



Corporate Governance Statement

At Contact we believe that good corporate governance is important. It protects the interests of all stakeholders, and creates and enhances value over the short and long term. We regularly review our corporate governance systems and are always looking for opportunities to improve the way we do things.

This Corporate Governance Statement was approved by the Contact Board on 13 August 2021. All of the policies and charters referred to below are available on our [website](#).

Unless stated otherwise, all of the information in this statement is current as at 30 June 2021.

As at 30 June 2021, we comply with the recommendations of the NZX Corporate Governance Code in all material respects.

Principle 1 – Code of Ethical Behaviour

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

Code of Conduct

At Contact, we expect all of our people to act honestly, with integrity, in Contact's best interests and in accordance with the law at all times. This expectation is enshrined in our **Code of Conduct**, which forms the base of our corporate policy framework.

Our Tikanga – our set of beliefs, comprising our purpose, commitments, principles and behaviours – sits at the heart of our Code of Conduct. These beliefs guide the actions we take, both as individuals and as an organisation, our decision-making, and the way we treat each other and our customers, shareholders and the communities we are part of.

As well as our purpose, commitments, principles and behaviours, our Code of Conduct incorporates by reference a number of policies about business

and individual conduct. Together, the Code of Conduct and these policies set out our expectation that our people:

- act honestly, conscientiously, reasonably and in good faith at all times
- act in the best interests of Contact and in accordance with the law
- preserve and respect the confidentiality and privacy of information about Contact, its employees and its customers
- only offer or accept gifts in appropriate circumstances and, in any case, disclose and seek approval for any gift over \$200 in value
- avoid conflicts of interest, and declare and manage potential conflicts of interest. Directors are expected to give proper attention to the matters before them and have disclosed certain interests as set out in the 'Other Disclosures' section of our integrated report.

Training on the Code of Conduct is provided to all new employees and all of Contact's people complete that training again every two years.

Contact people are encouraged to report breaches, or suspected breaches, of the Code of Conduct to their manager or a Leadership Team member. Directors are required to bring any breach or potential breach to the attention of the Chair

of the Board or the Chair of the Audit and Risk Committee. Breaches of the Code of Conduct or other serious wrongdoing may also be reported via the whistleblowing procedures of our **Protected Disclosures (Whistleblowing) Policy**. Any disclosures that are made through the independent reporting service are reported to the General Counsel and CEO and, where appropriate, the Chair.

Any actual or suspected breaches of the Code of Conduct are dealt with in accordance with our Coaching and Discipline Guide. Any actual or suspected breaches by a director would be dealt with by the Chair of the Board or the Chair of the Audit and Risk Committee. In FY21, no material breaches or suspected breaches of the Code of Conduct were reported.

The Code of Conduct is regularly reviewed and was last approved by the Board in July 2020.

Securities Trading Policy

Our **Securities Trading Policy** sets out Contact's expectations and requirements for all our people, including directors, when buying, selling or otherwise dealing with Contact shares or bonds.

In addition to the prohibition on insider trading, Contact people must not buy or sell Contact securities during 'blackout periods'. These blackout periods occur twice per year, before each of the half- and full-year results. Certain individuals within Contact, including the directors, all members of the Leadership Team, direct reports to the Leadership Team and some others ('restricted persons') must obtain the written consent of the company before buying or selling Contact securities (which can only occur outside of blackout periods). Through our share registrar, Link Market Services (Link), we actively monitor trading in Contact shares by our restricted persons.

Principle 2 – Board Composition and Performance

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

Our Board consists of seven directors, with a wide range of skills, experience and points of view. See **Leadership** for profiles of each director, including length of service. Our Board has a policy that directors are required to hold a minimum of 20,000 shares within three years of appointment. Details of Contact shares and bonds owned by directors are set out in the 'Statutory Disclosures' section of our **integrated report**.

The Board considers all of the current directors, including the Chair, to be independent in that they are not executives of the company and do not have a direct or indirect interest, position, association or relationship that could reasonably influence in a material way, their decisions in relation to Contact. In making this assessment, the Board has considered the factors in the NZX Corporate Governance Code that may affect director independence.

The Board's role and responsibilities

Our Board is elected by our shareholders and is accountable to them for the performance of Contact. The Board is responsible for the governance, direction, management and performance of Contact, and for guiding Contact in what the Board believes to be the best interests of Contact. Specific responsibilities are set out in the **Board Charter**.

