, timing and uncertainty of revenue and cash flows arising from an entity's contracts with customers. Revenue is recognised when a customer obtains control of a good or service and thus has the ability to direct the use and obtain the benefits from the good or service. The standard replaces NZ IAS 18 'Revenue' and NZ IAS 11 'Construction contracts' and related interpretations. The standard is effective for annual periods beginning on or after 1 January 2018 and earlier application is permitted. The Group intends to adopt NZ IFRS 15 on its effective date and is currently assessing its full impact.

NZ IFRS 9: Financial Instruments (Effective date: periods beginning on or after 1 January 2018)

NZ IFRS 9, 'Financial instruments', addresses the classification, measurement and recognition of financial assets and financial liabilities. It replaces the guidance in NZ IAS 39 that relates to the classification and measurement of financial instruments. The standard is effective for accounting periods beginning on or after 1 January 2018. Early adoption is permitted. This standard is not expected to materially impact the Group.

Independent Auditor's Report

TO THE SHAREHOLDERS OF THE WAREHOUSE GROUP LIMITED



The financial statements comprise:

- the consolidated balance sheets as at 30 July 2017;
- the consolidated income statement for the year then ended;
- the consolidated statement of comprehensive income for the year then ended;
- the consolidated statement of changes in equity for the year then ended;
- the consolidated statement of cash flows for the year then ended; and
- the notes to the financial statements, which include a summary of significant accounting policies.

OUR OPINION

In our opinion, the financial statements of The Warehouse Group Limited (the Company), including its subsidiaries (the Group), present fairly, in all material respects, the financial position of the Group as at 30 July 2017, its financial performance and its cash flows for the year then ended in accordance with New Zealand Equivalents to International Financial Reporting Standards (NZ IFRS) and International Financial Reporting Standards (IFRS).

BASIS FOR OPINION

We conducted our audit in accordance with International Standards on Auditing (New Zealand) (ISAs NZ) and International Standards on Auditing (ISAs). Our responsibilities under those standards are further described in the Auditor's responsibilities for the audit of the consolidated financial statements section of our report.

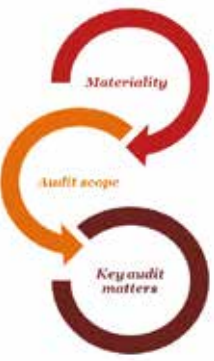
We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

We are independent of the Group in accordance with Professional and Ethical Standard 1 (Revised) Code of Ethics for Assurance Practitioners (PES 1) issued by the New Zealand Auditing and Assurance Standards Board and the International Ethics Standards Board for Accountants' Code of Ethics for Professional Accountants (IESBA Code), and we have fulfilled our other ethical responsibilities in accordance with these requirements.

Our firm carries out other services for the Group in the areas of treasury policy advice and executive remuneration benchmarking advice. The provision of these other services has not impaired our independence as auditor of the Group.

OUR AUDIT APPROACH

Overview



An audit is designed to obtain reasonable assurance whether the financial statements are free from material misstatement.

Overall group materiality: \$4.2 million, which represents approximately 5% of profit before tax from continuing and discontinued operations, adjusted for the gain on property disposals, restructuring costs and impairment of assets.

We chose this as the benchmark because, in our view, it is a proxy for adjusted profit and accordingly is the benchmark against which the performance of the Group is most commonly measured by users.

We have determined that there are two key audit matters:

- Impairment of intangible assets
- Inventory provisioning

Materiality

The scope of our audit was influenced by our application of materiality.

Based on our professional judgement, we determined certain quantitative thresholds for materiality, including the overall Group materiality for the financial statements as a whole as set out above. These, together with qualitative considerations, helped us to determine the scope of our audit, the nature, timing and extent of our audit procedures and to evaluate the effect of misstatements, both individually and in aggregate on the financial statements as a whole.

Audit scope

We designed our audit by assessing the risks of material misstatement in the financial statements and our application of materiality. As in all of our audits, we also addressed the risk of management override of internal controls including among other matters, consideration of whether there was evidence of bias that represented a risk of material misstatement due to fraud.

We tailored the scope of our audit in order to perform sufficient work to enable us to provide an opinion on the financial statements as a whole, taking into account the structure of the Group, the accounting processes and controls, and the industry in which the Group operates.

We conducted full scope audit work on two entities within the Group which make up 86% of external revenue and 79% of profit before tax. The remaining entities in the Group were not considered individually significant and depending on our risk assessment were subject to other audit procedures such as testing of key balances or reconciliations, supplemented by analytic review.

Independent Auditor's Report  
TO THE SHAREHOLDERS OF THE WAREHOUSE GROUP LIMITED

Key audit matters

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the financial statements of the current year. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

KEY AUDIT MATTER	HOW OUR AUDIT ADDRESSED THE KEY AUDIT MATTER
<p><b>Impairment of intangible assets</b></p> <p>The carrying value of intangible assets as at 30 July 2017 was \$127.7 million. Of this amount, \$106.6 million (2016: \$129.3 million) related to goodwill and brands, which are tested for impairment at least annually.</p> <p>During the year, management identified impairment indicators for the Financial Services cash generating unit (CGU) and as a result of their assessment wrote off goodwill of \$22.7 million. Subsequently, as a result of the Board's decision to sell Financial Services on 24 July 2017, an impairment of computer software amounting to \$17.3 million was also recorded.</p> <p>To test impairment of the remaining goodwill and brands, management used cash flow forecasts to value the Noel Leeming, Torpedo7 and TWP No. 3 CGUs and compared the valuations to the underlying carrying amount of the CGUs, including goodwill and brands.</p> <p>The assessment of impairment of the intangible assets was an area of audit focus due to the magnitude of the balances and the judgements applied by management in the assessment of impairment.</p> <p>The key assumptions adopted by management in their impairment assessment are described in note 9.2.</p>	<p>To respond to the risk of impairment of goodwill and brands, our audit procedures included the following:</p> <ul style="list-style-type: none"><li>Engaged our valuation expert to assist in our assessment of the reasonableness of the key assumptions used by management. In particular, we obtained an understanding of the terminal growth rates used by management and challenged the reasonableness of those rates by comparing them to comparable industry rates. We also compared the discount rate applied by management to the average cost of capital.</li><li>Performed sensitivity analyses on the discount rates and terminal growth rates used in the impairment calculations.</li><li>Compared cash flow forecasts in the impairment calculations to the latest Board approved budgets.</li><li>Assessed the reliability of management's forecasts by performing a lookback analysis of historical forecasts against actual results.</li><li>Tested the mathematical accuracy of the underlying model.</li><li>Agreed the recognised impairment of computer software by comparing the agreed sales price to the carrying value of the software.</li><li>Assessed the adequacy of disclosures in the financial statements.</li></ul> <p>Our procedures did not result in any adjustments to management's impairment assessment.</p>
<p><b>Inventory provisioning</b></p> <p>The Group had finished goods of \$457.4 million as at 30 July 2017 (2016: \$469.6 million).</p> <p>The inventory provision associated with finished goods of \$22.5 million (2016: \$19.7 million) was determined based on a combination of an automated system calculation as well as management's assessment of discontinued and clearance items.</p> <p>This was an area of focus due to the judgements involved in determining the appropriate level of provisioning, including management's expectations for future sales and estimation of inventory write-downs.</p> <p>Note 8.1 of the financial statements describes the judgements and estimates applied by management in determining the inventory provision.</p>	<p>Our audit procedures over the Group's provisioning methodology included the following:</p> <ul style="list-style-type: none"><li>Observed management's stocktake process at selected locations and checked that obsolete inventory items were identified and accounted for.</li><li>On a sample basis, tested the net realisable value of finished goods by comparing the supplier invoice against the most recent retail price less cost to sell.</li><li>On a sample basis, reperformed the obsolescence and net realisable value system-generated calculations and tested inputs to detailed inventory listings.</li><li>Held discussions with management to understand and corroborate assumptions used to estimate the inventory provisions.</li><li>Reviewed the inventory ageing schedules to check, on a sample basis, whether provisions were recorded for aged stock in accordance with Group policy.</li><li>Compared all inventory provisions for each finished goods category as a percentage of the gross amount versus the prior year and understood the rationale for any changes.</li></ul> <p>From the procedures performed, we have no matters to report.</p>

INFORMATION OTHER THAN THE FINANCIAL STATEMENTS AND AUDITOR'S REPORT

The Directors are responsible for the annual report. Our opinion on the financial statements does not cover the other information included in the annual report and we do not, and will not, express any form of assurance conclusion on the other information. At the time of our audit, there was no other information available to us.

In connection with our audit of the financial statements, if the other information is included in the annual report, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit, or otherwise appears to be materially misstated. If, based on the work we have performed on the other information that we obtained prior to the date of our auditor's report, we conclude that there is a material misstatement of this other information, we are required to report that fact.

