PROPOSED LONG-TERM LEASE AND SALE OF COUNCIL LAND AT SHELLY BAY

PUBLIC EXCLUDED

Grounds:  Section s48(1)(a) - That the public conduct of this item would be likely to result in the disclosure of information for which good reason for withholding would exist under Section 7.

Reason:  Section 7(2)(h) - The withholding of the information is necessary to enable the local authority to carry out, without prejudice or disadvantage, commercial activities.

Purpose
1. To consider the long-term lease and sale of Council land at Shelly Bay to support a proposal by The Wellington Company to develop the land in accordance with its Special Housing Area status.

Summary
2. Shelly Bay is a strategic city asset which has suffered from many years of under-investment and deferred maintenance. Over the next ten years it is estimated that deferred maintenance on property and infrastructure and ongoing operational losses, as further described below, will cost Council $6.1m. An opportunity currently exists to partner with Port Nicholson Block Settlement Trust (“PNBST”) and The Wellington Company (“TWC”) to redevelop the site to remove this liability and realise a comprehensive, high quality solution for Shelly Bay with substantial public benefits.

3. TWC approached Council in 2015 following the identification of the area as a Special Housing Area (“SHA”), which increased the scale of development possible on the areas of flat land north and south of the wharf areas. TWC wishes to redevelop approximately 4.5 ha of land which it jointly owns with PNBST in a joint venture company called Shelly Bay Limited (“SBL”). TWC also wishes to develop adjoining areas of Council land totalling approximately 1 ha in order to deliver an “all of Shelly Bay” redevelopment solution.

4. On April 18 2017 TWC received resource consent for a major mixed-use development at Shelly Bay including up to 350 new residential dwellings. In parallel with making its resource consent application TWC approached Council with a view to purchasing and entering into a long term ground lease over Council’s adjacent land (included in the resource consent application) to help make the project a reality. Officers have engaged in discussions with TWC and prepared a draft package of actions which could underpin a partnering arrangement to facilitate the development. The first step in progressing this would be to consult on the lease and sale of Council land. This paper requests Council’s approval to consult on the sale and long-term ground leasing of (in aggregate) approximately 1 ha. The proposed lease and sale arrangements trigger Council’s significance policy and an associated requirement for public consultation before Council could dispose of the land, should it choose to (with the benefit of the views expressed during consultation).
5. Officers remain engaged with representatives of TWC with a view to finalising a broader arrangement for presentation to Council at a later date. This arrangement would co-ordinate TWC and Council capital and activities to enable redevelopment in accordance with TWC’s resource consent. Council’s infrastructure and property assets suffer from approximately $5.6m of deferred maintenance which will require remedy in the near future just to maintain existing development and service levels. Further ongoing losses resulting from rental income failing to cover running costs (e.g. rates and insurances) are estimated to result in a net loss of $500,000 over the next ten years, and a total estimated net cost to Council of $6.10m over the same period simply to maintain the status quo.

6. In contrast discussions with TWC have been towards an arrangement where Council can “unlock” the development by contributing 50% towards the infrastructure and public realm works required to support the development. The remaining 50% would be funded by TWC. The estimated cost of these works to Council ($9.85m) would be less than the income it received within a ten year period in the form of land sale proceeds from TWC ($7.8m) and the net increase in rates income ($3.8m) being a total of $11.6m. That is a surplus of $1.75m to Council would be realised through the proposed arrangement over the first ten years of the project.

7. Specifically it is proposed that Council fund $3.35m in public realm works (50% of the total estimated cost of $6.7m) for the development, comprising a village green, two waterfront “point parks” located at each end of the development, and other streetscape works within the development area (all to remain in Council ownership). Further, it is proposed that Council fund $6.5m in infrastructure works (50% of the total estimated cost of $13m) made up primarily of upgrades to Shelly Bay Road and the Miramar Avenue / Cutting intersection; bulk water supply upgrades; bulk stormwater upgrades and upgrades to the bulk wastewater network. As above the residual 50% of public realm and infrastructure costs would be met by TWC.

8. The proposed development also provides for the retention and adaptive re-use of three prominent buildings all currently on Council land – Shed 8, the Shipwright’s building and Officer’s Mess. The Officer’s mess is only partially on Council land and not in Council ownership, but Shed 8 and the Shipwright’s building are under full Council ownership, and the cost of remediating these to a reasonable standard of repair is $3.0m. It is proposed that TWC remEDIATE both buildings, at its own cost, to a superior standard of repair as key parts of the proposed development. As it stands the Shed 8 and Shipwright’s buildings are in very poor condition and require remedy before weathering and damage renders the buildings irreparable.

9. Upon completion it is estimated the development will generate approximately $2.1m in residential rates revenue (resulting in net additional income to Council after servicing costs of $600,000) and employ in excess of 100 people in full time jobs. During the construction phase it is estimated there will be a direct spend of $216m with an additional $180m in “induced spending” – this essentially means further, third-party spending in the local economy resulting directly from the Shelly Bay development. Overall a community benefit cost ratio in excess of 20 is expected during the construction phase, reducing to around 0.5 in the post construction period. A ferry service connecting Shelly Bay into the harbour commuter ferry network is also proposed.