These responsibilities include:

- setting and approving the strategic direction of Contact, and overseeing its implementation by management
- approving major investments and monitoring the returns on those investments

- monitoring financial performance, including approval of the interim and annual financial statements and reports
- appointing the chief executive officer (CEO) and monitoring the performance of the CEO and senior management
- identification and control of significant risks
- reviewing and approving our risk capacity and tolerance, and ensuring appropriate systems are established to manage risk
- reviewing and approving our compliance systems, including corporate governance policies
- ensuring we comply with our continuous disclosure obligations,
- overseeing our commitment to our values, sustainable development, the community and environment, and the health and safety of our people
- overseeing Contact's relationship with key stakeholders (including the communities in which Contact operates, its employees and its customers), and
- overseeing and approving customer outcomes.

The Board has delegated the day-to-day management of Contact to the CEO, who may in turn delegate authority to other Contact people to enable efficient, effective and professional decision-making at the most appropriate level of management.

The Board Charter was last approved by the Board in July 2021 and is regularly reviewed to ensure it remains fit for purpose.

Director nomination and appointment

In FY21, the People Committee was responsible for assessing the desired skills and experience for the Board, the extent to which these are represented, and recommending suitable candidates for appointment to the Board, having regard to the skills, diversity and experience so identified. The People Committee has filled this role in

relation to the appointment of Rukumoana Schaafhausen and Sandra Dodds. From 1 July 2021, the Board has moved the director nominations function from the People Committee to the full Board to reflect the importance of ensuring the Board is performing well and has the necessary skills and to emphasise that it is something the Board as a whole is accountable for. The Board's assessment of the skills of current directors is set out in the director skills matrix in the **integrated report**.

In accordance with the NZX Listing Rules, each director must retire by rotation every three years at the annual meeting. Retiring directors are eligible to stand for re-election by shareholders. Any director who is appointed by the Board will stand for election at the next annual meeting after their appointment. Information about candidates for election or re-election is included in the notice of meeting, to assist the shareholders' decision as to whether or not to elect or re-elect the candidate.

Written agreements are entered into with each newly appointed director, establishing the terms of their appointment. These written agreements include information about term of appointment, director obligations and responsibilities, time commitment, remuneration, indemnity and insurance arrangements, a requirement to disclose interests that may affect the director's independence, confidentiality obligations, and access to information and independent advice.

New directors receive due diligence packs and induction training. As part of induction training, we offer presentations by, and question and answer sessions with, the CEO and Leadership Team (collectively and individually) on the key strategic and operational business issues facing Contact. New directors also have the opportunity to visit Contact generation and customer call centre sites.

Board performance

Reviews of the performance of the Board and individual directors are carried out regularly to ensure the Board as a whole and individual directors are performing to a high standard. A comprehensive

review is carried out approximately every two years, the last one being an external review by Propero Consulting Limited (Propero) at the end of 2019. The results of this review were reported back to the Board in February 2020. Through this external review each director received an individual performance review. The next external review of Board performance is scheduled early 2022. The Board have appointed Propero to undertake this review to provide continuity and effective follow up.

We recognise the value of professional development and the need for directors to remain current in relation to both industry and corporate governance matters. Contact assists directors with their professional development in a number of ways, including briefings and presentations to upskill the Board on new developments and topical issues, 'deep-dive' workshops on key issues, and guest speakers scheduled around Board meeting times. Once international borders open the Board will resume study tours. A fund is available for director development opportunities and expenditure from this fund is approved by the Chair where the Chair is satisfied that the training opportunity is of benefit for both Contact and the individual director.

Inclusion and Diversity

We are committed to providing an equitable work environment where inclusion is deeply embedded as part of our purpose and our Tikanga and our people are encouraged to be themselves. We recognise that we still have work to do to be a truly diverse and inclusive company. Our **Inclusion and Diversity Policy**, which was updated in May 2021, provides the framework for diversity and inclusion initiatives at Contact.

Our approach to diversity and inclusion is guided by our Tikanga. In particular:

- we encourage our people to 'bring their true selves to work'
- we develop our people's skills to support and embrace diverse individuals and teams and

create a One Contact culture where multiple voices are heard, and their opinions are valued and considered

- we are committed to pay equity
- we actively seek opportunities to lead inclusion and diversity outside of Contact to attract diverse talent
- we provide flexible work practices and choice to our people to harness the breadth of our people's knowledge and skills and support better work life integration
- we recognise that all our people own and lead an inclusive OneContact culture
- we believe a diverse workforce and an inclusive culture leads to diversity of thought and better decision-making, drives stronger business performance, and creates a stronger economy and a better world.

Our diversity objectives are set by the Board. Each year the Board reviews the objectives with management and assesses our progress towards meeting them. The Board's evaluation of Contact's performance against our Inclusion and Diversity Policy during the financial year is set out in our **integrated report**.