RESPONSIBILITIES OF THE DIRECTORS FOR THE FINANCIAL STATEMENTS

The Directors are responsible, on behalf of the Company, for the preparation and fair presentation of the financial statements in accordance with NZ IFRS and IFRS, and for such internal control as the Directors determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, the Directors are responsible for assessing the Group's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the Directors either intend to liquidate the Group or to cease operations, or have no realistic alternative but to do so.

Independent Auditor's Report  
TO THE SHAREHOLDERS OF THE WAREHOUSE GROUP LIMITED

AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE FINANCIAL STATEMENTS

Our objectives are to obtain reasonable assurance about whether the financial statements, as a whole, are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISAs NZ and ISAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

As part of an audit in accordance with ISAs (NZ), the auditor exercises professional judgement and maintains professional scepticism throughout the audit. The auditor also:

- Identifies and assesses the risks of material misstatement of the financial statements, whether due to fraud or error, designs and performs audit procedures responsive to those risks, and obtains audit evidence that is sufficient and appropriate to provide a basis for the auditor's opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtains an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- Evaluates the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Concludes on the appropriateness of the use of the going concern basis of accounting by those charged with governance and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If the auditor concludes that a material uncertainty exists, the auditor is required to draw attention in the auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify the auditor's opinion. The auditor's conclusions are based on the audit evidence obtained up to the date of the auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluates the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtains sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the financial statements. The auditor is responsible for the direction, supervision and performance of the group audit. The auditor remains solely responsible for the audit opinion.

The auditor communicates with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that the auditor identifies during the audit.

WHO WE REPORT TO

This report is made solely to the Company's shareholders, as a body. Our audit work has been undertaken so that we might state those matters which we are required to state to them in an auditor's report and for no other purpose. To the fullest extent permitted by law, we do not accept or assume responsibility to anyone other than the Company and the Company's shareholders, as a body, for our audit work, for this report or for the opinions we have formed.

The engagement partner on the audit resulting in this independent auditor's report is Leopino (Leo) Foliaki.

For and on behalf of:

*PricewaterhouseCoopers*

Chartered Accountants, Auckland

21 September 2017



Corporate Governance

At The Warehouse Group Limited (the Company), we are committed to adopting high standards of corporate governance and believe it is a critical component in creating sustainable long-term value for our shareholders, building strong relationships with team members, improving the experience we offer our customers and contributes to our place within the wider community.

This statement gives an overview of the policies and processes that are in place throughout the Company that ensure best-practice standards of corporate governance are followed.

We support the recently released NZX Corporate Governance Code (the NZX Code), which will replace the current Best Practice Code from October 2017. While the Company is not formally adopting the NZX Code for the 2017 reporting year, this statement follows the structure of the new Code and addresses its recommendations. As at the date of the publication of this Annual Report, the Company considers its governance practices complied with the NZX Corporate Governance Best Practice Code in its entirety for the year ended 30 July 2017. The Company is largely compliant with the NZX Code and has workstreams underway to achieve full compliance.

This governance statement was approved by the Board on 18 October and is current as at that date.

The Company’s Constitution, the Board and committee charters, codes and policies referred to in this statement are available to view at [www.thewarehousegroup.co.nz/investor-centre/corporate-governance](http://www.thewarehousegroup.co.nz/investor-centre/corporate-governance).

CODE OF ETHICAL BEHAVIOUR

“Directors should set high standards of ethical behaviour, model this behaviour, and hold management accountable for delivering these standards being followed throughout the organisation.”

The Company is committed to fostering the highest standards of ethical behaviour and good conduct. We believe this is at the heart of having a reputation as a trusted and respected company that promotes honesty, integrity and ethical conduct across the organisation in day-to-day behaviour and decision-making.

Code of Ethics

The *Code of Ethics* sets out the standards of conduct expected of everyone working at The Warehouse Group including directors, our people, contractors and other agents. The *Code of Ethics* provides a guide to the conduct that is consistent with the Company’s values and behaviours, business goals and legal obligations, and outlines internal reporting procedures for any breaches. Sanctions for breaches may include serious disciplinary action, removal from office and dismissal as well as other remedies, all to the extent permitted by law and as appropriate given the specific circumstances. An introduction to the *Code of Ethics* forms part of the induction and training process of new employees. The Code is available on the Corporate Governance section of the Company’s website and the Company’s intranet.

Securities Trading Policy

The Company is committed to transparency and fairness in dealing with all of its stakeholders and to ensuring adherence to all applicable laws and regulations. The *Securities Trading Policy* governs trading in the Company’s securities by directors, employees and other associated persons. The policy and timing of black-out periods is set out in the Securities Trading Policy, and can be found on the Corporate Governance section of the Company’s website and the Company’s intranet.

BOARD COMPOSITION AND PERFORMANCE

“To ensure an effective Board, there should be a balance of independence, skills, knowledge, experience and perspectives.”

Responsibilities of the Board

The central role of the Board is to set the strategic direction, to select and appoint the Group Chief Executive Officer (CEO) and to oversee the Company’s management and business activities with the primary objective to create and continue to build, sustainable value for shareholders.

The Board has adopted a *Board Charter* which sets out how the Board will achieve its purpose. The Charter is available in the Corporate Governance section of the Company’s website. Going forward, it will be reviewed as required and at least every two years. The Board’s responsibilities contained in the Charter include:

- set strategic direction and appropriate operating frameworks;
- monitor Management’s performance within those frameworks;
- ensure there are adequate resources available to meet the Company’s objectives;
- appoint and remove the CEO and oversee succession plans for the Executive Team;

- set criteria for, and evaluate the performance of, the CEO and approve their remuneration;
- approve and monitor financial reporting and capital management including the payment of dividends;
- monitor the financial solvency of the Company;
- subject to shareholder approval being granted, approve the appointment and retention of the external auditor;
- ensure that effective risk management procedures are in place and are being used;
- approve timely and balanced communication to shareholders;
- ensure, so far as is reasonably practicable, a safe and healthy working environment is provided and maintained for all employees, customers, contractors and visitors;
- promote and authorise ethical and responsible decision-making by the Company;
- ensure the Company has appropriate corporate governance structures in place including standards of ethical behaviour;
- annually review, approve and adopt the diversity policy and diversity objectives, and measure achievement against the objectives; and
- ensure that the Board is and remains appropriately skilled to meet the changing needs of the Company.

Day-to-day management and administration of the Company is undertaken by the CEO in accordance with the strategy, plans and delegations approved by the Board. The CEO is assisted by the Executive Team in delivering the Company’s strategy. The Board has implemented appropriate procedures to enable management to undertake its delegated duties and for performance to be assessed. More information can be found in the Remuneration Report on pages 107 to 108.

Chair

Joan Withers is Chair of The Warehouse Board and was first appointed in 2016. Mrs Withers is an independent, non-executive director. Her responsibilities include:

- providing leadership to the Board and to the Company;
- ensuring the efficient organisation and conduct of the Board;
- monitoring Board performance annually;
- facilitating Board discussions to ensure core issues facing the Company are addressed;
- briefing all Directors in relation to issues arising at Board meetings;
- facilitating the effective contribution and ongoing development of all Directors;
- promoting consultative and respectful relations between Board members and between the Board and management; and
- chairing Board and shareholder meetings.

The Board Charter states the Company’s Chair must not be the same person who is the CEO.

Director appointments

Procedures for the appointment and removal of Directors are governed by the Company’s Constitution. The Corporate Governance and Nominations Committee is delegated with the responsibility of identifying and nominating, for the approval of the Board, candidates to fill Board vacancies as and when they arise. In doing so, the Committee will seek to identify the necessary and desirable competencies that will ensure that any candidate it puts forward will enable the Board to:

- fulfil its responsibilities;
- represent a variety of skills, expertise, experience (including commercial and/or industry experience and diversity of backgrounds and thought); and
- competently address accounting, finance and legal matters.

The terms and conditions of appointment are set out in a *Letter of Appointment* which details the Director’s duties, term of appointment (subject to shareholder approval), expectations of the role and remuneration. A copy of the standard letter is available in the Corporate Governance section of the Company’s website.

Corporate Governance

In addition, the Company also enters into deeds of indemnity and insurance with each director, in terms of which the Company indemnifies, and provides insurance to, directors in accordance with the Companies Act for certain claims which may be brought against them as directors.

Board structure, skills and composition

The Board is comprised of Directors with a mix of qualifications, skills and experience appropriate to the Company’s existing operations and strategic directions. Qualifications and experience of individual Directors are detailed on pages 14 to 17.

James Ogden and Vanessa Stoddart have confirmed they will be leaving the Board after the conclusion of the Annual Meeting of shareholders in November. James Ogden was scheduled to stand for re-election this year but has indicated that after eight years on the Board he is not seeking a further term. Vanessa Stoddart has elected to step aside after the Annual Meeting to enable the Board to progress the search for skills identified in its recent Board review. These skills will assist the Company in driving its strategic imperatives of fixing the retail fundamentals and investing in its digital future, and in supporting the CEO and the globally accredited Executive Team he has assembled.