10. Further work is required to refine the proposed package. If Council wishes to progress the proposal it would need to be fully detailed and included in a formal development agreement between TWC and Council. However, the first step is to consult on the proposed lease and sale of Council’s land at Shelly Bay.
11. A decision to consult on the lease and sale of land would not commit Council to leasing and selling its land or to a future development agreement with TWC or SBL. However, without it no further progress can be made on these matters, including the development because the Council land is an integral aspect of its feasibility. Further, consultation will enable Council to obtain valuable feedback on the lease and sale of the land and the broader issues of partnering and development at Shelly Bay. It is proposed that consultation occur throughout May 2017.

Recommendations

That the Council:

1. Receive the information.
2. Agree to consult on the proposed long-term (125 year) lease and sale of Council’s land as set out in the proposed consultation material in Attachment 5.
3. Note that following consultation a summary of submissions will be presented to Council alongside an officer recommendation regarding the long-term lease and sale of Council’s land and any future development agreement with The Wellington Company.

Background

Introduction

12. TWC wishes to redevelop approximately 4.5 ha of land at Shelly Bay which it jointly owns with the PNBST. TWC also wishes to develop adjoining areas of Council land totalling 1 ha in order to deliver an “all of Shelly Bay” redevelopment proposal.

13. Resource consent was approved on 18 April 2017 for SBL and TWC’s overall development proposal and in parallel it has also approached Council with a view to purchasing and leasing Council’s land to help make the project a reality.

14. This paper requests Council’s approval to consult on the sale and long-term ground lease of the 1 ha referred to above. The proposed lease and sale arrangements trigger Council’s significance policy and an associated requirement for public consultation before Council could dispose of the land, should it choose to.

15. TWC has engaged officers in discussions since late 2015 with a view to obtaining Council assistance on this project in various ways. Jointly TWC and officers have prepared a potential package of actions to support the development. On Council’s side this involves carrying out a significant programme of Council capital works in addition to the lease and sale of land.

16. The proposed package is presented in full in this paper so that Council’s decision to consult on the lease and sale of its land is set out clearly in the context of the broader package of actions proposed. As set out below officer investigations and discussions with TWC strongly indicate that Council involvement in the deal can realise an outcome that is fiscally superior to Council than the status quo (through increased rates and retirement of deferred maintenance liabilities); resolves outstanding infrastructure and property deferred maintenance issues; delivers a comprehensive development solution for the area; and in doing so generates substantial employment, housing supply and urban design & recreational benefits.

Approach to Council

17. TWC approached Council in 2015 with a proposal to redevelop the former defence base at Shelly Bay. Specifically TWC approached Council to upgrade bulk
infrastructure in the area and purchase key pieces of land to facilitate a comprehensive master-planned development. As is further described below the existing bulk infrastructure not only suffers from material deferred maintenance but also lacks the capacity to support the increased level of development authorised by the recently approved resource consent.

The Parties

The Wellington Company

18. TWC is a Wellington-based property investment and development company with Ian Cassels and Caitlyn Taylor as its sole directors and shareholders. In 2014 TWC entered into a five year management agreement with PNBST to lease its land and buildings at Shelly Bay. Subsequently, on 31 January 2017, the parties entered into a formal joint venture (JV) arrangement whereby Shelly Bay Limited (the company which owns the Shelly Bay land, and which was previously 100% owned by PNBST) became jointly owned by PNBST and TWC for the purpose of facilitating its redevelopment. TWC has led discussions with Council about Shelly Bay. Notwithstanding this arrangement TWC would continue to act as the development agent and be the party that Council transacts with for the purpose of the proposed arrangement.

Port Nicholson Block Settlement Trust

19. PNBST was established in August 2008 to administer the Treaty of Waitangi settlement of the Taranaki Whānui (TW), with TW’s rohe encompassing most of the area within Council’s boundaries. Later in 2008 PNBST purchased a 4.5 ha holding in Shelly Bay as part of the settlement. This area is shown in Appendix 1 and includes a range of buildings and activities including the popular Chocolate Fish café. It is held in various parcels and certificates of title and makes up the majority of the flat land on the landward (eastern) side of Shelly Bay Road.

Shelly Bay Limited

20. Shelly Bay Limited (SBL) is the TWC / PNBST JV company that owns the 4.5 ha of land. SBL was formerly wholly-owned by PNBST. Having the land owned by a JV entity is a key part in the commercial arrangement between these parties to oversee the development and sell-down of land, with, we understand, asset and profit sharing arrangements.

Rationale for officer engagement

21. Council officers identified that should Council provide support of the nature requested by TWC it would represent a departure from policy insofar as Council normally seeks to fully recover the cost of bulk infrastructure funding from the developer and the established development contributions and rating policies apply.