Principle 3 – Board Committees

The Board should use committees where this will enhance its effectiveness in key areas, while still retaining Board responsibility.

The Board has established Board committees to perform work and provide specialist advice in particular areas. The committees review and analyse policies, strategies and performance, and provide recommendations to the Board on certain matters.

We have four standing committees:

- the Audit and Risk Committee
- the People Committee
- the Safety and Sustainability Committee
- the Development Committee.

Members are chosen for the skills, experience and other qualities they bring to the relevant committee.

In FY21, we undertook a review of Contact's governance systems, to ensure the Contact Board receives the right information in a timely manner to help enable good decisions to be made (the "Governance Review"). Part of the Governance Review involved looking at the role of the Board and Board committees; ensuring that the right committee receives the right information at the right time and that the flow of information and decisions through the committees to the Board contributes to effective decision making. One outcome of that review was that the Board decided to make some changes to the responsibilities of committees to ensure the attention of committees is aligned with Contact's current focus and strategy. Those changes took effect from 1 July 2021 and are described in more detail below.

Audit and Risk Committee

Dame Therese Walsh (Chair), **Victoria Crone** and **Rukumoana Schaaflausen**

The Audit and Risk Committee's role is to help the Board fulfil its responsibilities in relation to Contact's external financial reporting, internal control environment, internal and external audit functions, and risk management practices.

All members of the Audit and Risk Committee are independent, non-executive directors. The roles of the Board Chair and Audit and Risk Committee Chair are separate. Dame Therese Walsh chairs the Audit and Risk Committee. There is a Fellow of the Institute of Chartered Accountants. From 1 September, Sandra Dodds will replace Dame Therese Walsh as Audit and Risk Committee Chair.

The committee's responsibilities are outlined in its **Charter**. These responsibilities include:

- reviewing and overseeing Contact's half-and full-year reporting
- monitoring and approving the business assurance work plan and mandate and overseeing the independence and objectivity of the internal audit function
- advising the Board on the appointment of the external auditors, monitoring their independence and effectiveness, and approving audit fees and audit partner rotation
- ensuring an appropriate risk management framework has been established, and assessing the effectiveness of, and monitoring compliance with, that framework, including legal and compliance risks and prevention of fraud.

The CEO, chief financial officer (CFO), General Counsel and other employees attend Audit and Risk Committee meetings at the discretion and invitation of the Audit and Risk Committee. The committee holds private sessions with the General Manager, Business Assurance, the external auditors, the CEO and the CFO regularly as required.

People Committee

Jon Macdonald (Chair), **Robert McDonald** and **Dame Therese Walsh**

The People Committee's role is to support and advise the Board in fulfilling its responsibilities across all aspects of Contact's people and capability strategies, policies and practices.

The People Committee is responsible for all of the functions traditionally carried out by a Board remuneration committee. In particular, the People Committee is responsible for supporting and advising the Board on:

- remuneration for the CEO, Leadership Team and directors
- remuneration policy and practices for employees
- the appointment and performance of the CEO and Leadership Team
- overseeing and providing advice to the Board on inclusion and diversity.

In FY21, the People Committee also carried out the functions traditionally assigned to a Board nominations committee. From 1 July 2021, the nominations committee function has been moved to the full Board to reflect the view that ensuring the Board is performing well and has the necessary skills something the Board as a whole is accountable for.

All members of the People Committee are independent directors. The committee invites the CEO, Chief People Experience Officer and other executives to participate in meetings, as required.

Further details of the committee's responsibilities are set out in the **People Committee Charter**.

Safety and Sustainability Committee

Elena Trout (Chair), **Rukumoana Schaafhausen** and **David Smol**

Given the nature of our business and the importance we place on health, safety and environment (HSE) matters, we have a standing Safety and Sustainability Committee. Responsibilities of the committee include:

- overseeing the establishment of HSE policies and recommending targets for HSE performance
- ensuring Contact has appropriate resources and practices to operate the business safely
- monitoring the effectiveness of Contact’s HSE management system
- periodically reviewing Contact’s overall management of HSE risk and identifying continuous improvement opportunities
- oversight of climate-related matters.

From 1 July 2021, we have expanded the mandate of this committee to include formal oversight of ESG matters, reflecting the key strategic focus in that area, and renamed it the Safety and Sustainability Committee.

These responsibilities are outlined in more detail in the [Safety and Sustainability Committee Charter](#).

All members of the HSE Committee are independent directors. The committee invites the CEO, Chief Generation Officer, General Counsel and other executives to participate in meetings, as required.