Director induction and development

When appointed to the Board, all new Directors undergo a detailed induction programme to familiarise themselves with the Company’s businesses and strategy.

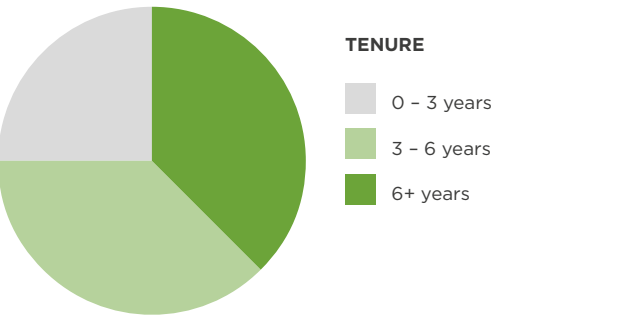
Ongoing training includes briefings by senior management and guest speakers on relevant industry and competitive issues, occasional site-visits and Directors are actively encouraged to attend regular Institute of Director (IOD) courses.

Directors and Board committees have the right, in connection with their duties and responsibilities, to seek independent professional advice at the Company’s expense.

Board tenure

The Board Charter provides that the size of the Board should be between five and 10. Each year, one third of the Directors, or if their number is not a multiple of three then the nearest number to three, shall retire from office and may offer themselves for re-election at the annual meeting of shareholders. Directors to retire are those who have been longest in office since they were last elected or deemed elected.

The Board does not believe that any Director has served on the Board for a period which could, or could reasonably be perceived to, materially interfere with the Director’s ability to act in the best interests of the Company. The Board considers that Directors retain independence of character and judgement regardless of length of service.



NAME OF DIRECTOR	ORIGINALLY APPOINTED	LAST REAPPOINTED/ELECTED
Joan Withers	23 September 2016	25 November 2016
Sir Stephen Tindall	10 June 1994	22 November 2013
Keith Smith	10 June 1994	21 November 2014
James Ogden	4 August 2009	20 November 2015
Antony (Tony) Balfour	15 October 2012	20 November 2015
Vanessa Stoddart	17 October 2013	25 November 2016
John Journee	17 October 2013	25 November 2016
Julia Raue	23 September 2016	25 November 2016

Director independence and conflicts

The Board’s standards for determining the independence of a director, including the requirements of the NZX Listing Rules, are set out in full in the *Board Charter*.

Under this criteria, the Board has a majority of independent Directors and the roles of Chair and CEO are not exercised by the same person.

The Board consists of eight Directors. Joan Withers (Chair), Keith Smith (Deputy Chair), Antony (Tony) Balfour, James Ogden, John Journee, Julia Raue and Vanessa Stoddart are independent non-executive Directors. Sir Stephen Tindall is not deemed to be independent by virtue of his shareholding in the Company. The Board assesses the independence of directors on their appointment and at least annually thereafter.

The Board is conscious of its obligations to ensure that Directors avoid conflicts of interest between their duty to the Company and their own interests. Where conflicts of interest do exist at law then the Director must disclose their interest. Directors and Team Members are required to minimise any potential conflicts in line with the Company’s Code of Ethics.

Board evaluation

The Chair, with the assistance of appropriate external advisors, regularly assesses the performance of individual Directors whilst Directors also assess the collective performance of the Board and the performance of the Chair. Most recently, a formal evaluation was conducted with assistance from an outside facilitator. Propero, leading experts at Board evaluation and comparisons. The full review of the current Board was completed in September 2017. The review involved an assessment against a skills matrix.

Future Directors Programme

Continuing the Company’s commitment to supporting the next generation of governance talent in New Zealand, the Board appointed Mr Vena Crawley in August 2017 as part of the Future Directors initiative administered by the Institute of Directors in New Zealand. Mr Crawley attended his first Board meeting on 24 August 2017 and his appointment will continue through to the 2018 Annual Meeting.

Diversity and inclusion

The Company is committed to providing an inclusive work environment to attract and retain talented people, recognising the diversity and different skills, ability and experiences of team members to contribute to the achievement of the Company’s strategic objectives.

The Company strives for an environment where everyone has the chance to achieve their full potential with development, tools and promotions based on merit.

The focus areas to progress our diversity and inclusion agenda continue to be gender, ethnicity, age, disability and our Lesbian, Gay, Bisexual, Transgender and Intersex (LGBTI+) community.

In 2017, we evolved our ‘Family Violence, it’s not OK’ initiative, by becoming White Ribbon accredited for our gold-standard training, adding comprehensive information to our intranet, speaking out publicly about our work to support our team members in the area of family violence and hosting other New Zealand businesses to share experiences, training materials and policy documents more widely in the hope of driving greater change.

In early August 2017, we launched a Gender Transition policy, allowing team members paid leave to undergo gender transition surgery and attend various medical and related appointments. The policy is one stage of our journey to become Rainbow Tick accredited.

A series of well-being initiatives are planned for 2018, including the launch of a smoke-free policy extension which will see smoking prohibited both within our buildings and in the wider property vicinity. Team members who wish to stop smoking will be provided with the resources and support through a partnership with Smokefree Aotearoa.

Other initiatives being planned include a suicide prevention toolkit roll-out in late 2017 and the broadening of our Noel Leeming women in leadership programme to the wider Group.

The gender composition of directors, officers and all team members at balance date is provided below:

	MALE		FEMALE	
	2017	2016	2017	2016
Directors	5	6	3	1
Officers	8	9	5	4
All Team Members	40%	40%	60%	60%

Diversity is a regular agenda item at the People and Remuneration Committee. Going forward, the People and Remuneration Committee will annually assess the *Diversity Policy*, its objectives and achievement against those objectives. This will then be reviewed, approved and adopted by the Board.

Corporate Governance

BOARD COMMITTEES

“The Board should use committees where this would enhance its effectiveness in key areas, while still retaining board responsibility.”

The Board has established committees that focus on particular areas of the Board’s responsibilities and together ensure the efficient performance of the Board, and the achievement of Corporate Governance outcomes. The committees report to the full Board on all material matters and issues requiring Board decisions. From time to time, the Board may create ad hoc committees to examine specific issues on its behalf. As at the date of this statement, the Company has no other committees.

Current committees

Following a review of the committee structure, in February 2017 the Board deemed it appropriate to restructure the Board committees. The Audit Committee was renamed the Audit and Risk Committee to reflect the importance of risk within the governance framework. The responsibility for director nominations moved from the People and Remuneration Committee to the Corporate Governance Committee and this committee was renamed the Corporate Governance and Nominations Committee.

COMMITTEE	ROLES AND RESPONSIBILITIES	MEMBERSHIP	MEETINGS
People and Remuneration	Review and make recommendations in relation to the human resources strategy, the Company’s remuneration policies and practices, and the remuneration and performance of the CEO.	Comprised of a majority of non-executive, independent directors. Current members: <ul style="list-style-type: none"><li>Vanessa Stoddart (Chair)</li><li>Joan Withers</li><li>Keith Smith</li><li>Sir Stephen Tindall</li><li>Tony Balfour</li></ul>	At least twice a year.  Employees may only attend by invitation.
Corporate Governance and Nominations Committee	Ensure a high level of corporate governance through continuous monitoring of international corporate governance best practice, as promulgated by the relevant authoritative bodies, and ensures its Board comprises directors who are appropriately skilled.	Comprised of a majority of independent directors. Current members: <ul style="list-style-type: none"><li>Keith Smith (Chair)</li><li>Joan Withers</li><li>Vanessa Stoddart</li><li>Sir Stephen Tindall</li></ul>	At least twice a year.
Disclosure Committee	Support the Company in meeting its disclosure obligations as set out in the NZX Main Board Listing Rules, the Companies Act and any other applicable regulations by overseeing the Company’s compliance with this policy.	Comprised of the Chair, Deputy Chair, Chair of the Audit Committee, Group Chief Executive Officer, Chief Financial Officer, Disclosure Officer, and Founder. Current members: <ul style="list-style-type: none"><li>Keith Smith (Chair)</li><li>Joan Withers</li><li>James Ogden</li><li>Sir Stephen Tindall</li><li>CEO, CFO and Company Secretary</li></ul>	Held as required.
Audit and Risk Committee	Assist the Board to fulfil its risk and audit responsibilities.	Comprised of at least three independent directors. The Chair will be Independent and may not be the Chair of the Company. Current members: <ul style="list-style-type: none"><li>James Ogden (Chair)</li><li>Joan Withers</li><li>Keith Smith</li><li>John Journee</li><li>Julia Raue</li></ul> James Ogden and Keith Smith are fellows of the New Zealand Institute of Chartered Accountants.	At least three times each year.  Employees may only attend by invitation.

Attendance

The table below reports attendance of members at Board and Board Committee meetings during the year ended 30 July 2017.