22. Officers entered into discussions with TWC on the basis that Shelly Bay is a strategically important site within the City that has development challenges associated with deferred infrastructure and property maintenance; a better long-term development outcome may be possible if SBL’s and Council’s landholdings were considered holistically; the location and characteristics of Shelly Bay lend it to a range of activities that could generate significant public benefit and rates revenue; a collaborative approach from Council is consistent with Shelly Bay’s SHA status and commitments made in the Wellington Housing Accord; and may represent a meaningful opportunity

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1 Approximately 350 residential units and substantial commercial activity
to support PNBST in manner consistent with Council’s memorandum of understanding ("MoU").

23. With these matters in mind officers concluded that a net benefit outcome to the City could arise from a development arrangement of the kind which TWC has requested and Council officers committed to exploring these. However, before doing so officers adopted the following guiding principles:

a) any arrangement would need to reach an appropriate and quantifiable benefit-cost ratio (BCR) using a robust methodology;
b) the ratepayer impact and return on Council investment would need to be clearly and accurately quantified and an appropriate return on investment achieved;
c) making any Council land available to the development would need to be done transparently and at fair market value;
d) the role of TW as mana whenua and Council's memorandum of understanding ("MoU") with PNBST would be acknowledged;
e) the cost of remedying deferred maintenance and infrastructure capacity deficits are accurately quantified (i.e. a “no cost” option does not exist);
f) any redevelopment must exhibit urban design quality given its finality and the significance of the location.

24. These principles fundamentally underpinned the discussions with TWC and the proposed arrangements set out below.

Shelly Bay history

25. Shelly Bay has an extensive military history going back to the late nineteenth century. It has naval origins but the defence campus was later used by the Air Force before being decommissioned in 1995 following a period of uncertainty over its ownership and use. In 2005 Council secured ownership of a strip of land around the road and including a number of buildings either side to maintain public access around the Miramar Peninsula. Adjacent land came into the ownership of the PNBST in 2008.

26. Within Shelly Bay is a collection of businesses and activities which occupy the former defence buildings on land owned by both Council and SBL. This includes the popular Chocolate Fish Café, Propeller Studios (a company specialising in manufacturing prop elements for stage and screen), art studios, and some residential accommodation.

27. There has been little active maintenance of buildings across the area in recent years and many buildings have fallen in to a state of disrepair, exacerbated by the marine environment and exposure to strong north westerly winds. This includes the wharves and sea walls on the western edge of the development area.

28. More recently PNBST’s dealings with TWC have been in the spotlight, particularly regarding an earlier attempt by the PNBST board to sell all its land at Shelly Bay to TWC. In early 2016 the PNBST board agreed to sell the land but required 75% endorsement from beneficiaries because the land represented more than 50% of the value of PNBST’s assets and therefore represented a “significant transaction” under the trust deed governing its affairs. This level of support was not reached and the transaction could not be executed.

29. Later, following statements by PNBST senior management and board appointees that alternative options for dealing with TWC would be investigated, some beneficiaries took proceedings against PNBST to the Waitangi Tribunal.
30. In mid-January 2017 a series of hui were held around New Zealand to allow for
discussion of Shelly Bay and subsequently, on 31 January following receipt of what
PNBST management considered to be a sufficient level of support, the arrangement to
convert SBL into a JV company between PNBST and TWC was fully commercially
executed.

Council policy settings

31. Shelly Bay is a site of strategic importance to the city and has been the subject of
various proposals and strategic initiatives. In terms of formal Council policy the existing
district plan settings and recent decision to create a SHA are of particular relevance.

32. The area encompassed by TWC’s resource consent is a combination of land zoned
business and open space in the district plan. The business zoned land allows for
sensitively designed, two storey development but the open space zoned land does not
provide for development at all.

33. This area was approved by Council as a SHA in June 2015. As a SHA the area
became subject to the enabling provisions of the Housing Accords and Special
Housing Areas Act (HASHAA) which overrides aspects of the Resource Management
Act (RMA) and promotes the delivery of housing up to six storeys in height. The SHA
encompasses the commercial zonings and some open space land and signalled a
notional dwelling yield of 300 units\(^2\).

34. In addition to these formal policy settings Shelly Bay has been central to discussions
about the future of the Miramar Peninsula and an integrated cycle network around
Wellington Harbour.

Shelly Bay masterplan and resource consent

35. In September 2016 TWC lodged a resource consent application under the HASHAA
which corresponds with the development opportunity created by the Shelly Bay SHA.
This application was approved by Council on 18 April 2017. The consent authorises a
large, staged and comprehensive mixed-use development across the SBL and Council
landholdings. Key components of the development are:
   a) 12 multi-level apartment buildings containing approximately 280 apartments;
   b) approximately 58 townhouses;
   c) up to 14 stand-alone dwellings;
   d) adaptive re-use and relocation of the submarine mining depot barracks;
   e) adaptive re-use of the officer’s mess for a boutique hotel;
   f) adaptive re-use of Shed 8 and the Shipwright’s building for commercial use;
   g) new commercial buildings; and
   h) open space areas at each end of the development known as “point parks” and a
      village green at the heart of the development.

36. The development is comprehensively designed, with the realignment of Shelly Bay
Road within the main village area. Public access, including to the waterfront, is also
emphasised. The masterplan layout and some graphic illustrations are shown in
Attachment 2.