Development Committee

David Smol (Chair), **Jon Macdonald** and **Elena Trout**

This committee was established in November 2019 initially to support and advise the Board in respect of the Tauhara Power Station development. During FY21, its responsibilities were widened to include oversight of the development pipeline generally, growth opportunities and major project delivery. In FY21, the Development Committee’s focus was on Contact’s wholesale business, but from 1 July 2021 its responsibilities include supporting and advising the Board in respect of Customer growth opportunities too.

Where there are matters relating to health, safety and the environment or to risk these are covered by the Safety and Sustainability Committee or the Audit and Risk Committee, respectively.

Further responsibilities are outlined in more detail in the [Development Committee Charter](#).

All members of the Development Committee are independent directors. The committee invites the CEO, Chief Development Officer, Chief Financial Officer, General Counsel and other executives to participate in meetings, as required.

Attendance at Board and committee meetings

The table below records the number of Board and committee meetings each director attended as a member of the Board or relevant committee, alongside the number of meetings held while that director was a member.

Takeover protocols

Contact has prepared a Takeover Response Manual, in line with Principle 3.6 of the NZX Corporate Governance Code. The Manual is updated each year.

	Board	Audit and Risk Committee	HSE Committee	People Committee	Development Committee
Robert McDonald*	14/14			5/5	
Victoria Crone	14/14	4/4			
Whaimutu Dewes	8/9	3/3	2/2		
Jon Macdonald	13/14			5/5	5/5
Rukumoana Schaafhausen	6/6	0/1	1/1		
David Smol	14/14		3/3		5/5
Elena Trout	14/14		3/3		5/5
Dame Therese Walsh	12/14	4/4		4/5	

* The Chair of the Board also attended every Audit and Risk Committee and every HSE Committee meeting held during the year, and two Development Committee meetings.

Principle 4 – Reporting and Disclosure

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

We appreciate that investors and other stakeholders value both financial and non-financial reporting, and we strive to report in a way that is clear, meaningful and balanced. All of our key governance documents, including the Code of Conduct, key corporate policies, and Board and committee charters are available on the **Governance** page of our website. We also maintain copies of our stock exchange announcements there, as well as copies of annual reports, financial statements, investor presentations and details of annual shareholder meetings.

Continuous disclosure

We are committed to ensuring that all of our investors have timely access to full and accurate material information about Contact. Our **Market Disclosure Policy** sets out procedures that are in place to make sure all material information is identified, reported for review and, where required, disclosed in a timely manner. It also describes the procedures that have been adopted to prevent the selective disclosure of material, non-public information.

Under the policy, Leadership Team members and other executives are required to escalate any potential 'material information' matters to the CEO, CFO and General Counsel (the Disclosure Committee). The Disclosure Committee is ultimately responsible for approving the form and content of material information that is disclosed. The company secretary then coordinates disclosure to the market. We also monitor information in the market about Contact and will release information to the extent necessary to prevent development of a false market for Contact shares.

Financial reporting

The Audit and Risk Committee oversees the preparation of our financial statements, including materiality guidance and setting policy to ensure the information presented is useful for investors and other stakeholders. We make our financial statements easy to read by using clear, plain language, and structure them so that key information is presented at the beginning. In addition to the full-year audit, our auditors complete a review of the half-year financial statements and we undertake an internal certification process to ensure the information presented is accurate, balanced and objective.

Non-financial reporting

As part of our commitment to providing our investors and other stakeholders with access to all relevant information about Contact, we use the Global Reporting Initiative (GRI) guidelines (core option) and the International Integrated Reporting Council (IIRC) Framework to report on material environmental, social and governance activities and to provide a balanced view of our performance.

Last year, we published our first integrated report, which followed the principles-based approach of the <IR> Integrated Reporting Framework. In FY21, our second integrated report reflects our ongoing journey towards integrated thinking, focussed on value creation.

We also report our climate change risks using the best practice guidance of the Task Force on Climate-Related Financial Disclosures (TCFD) framework. This is included in our **integrated report**.

Principle 5 – Remuneration

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

For a number of years, we have adopted a practice of transparently reporting director and CEO remuneration. The 'Remuneration Report' in our annual report sets out the detail of director and CEO remuneration for FY21. For directors, this includes a breakdown of Board and committee fees and actual amounts paid. For the CEO, it includes details of both fixed remuneration and pay for performance remuneration, including both short- and long-term incentives.

Contact's director fee pool was approved by shareholders in 2008 and has not been increased since then. Actual fees paid to directors are determined by the Board on the recommendation of the People Committee. There were no increases in the level of director fees between FY20 and FY21. On 19 April 2020, the Board approved a 20 per cent reduction in all directors' fees for the period 1 April to 30 September 2020 in light of the developing situation around COVID-19.