	BOARD	AUDIT AND RISK COMMITTEE	PEOPLE AND REMUNERATION COMMITTEE	CORPORATE GOVERNANCE AND NOMINATIONS COMMITTEE <sup>4</sup>	DISCLOSURE COMMITTEE
NUMBER OF MEETINGS	16	4	4	1	1
Tony Balfour	15	1 <sup>1</sup>	4		
John Journee	16	4	4 <sup>1</sup>		1 <sup>1</sup>
James Ogden	15	4	3 <sup>1</sup>		1
Keith Smith	16	4	3	1	1
Vanessa Stoddart	15	3 <sup>1</sup>	4	1	1 <sup>1</sup>
Sir Stephen Tindall	15		2	1	1
Joan Withers <sup>2</sup>	14	3	1	1	1
Julia Raue <sup>2</sup>	14	3			
Ted van Arkel <sup>3</sup>	2	1	3		

1 Non-committee member in attendance.

2 Appointed September 2016.

3 Retired September 2016.

4 Nominations moved from People and Remuneration Committee to the Corporate Governance Committee in February 2017.

Committee charters

All committees operate under formal charters, which define the role, authority and operations of the committee and can be found in the Corporate Governance section of the Company’s website. All charters are currently being reviewed and updated. Going forward, charters are reviewed as required and at least every two years.

Corporate Governance

REPORTING AND DISCLOSURE

“The Board should demand integrity in financial and non-financial reporting and in the timeliness and balance of corporate disclosures.”

The Board is committed to providing full and timely financial and non-financial information that is accurate, balanced, meaningful and consistent. As a listed company, keeping the market informed is a key component to ensure the securities are fairly valued.

Market Disclosure Policy

The Board has approved a *Market Disclosure Policy* which describes the processes designed to ensure that the Company meets its reporting and disclosure objectives and all disclosure obligations under the NZX Listing Rules.

To assist the Company with its *Market Disclosure Policy*, the Board has appointed a Disclosure Committee. The Committee is responsible for making decisions on what should be disclosed publicly under the *Market Disclosure Policy*. The Company Secretary is the Disclosure Officer of the Company and has responsibility for ensuring compliance with the continuous disclosure requirements, and overseeing and co-ordinating disclosure to the market.

Financial reporting

The Audit and Risk Committee oversees the quality and integrity of external financial reporting including the accuracy, completeness and timeliness of financial statements. The Committee is committed to balanced, clear and objective financial reporting.

REMUNERATION

“The remuneration of directors and executives should be transparent, fair and reasonable.”

The Company’s remuneration philosophy, policy and details regarding executives’ remuneration (including remuneration components and performance criteria) are discussed on pages 107 to 108.

The Directors remuneration is paid in the form of director’s fees. On 22 November 2013 the shareholders approved the director fee pool limit of \$900,000 per annum.

The Board approved the following fees for Directors with effect from 1 December 2013. The Chair and Deputy Chairman fees include Committee attendances.

BOARD/COMMITTEE NAME	POSITION	FEES (PER ANNUM)
Board of Directors	Chair	\$166,000
	Deputy Chairman	\$115,000
	Member	\$78,500
Audit and Risk Committee	Chair	\$15,000
	Member	\$7,500
People and Remuneration Committee	Chair	\$12,000
	Member	\$6,000
Corporate Governance and Nominations Committee	Chair	-
	Member	-
Disclosure Committee	Chair	-
	Member	-

Fees paid to non-executive directors for FY17 total \$881,875, which were paid as follows:

NAME OF DIRECTOR	BOARD FEES	AUDIT AND RISK COMMITTEE	PEOPLE AND REMUNERATION COMMITTEE	CORPORATE GOVERNANCE AND NOMINATIONS COMMITTEE	DISCLOSURE COMMITTEE	OTHER COMMITTEE	SHARES, AND OTHER PAYMENTS OR BENEFITS	TOTAL INDIVIDUAL REMUNERATION
Joan Withers (Chair) Appointed September 2016	\$128,000 (Chair)	- (member)	- (member)	- (member)	- (member)	-	-	\$128,000
Keith Smith (Deputy Chairman)	\$115,000 (Deputy Chairman)	- (member)	- (member)	- (Chair)	- (Chair)	-	\$43,000 <sup>1</sup>	\$158,000
James Ogden	\$78,525	\$15,000 (Chair)	-	- (member)	-	-	\$43,000 <sup>1</sup>	\$136,525
Tony Balfour	\$78,525	-	\$6,000 (member)	-	-	-	-	\$84,525
Stephen Tindall	\$78,525	-	\$6,000 (member)	- (member)	- (member)	-	-	\$84,525
Vanessa Stoddart	\$78,525	-	\$12,000 (Chair)	- (member)	-	-	-	\$90,525
Julia Raue Appointed September 2016	\$65,500	\$6,250 (member)	-	-	-	-	-	\$71,750
John Journee	\$78,525	\$7,500 (member)	-	-	-	-	-	\$86,025
Ted van Arkel <sup>2</sup>	\$42,000	-	-	-	-	-	-	\$42,000

1 Director fees paid in their capacity as Directors of the Group’s Financial Services business.

2 Retired September 2016.

Company Directors do not participate in any executive remuneration scheme or employee share schemes; nor do they receive options, bonus payments or any incentive-based remuneration.



Corporate Governance

RISK MANAGEMENT

“Directors should have a sound understanding of the material risks faced by the issuer and how to manage them. The Board should regularly verify that the issuer has appropriate processes that identify and manage potential and material risks.”

Risk management framework

Risk is the chance of something happening that will have an impact on business objectives. Having established an acceptable risk tolerance, the Company’s approach is to identify, analyse, evaluate and appropriately manage risk in the business.

The Company recognises three main types of risk:

- Operational risk – risk to earnings and reputation arising from inadequate or failed internal processes, people and systems or from external events;
- Business risk – risk to earnings and reputation from business event risk, legal, compliance or regulatory risk; and
- Market risk – risk to earnings and reputation arising from competitor activity, product risk and risk associated with changes in financial markets (such as interest rate, foreign exchange and liquidity risk).

Risk management roles and responsibilities

The Board is responsible for reviewing and approving the Company’s risk management strategy. The Board delegates day-to-day management of risk to the Group CEO, who may further delegate such responsibilities to executive and other officers. Inherent in this delegation is the belief that responsibility for managing risks in the business is the domain of the business unit.

Risk monitoring and evaluation

While the Board is ultimately responsible for the risk management of the Company, the Audit and Risk Committee reviews the reports of management and the external and internal auditors on the effectiveness of systems for internal control, financial reporting and risk management. To assist in discharging this responsibility, the Board has in place a number of strategies designed to safeguard the Company’s assets and interests and ensure the integrity of reporting. These reports include quarterly reviews of store audit results and quarterly reports on internal audit findings.

Health and safety

The Company’s approach and process on health and safety initiatives can be found on page 66.

AUDITORS

“The Board should ensure the quality and independence of the external audit process.”

Approach to audit governance

The independence of the external auditor is of particular importance to shareholders and the Board. The Audit and Risk Committee is responsible for overseeing the external audit of the Company. Accordingly, it monitors developments in the areas of audit and threats to audit independence, to ensure its policies and practices are consistent with emerging best practice in these areas.

The Board has adopted a policy on audit independence, the key elements of which are:

- the external auditor must remain independent of the Company at all times;
- the external auditor must monitor its independence and annually report to the Board that it has remained independent;
- the audit firm is permitted to provide certain non-audit services, set out in the Audit and Risk Committee Charter, that are not considered to be in conflict with the preservation of the independence of the auditor; and
- the Audit and Risk Committee must approve significant permissible non-audit work assignments that are awarded to an external auditor, and the value of non-audit work must be reported at every Board meeting.

Engagement of the external auditor

The Company’s external auditor is PricewaterhouseCoopers (PwC). PwC was appointed by shareholders at the 2004 Annual Meeting, in accordance with the provisions of the Companies Act 1993 (Act). PwC is automatically reappointed as auditor under Section 200 of the Act.

Attendance at the Annual Meeting

PwC, as auditor of the 2017 Financial Statements, has been invited to attend this year’s Annual Meeting and will be available to answer questions about the conduct of the audit, preparation and content of the auditor’s report, accounting policies adopted by The Warehouse Group Limited and the independence of the auditor in relation to the conduct of the audit.

The Company’s corporate legal advisors, Russell McVeagh, will also attend the Annual Meeting.

Internal Audit

The Company has an internal audit function which is independent of the Company’s external auditors. The internal audit function of the Company is undertaken by EY and the Company’s internal audit team. The respective internal audit teams report to and are directed by the Audit and Risk Committee.

Each year, the internal audit programme is approved by the Audit and Risk Committee. The programme of audit work considers the most significant areas of business risk in the Company and is developed following discussions with senior management, review of the business process model of the Company and consideration of the findings of the strategic risk assessment. The programme considers risks also in relation to major projects that are planned or currently underway.

The role of internal audit is to:

- assess the design and operating effectiveness of controls governing key operations, processes and business risks;
- provide the Board with an assessment, independent of management, as to the adequacy of the Company’s internal operating and financial controls, business processes, systems and practices; and
- assist the Board in meeting its corporate governance and regulatory responsibilities.