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\(^2\) The SHA overrides the presumption against development on open-space zoned land
37. Because of the scale of the development the resource consent sets in place a framework for the development rather than a detailed blueprint. Given the expected timeframe for development (5 – 10 years) individual stages of development would be fully designed at a later stage and subject to a subsequent urban design approval process to be overseen by Council's Technical Advisory Group (“TAG”).

38. It is important to note that the approval of the resource consent over some Council land does not confer any entitlement on TWC or SBL to acquire, possess or develop the land. These rights have to be separately obtained from Council (in its capacity as the current landowner). This matter is understood by TWC and it decided to proceed with making the application, at significant cost and at its own risk, whilst this matter is still outstanding.

Infrastructure deficit and deferred property maintenance

39. A report completed for Council in January 2008 estimated the cost of remediating Council owned buildings would be in the range of $1.25 – 3.5 million and recommended an immediate maintenance programme to prevent irreversible damage. This has not occurred and with another nine years of wear and tear and adjustment for inflation these costs will now be higher. Taking these matters into account and for the purposes of this report we have assumed this figure to be $4.0m.

40. In addition to these matters is significant deterioration to a seawall which secures the land beneath Shed 8. An estimated $600,000 of remedial work is required to secure this wall and ensure the land is sufficiently stable to continue supporting Shed 8.

41. The Shelly Bay area has bulk servicing for water supply (from the Mount Crawford reservoir) and sewerage disposal and stormwater is disposed into Shelly Bay itself. The water supply would require upgrading to support a higher level of development and a level of upgrading is required just to provide appropriate resilience for current use. The sewerage system is in more immediate need of upgrade with genuine capacity resilience challenges already present.

42. Shelly Bay is primarily accessed from the south along Shelly Bay Road from the Miramar cutting and is a narrow, winding coastal route hemmed between the shoreline and coastal escarpment. In places the road is secured by seawalls, some of which require maintenance.

43. A report commissioned by officers this year estimates that the cost of basic maintenance and upgrading of these Council infrastructure items to properly support existing activities would be approximately $1.0 million.

44. Taken together the deferred maintenance on Council’s property assets and bulk infrastructure the cost to Council in the near future of simply “holding the line” or “doing nothing” will be in the order of $5.6 million dollars.

Council’s landholdings and tenants

45. Council’s landholdings are shown in Attachment 1. Across the landholdings Council has various tenants and tenancy arrangements, summarised in a table in Appendix 3. Collectively the Council receives rental of approximately $80,000 per annum from its tenancies whilst associated expenses such as insurances and maintenance cost approximately $150,000 per annum. Under current arrangements, Council is realising a net loss on its land holdings at Shelly Bay. Conservatively, over ten years, a net loss of $500,000 will be realised under these arrangements. When combined with the deferred maintenance costs outlined above an overall net loss of $6.1m is estimated over the next ten years.
46. Activities on Council’s land and within Council’s buildings include artist’s quarters, storage and office space. Council’s main tenant, Random Studios (“Random”, which runs Propeller Studios), occupies part of Shed 8 where it manufactures and stores props for theatrical and film purposes. It pays lease rental of [REDACTED]. The annual lease rentals for other tenants are between [REDACTED] each. All existing tenancies would need to be terminated to make way for the proposed development. Leases can be terminated at short notice (one to three months).

47. Random’s lease is due to expire in [REDACTED] but can be terminated prior to facilitate redevelopment of the Shed 8 site. In light of TWC’s development plans Random has expressed an interest in staying on the Shed 8 site or within alternative premises at Shelly Bay. Officers have introduced Random representatives to TWC with a view to facilitating this and we understand discussions are ongoing.

Wharves and seawalls

48. There are a number of wharves, jetties and seawalls in and around the Shed 8 building (see Attachment 4). Aside from the seawalls securing the Shed 8 land these are all the responsibility of SBL. Over the years these structures have fallen into a state of severe disrepair and, due to the high safety risk, have been closed to public access.

49. Although the structures fall largely outside of Council control and ownership officers commissioned specialist advice to understand the extent of the disrepair and the likely costs of removal and remediation. The advice concluded that all of the wharves and jetties shown in Attachment 4 are beyond economic repair. The cost to remove them is estimated at $2.0 million. The cost to replace them with similar structures is estimated at $13.0 million.

Negotiations and proposed agreement with The Wellington Company (TWC)

Request from TWC

50. TWC initially approached Council for support in the following areas:

   a) purchase of Council’s adjacent landholdings (approximately 1ha) to support the development;
   b) Council funding and bringing forward delivery of bulk infrastructure works to support the development;
   c) Council funding and delivering public realm and streetscape works within the development area;
   d) consequential minor land swaps between TWC / SBL and Council to support the development and associated realignment of Shelly Bay Road; and
   e) retention and remediation of key character buildings (Shed 8, Shipwright’s building, Officer’s mess) at TWC’s cost.

51. TWC’s rationale for seeking assistance was that development of Shelly Bay in line with its proposal will generate significant public benefit and it could be appropriate for some of the costs associated with development to fall on Council. Further they emphasised the unique tenure and infrastructure challenges at Shelly Bay that could benefit from a joined up approach.