SHAREHOLDER RIGHTS AND RELATIONS

“The Board should respect the rights of shareholders and foster constructive relationships with shareholders that encourage them to engage with the issuer.”

The Company is committed to providing a high standard of communication to its investors. The Company believes effective communication achieved by equal access to timely, accurate and complete information allows investors to make informed assessments of the Company’s value and prospects.

The Company has an investor relations programme which includes communication through:

- periodic and continuous disclosure to NZX;
- interim and annual reports;
- the Annual Shareholders’ Meeting (ASM);
- the Company’s website, which includes financial and operational information, and key Corporate Governance information; and
- analyst and investor briefings and roadshows.

Engagement with investors

The Company values its dialogue with strategic stakeholders, institutional and retail investors and believes effective engagement benefits both the Company and investors. ASMs, analyst and investor briefings and roadshows provide an important opportunity for this dialogue. Shareholders also have the opportunity to direct questions and comments through investor@twgroup.co.nz.

Website

The Company’s website contains a comprehensive set of investor-related material and data including NZX disclosures and media releases, interim and annual reports, share-price and dividend information, shareholder meeting materials and all of the Company’s governance charters and policies.

Annual Shareholders Meeting (ASM)

The ASM provides an opportunity for Directors, the CEO, senior management and the Company’s external auditor to meet shareholders and answer any questions they may have.

The ASM is held at a convenient time and location as well as being webcast to maximise participation. The 2017 ASM will be held on 24 November 2017. The Notice of Meeting will be circulated as soon as possible (at least 28 days before the meeting) and will be posted on the Company’s website.

In accordance with the Companies Act and Listing Rules, the Company refers any significant matters to shareholders for approval at the ASM, and shareholders are given the opportunity to vote by proxy ahead of the meeting or by polling if attending the meeting in person.

Electronic communication

A key component of the Company’s strategy is cost effectiveness and minimising the Company’s impact on the environment. Therefore, in 2016 the Board moved to electronic reporting. We understand this doesn’t suit everyone, so shareholders can request a hard copy of the report to be mailed to them, free of charge, by contacting Computershare, our share registrar. We would also encourage shareholders to provide their email addresses to Computershare to enable them to receive all other shareholder materials electronically.

Computershare Investor Services Limited

Telephone: +64 9 488 8777

Email: investor@twgroup.co.nz

Statutory Disclosures

DISCLOSURES OF INTERESTS BY DIRECTORS

General disclosures

The following are particulars of general disclosures of interest given by the Directors of the Company pursuant to section 140(2) of the Companies Act 1993:

ANTONY (TONY) BALFOUR

Director, Les Mills international Limited

Director, Methven Limited

Director, Mt Difficulty Wines Limited

Director, Real Journeys Limited and subsidiaries

Director, Silver Fern Farms Co-operative Limited

JOHN JOURNEE

Chairman, Max Fashions Holdings Limited and subsidiary

Director, Southern Hospitality Limited

Director, Vanishing Point Limited

Chairman, Flux Federation Limited

JAMES OGDEN

Chairman, MMC Group Holding Limited and subsidiaries

Director, Alliance Group Limited

Director, Ogden Consulting Limited

Director, Petone Investments Limited (non-trading)

Director, Summerset Group Holdings Limited and subsidiaries

Director, Vista Group International Limited

Member, Finance and Risk Committee of Crown Forestry Rental Trust

Member, Investment Committee of Pencarrow Private Equity Fund

Member, New Zealand Markets Disciplinary Tribunal

KEITH SMITH

Chairman, Anderson & O’Leary Limited

Chairman, Goodman (NZ) Limited

Chairman, Healthcare Holdings Limited and subsidiaries

Chairman, Mobile Surgical Services Limited

Chairman, HJ Asmuss & Co Limited

Director, Electronic Navigation Limited

Director, Community Financial Services Limited

Director, Enterprise Motor Group Limited and subsidiaries

Director, Gwendoline Holdings Limited (non-trading)

Director, James Raymond Holdings Limited (non-trading)

Director, The Ascot Hospital & Clinics Limited

Director, Mercury NZ Limited

Director, Tree Scape Limited

Director, Westland Co-operative Dairy Limited

Member, Advisory Board Tax Traders Limited

Trustee, Cornwall Park Trust Board

JULIA RAUE

Director, Jade Software Corporation Limited

Director, Southern Cross Health Society

Director, Television New Zealand Limited

Director, Z Energy Limited

Director & Shareholder, Rowdy Consulting Limited

Member, Risk & Audit Committee of The Treasury

VANESSA STODDART

Director, Alliance Group Limited

Director, Heartland Bank Limited

Director, The New Zealand Refining Company Limited

Commissioner, Tertiary Education Commission

Member, Audit and Risk Committee of DOC

Member, Financial Markets Authority

Member, King’s College Board

Member, Audit and Risk Committee of MBIE

Chair, Defence Employer Support Council

Chair, New Zealand Global Women Limited

JOAN WITHERS

Chair, Mercury NZ Limited

Director, ANZ Bank New Zealand Limited

Director, On Being Bold Limited

Member, Economic Development Challenge Group of MBIE

Trustee, Sweet Louise Foundation

SIR STEPHEN TINDALL

Founding Director, KEA New Zealand

Director, Branches Station Limited

Director, Byron Corporation Limited

Director, Foundation Services Limited

Director, Elliott Street No 5 Limited

Director, Highland Resorts Limited

Director, K One W One Limited

Director, K One W One (No 2) Limited

Director, K One W One (No 3) Limited

Director, K One W One (No 4) Limited

Director, Lake Pupuke Investments Limited

Director, Norwood Investments Limited

Director, No Holdings Limited

Director, The Gorse Company Limited

Director, Team New Zealand Limited

Director, Team New Zealand AC35 Challenge Limited

Trustee, Team New Zealand Trust

Trustee, The Tindall Foundation

Shareholder\*, Icebreaker Holdings Ltd

Shareholder\*, Solar City Ltd

Shareholder\*, Velocity Made Good Holdings Ltd

Shareholder\*, Ask Nicely Ltd

Shareholder\*, Auror Ltd

Shareholder\*, Career Engagement Group Ltd

Shareholder\*, MEA Mobile Ltd

Shareholder\*, PicsOS Ltd

Shareholder\*, Qotient Group Ltd

Shareholder\*, SLI Systems Ltd

Shareholder\*, Snakk Media Ltd

Shareholder\*, Sportsground Ltd

Shareholder\*, TNX Ltd

Shareholder\*, 1Above Ltd

Shareholder\*, VWork Ltd

\* Indirect interest

ROBERT TINDALL (ALTERNATE DIRECTOR)\*

Trustee, The Tindall Foundation

Director, Foundation Services Limited

Director, Franklin Smith Limited

Director, K One W One Limited

Director, K One W One (No 2) Limited

Director, K One W One (No 3) Limited

Director, K One W One (No 4) Limited

\* Alternate to Sir Stephen Tindall

INDEMNITY AND INSURANCE

In accordance with section 162 of the Companies Act 1993 and the constitution of the company, the company has provided insurance for, and indemnities to, directors and employees of the Group and its subsidiaries for losses from actions undertaken in the course of their legitimate duties. The insurance includes indemnity costs and expenses incurred to defend an action that falls outside the scope of the indemnity.



Statutory Disclosures

DIRECTORS’ SECURITY PARTICIPATION

Directors’ shareholdings as at 30 July 2017

At 30 July 2017, the following directors, or entities related to them, held interests in the Company shares:

	BENEFICIAL INTEREST	BENEFICIAL INTEREST	NON-BENEFICIAL INTEREST	NON-BENEFICIAL INTEREST	RELATED PARTY	RELATED PARTY
	2017	2016	2017	2016	2017	2016
J Journee	172,000	172,000				
J H Ogden	16,088	16,088			43,771	43,771
K R Smith	13,250	13,250	8,155,455	8,155,455	32,800	32,800
R J Tindall <sup>1</sup>	4,800	4,800	7,233,252	7,233,252		84,738,511
Sir Stephen Tindall	93,687,096	93,687,096	7,986,050	7,986,050	9,600	9,600
J Withers (appointed September 2016)	8,914		2,350,580			

1 Alternate director

Major shareholdings in which more than one director has an interest in the same parcel of shares are as follows:

- Sir Stephen Tindall and Robert Tindall both hold an interest in 93,687,096 shares and other smaller parcels by virtue of their family relationship
- Sir Stephen Tindall and K R Smith both hold an interest in 4,530,947 shares as trustees of the Merani Trust and SRT Family Trust.

Share dealings by Directors

During the year, the directors disclosed in respect of section 148(2) of the Companies Act 1993 that they acquired or disposed of a relevant interest in shares as follows:

SHARE TRANSACTION	DATE OF TRANSACTION	NUMBER OF ORDINARY SHARES ACQUIRED/(DISPOSED)	CONSIDERATION
J Withers and K R Smith as trustees of The Warehouse Management Trustee Company No.2 Limited	October 2016	(789,068)	Settlement of obligations under the executive share scheme
J Withers and K R Smith as trustees of The Warehouse Management Trustee Company No.2 Limited	March 2017	900,000	On-market purchase of shares for executive share scheme at an average price of \$2.38 per share

Statutory Disclosures

SUBSIDIARY COMPANY DIRECTORS

The following people held office as directors of subsidiary companies at 30 July 2017. Those who retired during the year are indicated with an (R).

COMPANY	DIRECTORS
1-Day Limited	K Nickels
1-Day Liquor	K Nickels
Bond and Bond Limited	B Moors, K Nickels
Boye Developments Limited	K Nickels, M Yeoman
Diners Club (NZ) Limited	G Hansen, M Laing, J Ogden, K Smith, M Yeoman, N Grayston
Eldamos Investments Limited	P Judd, K Nickels, P Okhovat
Eldamos Nominees Limited	P Judd
Noel Leeming Finance Limited	B Moors
Noel Leeming Financial Services Limited	B Moors, K Nickels
Noel Leeming Furniture Limited	B Moors, K Nickels
Noel Leeming Group Limited	B Moors, K Nickels
The Book Depot Limited	K Nickels
The Warehouse Card Limited	K Nickels
The Warehouse Group Support Services Limited	P Judd, K Nickels
The Warehouse Investments Limited	K Nickels
The Warehouse Limited	M Conelly (R), P Judd, K Smith, N Grayston, M Yeoman
The Warehouse Nominees Limited	K Nickels, B Moors
Torpedo7 Limited	P Okhovat <sup>1</sup>
Torpedo7 Fitness Limited	P Okhovat, K Nickels
Torpedo7 Supplements Limited	P Okhovat, K Nickels
TW Money Limited	G Hansen, M Laing, J Ogden, K Smith, M Yeoman, N Grayston
TW Financial Services Operations Limited	G Hansen, M Laing, J Ogden, K Smith, M Yeoman, N Grayston
TWGA Pty Ltd	I McGill, B Moors, K Smith, Sir Stephen Tindall
TWL Australia Pty Limited	I McGill, B Moors, K Smith, Sir Stephen Tindall
TWL Products Limited	B Moors
TWP No.1 Limited	P Judd, N Tuck
TWP No.3 Limited	P Judd, K Nickels, N Tuck
TWP No.4 Limited	B Moors, K Nickels
TWP No.5 Limited	B Moors, P Okhovat
TWP No. 6 Limited	G Hansen, M Laing, J Ogden, K Smith, M Yeoman, N Grayston
Waikato Valley Chocolates Limited	N Craig, P Judd, M Razey, H Vetsch, J Adams
Warehouse Stationery Limited	P Judd, P Okhovat

Statutory Disclosures

TEAM MEMBERS' REMUNERATION

Grouped below, in accordance with section 211(1)(g) of the Companies Act 1993, are the number of Team Members or former Team Members, not being directors or former directors, who received remuneration and other benefits valued at or exceeding \$100,000 during the year under review.

Remuneration includes redundancy payments and termination payments made during the year to Team Members whose remuneration would not otherwise have been included in the table reported below.

Team Members also received share-based remuneration during the year as part of the Group's long-term incentive plans (refer note 14 to the financial statements). The amount attributed to share-based remuneration presented in the table below represents the value to the employee of the compensation determined using the share price on the date when share options were exercised by the Team Member and/or the share price on the date when share rights vested.

REMUNERATION (\$000)	NUMBER OF TEAM MEMBERS		REMUNERATION (\$000)	NUMBER OF TEAM MEMBERS	
	EXCLUDING SHARE-BASED REMUNERATION	INCLUDING SHARE-BASED REMUNERATION		EXCLUDING SHARE-BASED REMUNERATION	INCLUDING SHARE-BASED REMUNERATION
100 – 110	103	103	410 – 420	1	1
110 – 120	89	88	440 – 450	2	2
120 – 130	63	63	450 – 460	1	-
130 – 140	63	63	470 – 480	1	1
140 – 150	33	34	480 – 490	-	1
150 – 160	36	35	500 – 510	1	-
160 – 170	24	23	530 – 540	-	1
170 – 180	14	13	540 – 550	1	1
180 – 190	21	21	560 – 570	1	-
190 – 200	15	16	580 – 590	1	-
200 – 210	8	8	600 – 610	-	1
210 – 220	14	13	620 – 630	2	-
220 – 230	10	9	630 – 640	-	1
230 – 240	5	3	640 – 650	1	-
240 – 250	5	9	650 – 660	-	1
250 – 260	6	7	680 – 690	1	1
260 – 270	8	6	700 – 710	-	2
270 – 280	3	3	720 – 730	-	1
280 – 290	7	5	810 – 820	1	-
290 – 300	7	3	900 – 910	1	-
300 – 310	2	3	910 – 920	-	1
310 – 320	4	5	970 – 980	1	-
320 – 330	5	4	1,050 – 1,060	-	1
330 – 340	1	4	1,090 – 1,100	1	-
340 – 350	5	3	1,100 – 1,110	-	1
350 – 360	1	3	1,130 – 1,140	1	-
360 – 370	3	-	1,190 – 1,200	1	1
370 – 380	-	3	1,310 – 1,320	-	1
380 – 390	1	3	1,350 – 1,360	-	1
390 – 400	-	1	1,920 – 1,930	1	1
400 – 410	-	1			

Statutory Disclosures

REMUNERATION REPORT

1. Group CEO remuneration FY17

\$000	SALARY	BASE PACKAGE		PAY FOR PERFORMANCE			TOTAL REMUNERATION
		TAXABLE BENEFITS	SUBTOTAL	STI	LTI	SUBTOTAL	
Nick Grayston	1,415	25	1,440	333	-	333	1,773

2. 5 year summary of Group CEO remuneration

YEAR	GROUP CEO	TOTAL EARNINGS	BASE	TAXABLE BENEFITS	STI	STI AS % OF MAXIMUM	LTI
FY17	Nick Grayston	1,773	1,415	25	333	31%	-
FY16	Nick Grayston	1,398	934*	-	464*	66%	-
	Mark Powell	646	733	26	-	-	(103)
FY15	Mark Powell	1,594	1,263	38	-	-	293
FY14	Mark Powell	1,561	1,227	51	-	-	283
FY13	Mark Powell	1,995	1,200	26	474	44%	295

\* The FY16 base salary and STI payment for Nick Grayston were pro-rated based on his start date of November 2015.

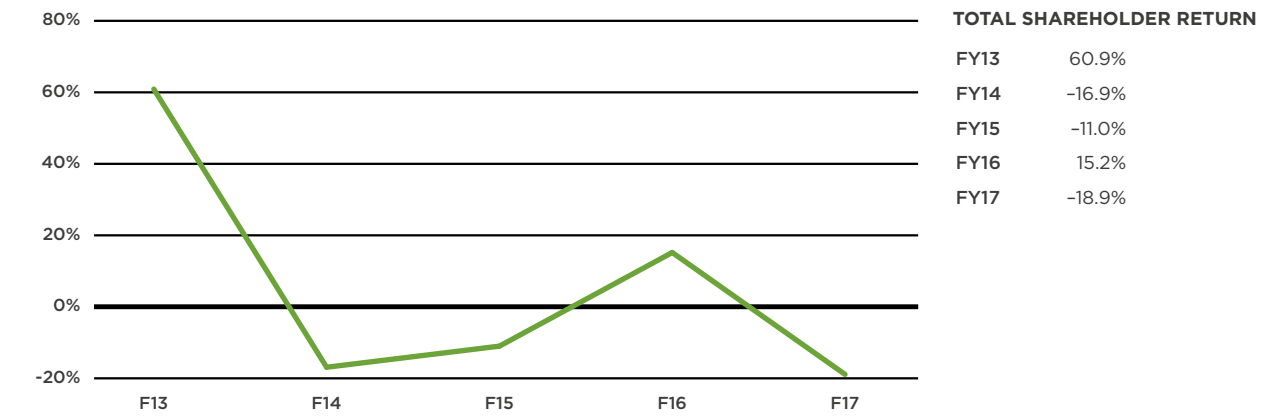
Explanation of the above items

- 1 The FY17 STI figure for Nick Grayston represents a payment equivalent to 47% of his potential incentive (31.33% of maximum potential) for delivery of financial and individual goals (see breakdown below).
- 2 No LTI will be payable for Nick Grayston until October 2019 when the three-year performance cycle is completed.
- 3 Nick Grayston joined the Group in November 2015 and replaced Mark Powell, who left at the end of January 2016 following a three-month handover period.
- 4 Taxable benefits are the cash value of employer contributions to KiwiSaver contributions made before any employer superannuation contribution tax (ESCT) has been withheld.
- 5 The LTI for Mark Powell was equity-settled share-based compensation and represents the annual expense recognised in the income statement for share rights granted to executives on the fair value of the share rights measured at grant date, which is likely to be different from the market value of the share rights at the date when and if the share rights vest.