52. As discussions progressed the requests were varied, as is evident in the proposed agreement set out in below.
Immediate implications – Council land and disposal issues

53. The land proposed for long-term ground lease and sale, shown in Attachment 1, was obtained by compulsion in the late nineteenth century for defence purposes before transferring to Council in 2005. Against this background Council cannot dispose or alienate the property without considering its obligations to “offer back” the property to the descendants of the original owners under the Public Works Act. Officers have taken specialist advice on this matter confirming that Council has no offer back obligations and can therefore safely dispose of the property.

Discussions

54. Officers commenced discussions with TWC in late 2015 with a view to exploring a potential partnering-type arrangement. Officers advised TWC that although they can engage in discussions they do not hold the delegations necessary to transact Council land or execute an agreement directly (i.e. elected member approval is required).

55. TWC funded and lodged their resource consent application and engaged in discussions in this knowledge and with the risk that Council agreement on land and infrastructure matters may not be forthcoming.

56. Officers have reached an ‘in-principle’ position with TWC on a proposed arrangement that underpins the current recommendation to consult on the lease and sale of Council land. A detailed outline of the proposal is set out below. Please note it is still subject to change as various costings are refined and discussions are ongoing. TWC’s willingness to proceed is likely to be sensitive to any increase in the level of financial contribution which the Council might seek (as development related costs are all likely to be debt funded, with TWC’s ‘equity’ contribution having already been made in the form of the costs incurred to date around project consenting and establishing arrangements with the PNBST).

Proposed agreement

Council contribution to infrastructure

57. It is proposed that Council expedite and 50% fund a suite of public realm and infrastructure elements required to support the development. These elements are set out in Table 1 below. The total cost of these elements, based on independent costing assessments, is $19.7m, which includes cost contingency of $1.95m. This includes $6.7m in public realm works comprising a village green, two waterfront “point parks” located at each end of the development, and other streetscape works within the development area (all to remain in Council ownership) and $13m in infrastructure works fully listed in Table 1. Council would fund 50% of these costs and TWC the remaining 50%, at a cost of $9.85m each. This apportionment reflects the importance and necessity of infrastructure upgrades to support the development; the public benefit of the proposal over and above a ‘status quo’ outcome; and a less than compelling alternative ‘do-nothing’ option.

Retention of Shed 8, Shipwrights and Officer’s Mess buildings

58. Specialist assessments have identified these buildings as possessing important character qualities within the Shelly Bay setting (although none are formally heritage buildings). Shed 8 and the Shipwright’s building are located within Area A and the Officer’s Mess partially within Area B (but primarily on land already owned by SBL with the improvements in its ownership). It is proposed to remediate and relocate the Officer’s Mess to the approximate location of the existing Chocolate Fish café building.
59. Shed 8 and the Shipwright’s building, both owned by Council and remaining in situ, will be remediated to a superior, functional standard as key parts of the development. The work and associated costs will be borne by TWC. An independent investigation made for Council in 2008 estimated the high-end cost of remediating these buildings at $2.50m. Applying additional costs for contingency, additional wear and tear over nine years and a superior standard of finish, officers have applied a conservative cost estimate of $3.0m on these works. It is noted that these buildings have prominent waterfront locations and it is proposed to maintain public access to the waterfront around these buildings. As it stands the Shed 8 and Shipwright’s buildings are in poor condition and require remedy before weathering and damage renders these buildings irreparable.

**Table 1: Public realm and infrastructure costs to be shared 50/50 by Council and TWC**

<table>
<thead>
<tr>
<th>Element</th>
<th>Cost ($M)</th>
<th>50%</th>
</tr>
</thead>
<tbody>
<tr>
<td>Public realm</td>
<td>6.70</td>
<td>3.35</td>
</tr>
<tr>
<td>Shelly Bay Road</td>
<td>1.21</td>
<td></td>
</tr>
<tr>
<td>Road intersection</td>
<td>0.50</td>
<td></td>
</tr>
<tr>
<td>Bulk water infrastructure</td>
<td>2.90</td>
<td></td>
</tr>
<tr>
<td>Bulk stormwater infrastructure</td>
<td>0.32</td>
<td></td>
</tr>
<tr>
<td>Bulk wastewater infrastructure</td>
<td>2.75</td>
<td></td>
</tr>
<tr>
<td>Shed 8 seawall</td>
<td>0.60</td>
<td></td>
</tr>
<tr>
<td>Utilities</td>
<td>1.32</td>
<td></td>
</tr>
<tr>
<td>Consultancy fees on above</td>
<td>1.45</td>
<td></td>
</tr>
<tr>
<td>Contingency on above</td>
<td>1.95</td>
<td></td>
</tr>
<tr>
<td>Sub-total infrastructure</td>
<td>13.00</td>
<td>6.50</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$ 19.70</strong></td>
<td><strong>$ 9.85</strong></td>
</tr>
</tbody>
</table>