3. Breakdown of pay for performance (FY17)

DESCRIPTION		PERFORMANCE MEASURES	PERCENTAGE ACHIEVED
STI	Set at 50% of base salary for On Target performance. Combination of financial and non-financial performance measures.  For this to be payable, the Group must achieve at least 80% of budgeted Adjusted NPAT and a minimum level of individual performance must be achieved.	<b>Financial Measures: 70% weighting:</b> A combination of achieving EBIT targets for Group and Financial Services, reducing working capital, and reducing cost of doing business.	15%
		<b>Individual Measures: 30% weighting:</b> Individual goals relate to delivery of strategic imperatives, delivering operational imperatives, health and safety, leadership and community.	32%
LTI	Cash-based scheme. Potential 83% of base salary for On Target performance for FY17 invitation reflecting 19 months' eligibility. Reverts to 50% thereafter.	100% weighting based on the three-year average Group Adjusted NPAT achieved, calculated as a percentage of the budgeted Group Adjusted NPAT. 50% of potential paid if >95% of target achieved, increasing to a maximum of 150% of potential for achievement of 125% of target.	to be set in Sept 2019

4. 5 year summary of total shareholder return performance

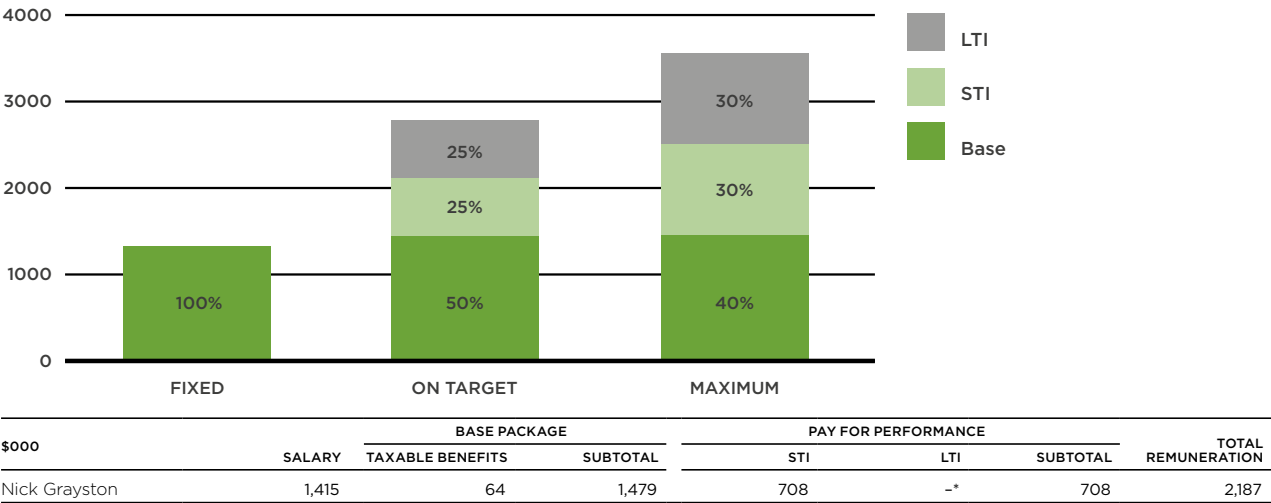


Statutory Disclosures

REMUNERATION POLICY AND DISCLOSURES

5. Potential Group CEO remuneration (FY18)

The Board has elected, in the interests of transparency, to disclose in advance the structure and package that will apply for FY18.



\* Nick Grayston is not due to receive any entitlements from LTI schemes until 2019. See section 6 for details relating to his scheme participation.

**Explanation:** Base salary is set at \$1.415 million for the financial year. STI is 50% of base salary for On Target performance. The gate for payment is 95% of budgeted Group EBIT and this would result in an STI of 25% of base salary. A maximum of 75% of base salary is payable if 125% of budgeted EBIT is achieved and individual goals exceeded. The STI is split 70% based on Group financial results and 30% individual performance against goals. LTI is 50% of base salary, settled in cash, and is payable at the end of the three-year performance period. The gate for payment is 95% of budgeted Group Adjusted NPAT and this would result in LTI of 25% of base salary. A maximum of 75% of base salary is payable if 125% of budgeted Group Adjusted NPAT is achieved.

6. Scheme interests awarded to Group CEO

Year Invited	% of Salary	Settlement	Performance Period	Measure
FY17	83%*	Cash	August 2016 to July 2019	Three-year average Group Adjusted NPAT achieved, calculated as a percentage of the budgeted Group Adjusted NPAT.
FY18	50%	Cash	August 2017 to July 2018	Three-year average Group Adjusted NPAT achieved, calculated as a percentage of the budgeted Group Adjusted NPAT.

\*For the FY17 year, the LTI invitation was at a higher percentage as it has been backdated to his start date, which fell into the previous financial year.

7. Required disclosures per guidelines

Description	Performance Measures
1. Group CEO Pay as a Multiple	36:1 measured on fixed remuneration. Median hourly rate of all Team Members is \$18.81 per hour.
2. TSR Methodology	Total Shareholder Return has been calculated as the movement in the share price during the period plus any dividends paid.
3. Board Discretion	The Board of Directors has not exercised any discretion with regards to Group CEO remuneration for FY17. Any payments made or forecasted are in line with contractual or scheme criteria.
4. Omissions	No information has been omitted relating to Group CEO remuneration.
5. Any Other Items	There are no other items payable to the Group CEO that are not disclosed .
6. Benefits	There are no benefits attributable to the Group CEO due to any loans made.
7. Withholdings	No part of the Group CEO remuneration has been withheld for any purpose.
8. Estimates	The potential package for Nick Grayston for FY18 has been calculated assuming 100% achievement of financial and individual goals for the STI. The Taxable Benefits relate to KiwiSaver contributions and assumes 100% payment of the STI.
9. Related Parties	No related parties are involved with the Group CEO remuneration.
10. Payments to Past Group CEOs	No additional payments were made to previous Group CEOs during FY17.
11. Fair Value Calculations	Refer to the Executive Long Term Plan note to the financial statements for details regarding the fair value calculation of equity-settled remuneration for the previous Group CEO.

Statutory Disclosures

TWENTY LARGEST REGISTERED SHAREHOLDERS AS AT 22 SEPTEMBER 2017

	Number of Ordinary Shares	Percentage of Ordinary Shares
Sir Stephen Tindall	93,687,096	27.01%
The Tindall Foundation	73,920,496	21.31%
James Pascoe Limited	64,537,890	18.60%
Cash Wholesalers Limited	10,373,363	2.99%
Foodstuffs Auckland Nominees Limited	10,373,363	2.99%
Wardell Brothers & Coy Limited	10,373,363	2.99%
Citibank Nominees (New Zealand) Limited - NZCSD A/C	5,413,286	1.56%
Sir Stephen Tindall, KR Smith & JR Avery (as Trustees)	3,778,149	1.08%
RG Tindall, GM Tindall, Sir Stephen Tindall & SA Kerr (as Trustees)	3,455,103	0.99%
HSBC Nominees (New Zealand) Limited - NZCSD	1,982,878	0.57%
Accident Compensation Corporation - NZCSD	1,672,013	0.48%
The Warehouse Management Trustee Company No.2 Limited	1,334,705	0.38%
JB Were (NZ) Nominees Limited	1,118,308	0.32%
FNZ Custodians Limited	853,910	0.24%
Sir Stephen Tindall, KR Smith & JR Avery (as Trustees)	752,798	0.21%
Custodial Services Limited - A/C 2	710,902	0.20%
The Warehouse Management Trustee Company Limited	667,174	0.19%
James Raymond Holdings Limited	600,000	0.17%
Custodial Services Limited - A/C 3	552,799	0.15%
JP Morgan Chase Bank NA NZ Branch - NZCSD	498,887	0.14%
	286,656,483	82.57%

New Zealand Central Securities Depository Limited (NZCSD) is a depository system which allows electronic trading of securities to members. As at 22 September 2017, total holdings in NZCSD were 10,402,257 or 3% of shares on issue.