**Long-term ground lease and purchase of Council land**

60. TWC would long-term ground lease (125 years), and transfer ownership of all current improvements on, the area shown as “Area A” and purchase the area shown as “Area B” from Council. The value of these transactions to Council, based on independent market valuations (as at September 2016 and based on the improved value of land taking into account the proposed infrastructure works), is $7.83m broken down as follows:

**Table 2: Council income through lease and sale of land**

<table>
<thead>
<tr>
<th>Parcel (including all improvements on an “as is:” basis)</th>
<th>Area (m²)</th>
<th>Income to Council (independent valuation)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Area A</td>
<td>6,200</td>
<td>$5,349,330</td>
</tr>
<tr>
<td>Area B</td>
<td>3,107</td>
<td>$2,485,600</td>
</tr>
<tr>
<td><strong>9,307</strong></td>
<td></td>
<td><strong>$7,834,930</strong></td>
</tr>
</tbody>
</table>

61. Full income from these arrangements would be realised over approximately three years in accordance with the milestone system of payments described below.

**Milestone system of payments**
62. If the proposed agreement was to proceed cashflow considerations will be important to both parties. TWC has advised that it wishes to stage lease and purchase payments on the land as important infrastructure and public realm works are completed. From Council’s perspective it is important that this money is received early on in the project to minimise the amount of external borrowing required to complete the infrastructure and public realm works and to provide ongoing practical comfort that TWC remains committed to delivering the development.

63. For this reason a staged schedule of milestone payments is proposed over the first three to four years of the project. This will perform an important bonding mechanism over TWC. As set out above the public realm and infrastructure costs are being shared 50/50. Based on this relative level of contribution the schedule is proposed to be based around the concept of concurrent and proportionate down payments. This will require careful design for workability reasons and to maximise Council’s cashflow position throughout the project. Further, these figures will be subject to some change as costings become more refined and discussions continue.

*Project surplus, avoidance of deferred maintenance, rates uplift*

64. Taking into account the estimated $9.85m cost to Council in public realm and infrastructure costs and $11.6m in combined property income and additional rates there is an estimated project surplus of $1.75m to Council if the project is ring-fenced over ten years. This is represented in summary in Table 3 below.

**Table 3: Proposed arrangement with SBL / TWC – estimated net financial position to Council over 10 years**

<table>
<thead>
<tr>
<th>Income / cost element</th>
<th>($M)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Income</td>
<td></td>
</tr>
<tr>
<td>Land sales (serviced sites)</td>
<td>7.80</td>
</tr>
<tr>
<td>Rates uplift (net)</td>
<td>3.80</td>
</tr>
<tr>
<td>Sub-total</td>
<td>11.60</td>
</tr>
<tr>
<td>Capital expenditure</td>
<td></td>
</tr>
<tr>
<td>50% contribution to bulk infrastructure</td>
<td>-</td>
</tr>
<tr>
<td>-</td>
<td>6.50</td>
</tr>
<tr>
<td>50% contribution to public realm</td>
<td>-</td>
</tr>
<tr>
<td>-</td>
<td>3.35</td>
</tr>
<tr>
<td>Sub-total</td>
<td>-</td>
</tr>
<tr>
<td>-</td>
<td>9.85</td>
</tr>
<tr>
<td>Operating expenses</td>
<td></td>
</tr>
<tr>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Total gain / deficit</td>
<td></td>
</tr>
<tr>
<td>-</td>
<td>1.75</td>
</tr>
</tbody>
</table>

*Ongoing income / costs adjusted for NPV over 10 years @ 6%

**Status quo**

65. The status quo is presented as the counterfactual to the proposed arrangement with SBL. Under this scenario Council would continue to own its existing properties and infrastructure at Shelly Bay “as is”. Associated with this Council will continue to attract approximately $80,000 per annum in rental income against running costs of
approximately $150,000 per annum, resulting in a conservatively estimated loss of $500,000 over ten years. In addition would be the significant deferred property and infrastructure costs of $5.6m required in the immediate future. Overall this would represent a loss of $6.1m over the coming ten years as summarised in Table 4 below.

Table 4: Status quo – estimated net financial position to Council over 10 years

<table>
<thead>
<tr>
<th>Income / cost element</th>
<th>($M)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rental income @ $80,000 p.a.</td>
<td>0.60</td>
</tr>
<tr>
<td>Capital expenditure (deferred maintenance)</td>
<td></td>
</tr>
<tr>
<td>Basic infrastructure upgrade</td>
<td>1.00</td>
</tr>
<tr>
<td>Property remediation</td>
<td>4.00</td>
</tr>
<tr>
<td>Shed 8 seawall remediation</td>
<td>0.60</td>
</tr>
<tr>
<td>Sub-total</td>
<td>5.60</td>
</tr>
<tr>
<td>Operating expenses @ $150,000 p.a.</td>
<td>1.10</td>
</tr>
<tr>
<td><strong>Total gain / deficit</strong></td>
<td>6.10</td>
</tr>
</tbody>
</table>

*Ongoing income / costs adjusted for NPV over 10 years @ 6%

66. Under this scenario SBL would be free to pursue development aspirations on its own land. However, we consider this unlikely because without the inclusion of Council infrastructure and public realm funding the urban design outcome and consequential development economics are marginal – that is it is likely no redevelopment will occur and the existing situation will endure until partnership opportunities are revisited again in the future. The agreement between the three interested parties is significantly more advanced than at any time in the past and is unlikely to occur for some time if this opportunity is not capitalised on.

**Broader benefits**

67. In addition to the favourable financial outcomes described above there are broader benefits that officers have sought to quantify, acknowledging that the public benefits expressed by TWC must be set within the context of its vested commercial interest in seeking financial support from Council. Officers have been careful to scope and quantify the broader benefits of the project, based around the framework outlined above of this report. The benefits are identified as follows:

   a) transforming an underutilised prime landholding into a productive and strategic asset for the City generating rates revenue and economic benefits as well as enhancing an area that is highly visible, and popular as a destination for sightseeing, recreation and access to the Miramar Peninsula;

   b) increasing the supply of housing in the city in line with the purpose of the Shelly Bay SHA and Wellington Housing Accord;

   c) an opportunity to (indirectly) support and ‘partner’ with PNBST and give effect to the spirit of the Council’s MoU with them in a meaningful way.
68. Officers have developed a benefit-cost model to allow the benefits of Council’s involvement to be quantified in public benefit terms. Based on existing figures direct construction costs are estimated at approximately $216 million with a further $180 million in indirect and induced investment. Upon completion it is estimated the development will support in excess of 100 new jobs.

69. Overall, based on the level of Council investment set out above, the benefit-cost ratio is in excess of 20 times the Council contribution during the construction phase dropping to approximately 0.5 times the Council contribution in the post construction phase. With discussions ongoing and costs being refined these figures are subject to change.

Risks and risk mitigation

70. The prominence of Shelly Bay; the nature of the proposed commercial arrangement; presence of significant iwi interests; and existing tenants on Council’s land presents a suite of key issues and risks that Council will need to carefully consider before making a decision.

Consistency with Council policy

71. The redevelopment of the Shelly Bay area is referred to in various Council initiatives and strategic documents including the Urban Growth Plan. It was also identified as a SHA and relevant to discussions about strategic planning for the Miramar Peninsula and the “Great Harbour Way”. Overall we assess that the development is consistent with Council policy.

TWC and project quality, delivery

72. TWC is a well-known Wellington property development and investment company; however we understand the proposed Shelly Bay development would be the largest and most capital intensive project it has delivered. Accordingly the proposed agreement with them would not come without risks. These include TWC being unable to raise the funds required to deliver the development to the standard agreed or within a reasonable timeframe. However, because of the exclusive JV agreement TWC has with PNBST, Council does not have the option of dealing with another developer.

73. Notwithstanding, there are aspects of the proposal and other counterbalancing factors which act to mitigate some of these risks:

a) TWC’s property interests, activities and reputation are strongly Wellington focused;

b) TWC is heavily invested in Shelly Bay through its shareholding in SBL (which will require it to pay an equity acquisition cost equal to 50% of the value of the SBL lands) and the resource consent process;

c) the development will be delivered in stages enabling it to parcel up or on-sell land for other companies to deliver should it simply wish to or if it was experiencing cashflow pressures;

d) the proposed approach to “cashflowing” the project (i.e. where milestones are put in place where every scheduled Council payment is matched by an agreed payment by TWC) puts in place the economic equivalent of a staged bond mechanism during the capital intensive set up phase of the project;

e) any agreement that Council entered into would be fully detailed and formalised through a “development agreement” providing legal and contractual protection consistent with the commercial terms; and
f) the resource consent also provides strong protections in the form of urban
design requirements that will be enforced by Council’s TAG and a requirement to
deliver the housing component of the development within specified timeframes
(in total 300 units must be delivered within 11 years).

PNBST
74. There have been diverging views amongst PNBST beneficiaries as described in above,
presenting potential risks around the stability of PNBST as one of the JV partners.
However, following the nationwide hui and execution of the JV agreement officers
consider that the PNBST position is sufficiently stable to countenance entering into
arrangements that are, in part, reliant on ongoing co-operation between PNBST and
TWC.

Sale and lease of Council land
75. The sale and lease of Council land may attract some opposition, particularly taking into
account the prime waterfront location of Shelly Bay. This matter would be better
understood following the proposed public consultation, following which Council could
make more fully informed decisions around the lease and sale of land (and the existing
improvements) and other elements in the proposed agreement.

76. As set out above the lease and sale of Council’s land provides a source of revenue that
can substantially offset the proposed contribution to infrastructure and public realm
works.

Regional council consents
77. In addition to the resource consent already approved by Council the development,
including infrastructure elements proposed to be delivered by Council, will also require
resource consents from Greater Wellington Regional Council (“regional council”).
Based on initial scoping these are likely to include consents for increased stormwater
discharge, seawall remediation and any reclamation associated with the cycleway
opportunity described below.