SUBSTANTIAL PRODUCT HOLDERS

According to notices given to the Company under the Financial Markets Conduct Act 2013, as at 30 July 2017, the substantial product holders in the Company and their relevant interests are noted below:

	Relevant Interest	Date of Notice
James Pascoe Limited	64,537,890	30 November 2016
Wardell Bros & Coy Limited, Cash Wholesalers Limited and Foodstuffs (Auckland) Nominees Limited	31,120,089	23 March 2007
Sir Stephen Tindall	84,141,524	19 March 2004
The Tindall Foundation	66,323,220	19 March 2004



Statutory Disclosures

DISTRIBUTION OF SHAREHOLDERS AND HOLDINGS AS AT 22 SEPTEMBER 2017

SIZE OF SHAREHOLDING	NUMBER OF SHAREHOLDERS	PERCENTAGE	NUMBER OF SHARES	PERCENTAGE
1 – 1,000	3,980	35.42%	1,878,575	0.54%
1,001 – 5,000	4,679	41.64%	10,334,483	2.98%
5,001 – 10,000	1,233	10.97%	8,087,572	2.33%
10,001 – 100,000	1,256	11.18%	27,445,289	7.91%
100,000 and over	89	0.79%	299,097,201	86.24%
	11,237	100.00%	346,843,120	100.00%
GEOGRAPHIC DISTRIBUTION				
Auckland and Northland	4,423	39.36%	295,784,943	85.28%
Waikato and Central North Island	2,350	20.91%	12,479,129	3.60%
Lower North Island and Wellington	1,506	13.40%	10,400,850	3.00%
Canterbury, Marlborough and Westland	1,338	11.91%	17,055,711	4.92%
Otago and Southland	681	6.06%	3,211,645	0.92%
Australia	792	7.05%	6,836,479	1.97%
Other Overseas	147	1.31%	1,074,363	0.31%
	11,237	100.00%	346,843,120	100.00%

DISTRIBUTION OF BONDHOLDERS AND HOLDINGS AS AT 22 SEPTEMBER 2017

SIZE OF BONDHOLDING	NUMBER OF BONDHOLDERS	PERCENTAGE	NUMBER OF BONDS	PERCENTAGE
5,000 – 9,999	632	31.13%	3,972,000	3.18%
10,000 – 49,999	1,169	57.59%	21,449,000	17.16%
50,000 – 99,999	122	6.01%	7,580,000	6.06%
100,000 – 499,999	90	4.43%	13,355,000	10.68%
500,000 – 999,999	3	0.15%	1,571,000	1.26%
1,000,000 and over	14	0.69%	77,073,000	61.66%
	2,030	100.00%	125,000,000	100.00%
GEOGRAPHIC DISTRIBUTION				
Auckland and Northland	811	39.95%	31,051,000	24.84%
Waikato and Central North Island	379	18.67%	45,133,000	36.11%
Lower North Island and Wellington	385	18.96%	22,541,000	18.03%
Canterbury, Marlborough and Westland	254	12.51%	3,473,000	2.78%
Otago and Southland	193	9.51%	21,945,000	17.55%
Australia	2	0.10%	635,000	0.51%
Other Overseas	6	0.30%	222,000	0.18%
	2,030	100.00%	125,000,000	100.00%

Other Statutory Information

STOCK EXCHANGE LISTING

The ordinary shares of The Warehouse Group Limited are listed on the New Zealand Stock Exchange (NZX).

ORDINARY SHARES

The total number of voting securities of the company on issue on 22 September 2017 was 346,843,120 fully paid ordinary shares.

Holders of each class of equity security as at 22 September 2017		
CLASS OF EQUITY SECURITY	NUMBER OF HOLDERS	NUMBER OF SHARES OR RIGHTS
Ordinary Shares	11,237	346,843,120
Share Rights		
– Executive share scheme	53	1,795,000

RIGHTS ATTACHING TO SHARES

Clauses 20-22 of the company's constitution set out the voting rights of shareholders. Ordinary shares in the company each carry a right to vote on a poll at any general meeting of shareholders on any resolution. Holders of ordinary shares may vote at a meeting in person, or by proxy, representative or attorney. Voting may be conducted by voice, a show of hands or a poll. Each of the company's ordinary shares entitles the holder to one vote.

ON-MARKET SHARE BUY-BACKS

The company is not, at the date of this annual report, undertaking any on-market share buy-backs.

ESCROW

Apart from the shares held under the Staff Purchase Plan, the company has no securities subject to an escrow agreement.

DIVIDENDS ON ORDINARY SHARES

The Warehouse Group Limited has paid dividends on its ordinary shares every year without interruption since listing on the NZX in 1994. The Group's current dividend policy was approved by the Board in September 2015, commencing from the 2016 financial year. The Group's dividend policy is to distribute between 75% and 85% of Retail Group's adjusted net profit to shareholders.

On 21 September 2017 the Directors declared a fully imputed final dividend of 6.0 cents per share bringing the total dividend for the year to 16.0 cents per share. The dividends will be fully imputed at a rate of 28.0% and will be paid on 7 December 2017 to all shareholders on the share register at the close of business on 24 November 2017.

The dividends declared for each of the last five financial years were as follows:

Cents per share					
DIVIDENDS	2017	2016	2015	2014	2013
Interim	10.0	11.0	11.0	13.0	15.5
Final	6.0	5.0	5.0	6.0	5.5
Total	16.0	16.0	16.0	19.0	21.0

AUDITOR

PricewaterhouseCoopers have continued to act as auditors of the company, and have undertaken the audit of the financial statements for the 30 July 2017 year.

DISCIPLINARY ACTION

The NZX has taken no disciplinary action against the company during the period under review.

DONATIONS

In accordance with section 211(1)(h) of the Companies Act 1993, the company records that it donated \$634,000 (2016: \$747,000) to various charities during the year. In line with Board policy, no political contributions were made in FY17.

NZX WAIVERS

Details of all waivers granted and published by NZX within or relied upon by The Warehouse Group Limited in the 12 months immediately preceding the date two months before the date of publication of this annual report are available on the company's website [www.thewarehousegroup.co.nz](http://www.thewarehousegroup.co.nz).

MATERIAL DIFFERENCES

There are no material differences between NZX Appendix 1 issued by the company on 22 September 2017 for the year ended 30 July 2017 and this annual report.

# Directory

## Board of Directors

Joan Withers (Chair)  
Keith Smith (Deputy Chairman)  
Sir Stephen Tindall  
Tony Balfour  
John Journee  
James Ogden  
Julia Raue  
Vanessa Stoddart

## Group Chief Executive Officer

Nick Grayston

## Group Chief Financial Officer

Mark Yeoman

## Company Secretary

Kerry Nickels

## Place of Business

26 The Warehouse Way  
Northcote, Auckland 0627  
PO Box 33470, Takapuna  
Auckland 0740, New Zealand  
Telephone: +64 9 489 7000  
Facsimile: +64 9 489 7444

## Registered Office

C/- BDO  
Level 4, 4 Graham Street  
PO Box 2219  
Auckland 1140, New Zealand

## Auditor

PricewaterhouseCoopers  
Private Bag 92162  
Auckland 1142, New Zealand

## Shareholder Enquiries

Shareholders with enquiries regarding share transactions, changes of address or dividend payments should contact the Share Registrar.

You can also manage your shareholding electronically by using Computershare's secure website, [www.computershare.co.nz/investorcentre](http://www.computershare.co.nz/investorcentre), whereby you can view your share balance, change your address, view payment and tax information, update your payment instructions and update your report options.

## Share Registrar

Computershare Investor Services Limited  
Level 2, 159 Hurstmere Road, Takapuna  
Private Bag 92119, Auckland 1142  
New Zealand  
Telephone: +64 9 488 8777  
Facsimile: +64 9 488 8787  
Email: [enquiry@computershare.co.nz](mailto:enquiry@computershare.co.nz)  
Website: [www.computershare.co.nz/investorcentre](http://www.computershare.co.nz/investorcentre)

## Direct Crediting of Dividends

To minimise the risk of fraud and misplacement of dividend cheques, shareholders are strongly recommended to have all payments made by way of direct credit to their nominated bank account in New Zealand or Australia.

## Investor Relations

For investor relations enquiries, email [investor@twgroup.co.nz](mailto:investor@twgroup.co.nz)

## Stock Exchange Listing

NZSX trading code: WHS

## Company Number

New Zealand Incorporation: AK/611207

## Website

[www.thewarehousegroup.co.nz](http://www.thewarehousegroup.co.nz)



The mark of responsible forestry

Sustainable  
Business Council

wbcsd New Zealand partner to the World Business Council for Sustainable Development

The company is a member of the Sustainable Business Council (SBC).

The SBC is a coalition of leading businesses united by a shared commitment to sustainable development via the three pillars of: economic growth, ecological balance and social progress. Its mission is to provide business leadership as a catalyst for change toward sustainable development and to promote eco-efficiency, innovation and responsible entrepreneurship.



CEMARS®: A world-leading greenhouse gas (GHG) certification programme and the first to be accredited under ISO 14065. It ensures consistency of emissions measurement and reduction claims. CEMARS certification was developed at one of New Zealand's leading Crown Research Institutes, Landcare Research. It recognises and rewards the actions of businesses that measure their GHG emissions and puts in place strategies to reduce those emissions.



FTSE4Good

The Warehouse is a constituent company in the FTSE4Good Index Series.

The FTSE4Good Index Series has been designed to objectively measure the performance of companies that meet globally recognised corporate responsibility standards.

This document is printed on an environmentally responsible paper produced using elemental chlorine free (ECF) pulp sourced from well managed and legally harvested forests, and manufactured under the strict ISO14001 environmental management system.