Cycleway option
78. Council’s traffic team has advised, as part of the resource consent process, that
improvements will be required to Shelly Bay Road between the development site and
Miramar cutting to achieve an adequate level of service for the extra demand
generated. The basic standard required is a 6m road carriageway and an additional
1.5m on the seaward side for a basic crushed stone pedestrian / cycle path.

79. Notwithstanding, there is an opportunity to achieve a better level of service for
pedestrians and cyclists as part of the “Great Harbour Way” initiative. This may better
leverage the potential of the Shelly Bay development and the coastal recreational route
but would come at substantially greater cost. Officers have received an independent
report estimating the cost of a 3m wide, engineered pathway (requiring road widening
and reclamation) would cost an additional $10m. If Council chose to pursue this option
the differing cost and benefit profile would alter the benefit cost ratios presented above.

Conclusion
80. Officers recommend that Council agree to consult on the long-term lease and sale
(including of existing improvements) of two discrete parcels of Council land at Shelly
Bay. Consultation is required under Council’s Significance Policy.
81. It is proposed to lease and sell the land in question to SBL for a combined total of $7.83m to support a partnering-type approach to development at Shelly Bay. These proceeds, alongside an estimated net additional rates income of $3.8m over the first ten years of the development, would exceed the proposed Council contribution of $9.85m to public realm and infrastructure works by $1.75m (i.e. a surplus to Council).

82. Council’s infrastructure and property assets suffer from approximately $5.6m of deferred maintenance which will likely require remedy in the immediate future just to maintain existing development and service levels. In addition annual operating losses are likely to realise (conservatively) a net loss of $500,000 over the next ten years. All things considered a projected net loss of $6.1m to Council is estimated over the next ten years.

83. Based on the above investigations indicate that the proposed arrangement with SBL can realise an outcome that is fiscally superior to Council than the status quo (through increased rates and retirement of deferred maintenance liabilities); resolves outstanding infrastructure and property deferred maintenance issues; delivers a comprehensive development solution for the area; and in doing so generates substantial employment, housing supply and recreational benefits.

84. Upon completion it is estimated the development will generate approximately $2.1m in residential rates revenue and employ in excess of 100 people in full time jobs. During the construction phase it is estimated there will be a direct spend of $216m with an additional $180m in “induced spending” – this essentially means further, third-party spending in the local economy resulting directly from the Shelly Bay development. Overall a community benefit cost ratio in excess of 20 is expected during the construction phase, reducing to around 0.5 in the post construction period. A ferry service connecting Shelly Bay into the harbour commuter ferry network is also proposed.

85. A decision to consult on the lease and sale of land does not commit Council to consultation or to a future development agreement with TWC or SBL. However, without it no further progress can be towards the proposed development solution for Shelly Bay. Further, consultation will enable Council to obtain valuable feedback on the proposal to lease and sell the land to enable, and the broader issues related to Council participation in, the development at Shelly Bay.

86. It is proposed that consultation occur throughout May 2017.
SUPPORTING INFORMATION

Engagement and Consultation
Draft consultation material in attached as Attachment 5. It is proposed to undertake community consultation throughout the month of May with a view to obtaining community feedback on the proposed sale prior to any Council decision.

Treaty of Waitangi considerations
Treaty of Waitangi considerations have been taken into account. Port Nicholson Block Settlement Trust, through their joint venture arrangement with The Wellington Company, would be directly involved in the proposed development and are a proponent of this proposal.

Financial implications
There are no planned budget implications on the Annual Plan itself. The decision sought is to consult on the long-term lease and sale of land at Shelly Bay.

Policy and legislative implications
There are various policy and legislative implications associated with any decision to long-term lease or sell land at Shelly Bay and these matters are canvassed in the main body of the report.

Risks / legal
There are various risks and legal implications associated with any decision to long-term lease or sell land at Shelly Bay and these matters are canvassed in the main body of the report.

Climate Change impact and considerations
No considerations at this point.

Communications Plan
A communication plan will be developed as part of the consultation process.

Health and Safety Impact considered
No considerations at this point.
## Attachment 3: Summary of existing Council tenancy arrangements at Shelly Bay

<table>
<thead>
<tr>
<th>Premises</th>
<th>Tenant</th>
<th>Use</th>
<th>Lease (p.a.)</th>
<th>Expiry term</th>
</tr>
</thead>
<tbody>
<tr>
<td>Laundry building</td>
<td>Gen Cooper</td>
<td>Artwork</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Squash Court</td>
<td>Pyrostar International</td>
<td>Storage and office space</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Shed 8 (part)</td>
<td>DB Campbell</td>
<td>Artwork</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Yard area - Shed 8</td>
<td>Ahiacore Fisheries</td>
<td>License to occupy (oray plots)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Shed 8 (part)</td>
<td>Random Studios</td>
<td>Prop manufacturing / storage</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Shed 8 (part)</td>
<td>Downtown Community</td>
<td>Storage</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Building 8</td>
<td>Blythe Design</td>
<td>Tailor's shop</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Attachment 4: Main wharf and jetty structures at Shelly Bay

- Transition Link Span
- Concrete Seawall
- Breastworks
- Outer Arm
- Timber Seawall
- Jetty
- Slipway Wharf