Our practices for setting remuneration for our directors, the CEO, the Leadership Team and all employees are detailed in our **integrated report**. Our remuneration structure is designed to ensure the remuneration paid by Contact is transparent, fair and reasonable. We're committed to paying appropriate market rates for our roles, and making sure our people are rewarded for their performance and experience. For employees, the policy sets out the framework for the three components of remuneration, being fixed remuneration, at-risk/variable remuneration to reward performance, and other benefits. The weighting of each component is aligned with position grades to reflect the complexity of the role. More information about each of these components is in the 'Remuneration Report' in our **integrated report**.

Principle 6 – 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.

Our Board has established a robust risk management framework across the business, which is aligned to the International Standard ISO 31000 Risk Management – Guidelines. Our framework ensures that there are appropriate systems in place to identify material risks that Contact faces. We make sure that we understand the potential impact of identified risks and that, where applicable, appropriate tolerance limits are set by the Board. Our framework ensures that responsibilities are assigned to individuals to manage identified risks and that any material changes to Contact's risk profile are monitored.

The Board has overall responsibility for our risk management framework. It is supported by the Audit and Risk Committee, whose role is to assess the effectiveness of and monitor compliance with the framework and identifying significant risks for escalation to the Board. The Board and the Audit and Risk Committee receive regular reports providing updates on key risks and identifying emerging risks for their consideration.

Health, safety and environment risks

Health, safety and the environment are key areas of focus for Contact. We have a specific Board committee dedicated to managing health, safety and environmental risks. More detail about the Safety and Sustainability Committee's responsibilities is set out under Principle 3 – Board Committees.

Our commitment to health, safety and the environment is outlined in our **Health, Safety, Environment and Wellbeing Policy**. Under this policy, health, safety, wellbeing and environmental risks are managed through effective leadership and by engaging our people in health, safety and environment activities. We work with our people to develop robust processes and procedures that lay the foundation for safe and sustainable work. By focusing on learning and improving, and empowering workers at the front line to actively manage safety outcomes, we continually strengthen our capacity to fail safely and reduce our environmental impact.

More information about our health, safety and environmental performance is in our **integrated report**.

Principle 7 – Auditors

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

We recognise that the role of our external auditor is critical for the integrity of our financial reporting. Our external auditor is KPMG. The Audit and Risk Committee ensures that the audit partner is changed at least every five years.

Our **External Audit Independence Policy** sets out the framework under which we ensure the independence of the external auditors is maintained and their ability to carry out their statutory audit role is not impaired. Under this policy, the external auditor may not undertake any work for Contact that compromises, or is seen to compromise, the independence and objectivity of the external audit process. In addition, KPMG confirms their continuing independent status to the Board every six months.

The CFO has delegated authority to engage the external auditors for any additional audit and audit related costs or services for up to 5% of the audit fee. Before KPMG undertakes any other non-audit work for Contact, specific approval must be given by the Audit and Risk Committee or the Audit and Risk Committee Chair. Approval will only be given where the performance of such work does not compromise KPMG's independence. In FY21, all non-audit work by KPMG was in relation to other assurance activities: reviews of Contact's green borrowing programme, greenhouse gas emissions, and GRI (sustainability) indicators and supervisor reporting.

We have procedures to ensure that communication is sustained between KPMG and the Audit and Risk Committee. In particular, KPMG meets with the Audit and Risk Committee every quarter and a direct line of communication has been established between the audit partner and the Chair of the Audit and Risk Committee.

Representatives from KPMG attend Contact's annual shareholder meeting each year, where they are available to answer any questions from shareholders in relation to the audit.

Assurance

Our Business Assurance team fulfils our internal audit function and provides objective assurance of the effectiveness of our internal control framework. The in-house team is supported by external expertise where required.

The team helps us to achieve our objectives by bringing a disciplined approach to evaluating and improving the effectiveness of risk management, internal controls and governance processes. We use a risk-based assurance approach driven from our risk management system. The Business Assurance team also assists external audits by making findings from the internal assurance process available for the external auditor to consider when providing their opinion on the financial statements. The team has unrestricted access to all of Contact's departments, records and systems, and to the external auditor and other third parties as it deems necessary.

The Audit and Risk Committee oversees the assurance programme and provides the Business Assurance team with the mandate to perform the agreed assurance programme. The General Manager, Business Assurance meets quarterly with the Chair of the Audit and Risk Committee and separately with the Audit and Risk Committee as required. Results of assurance reviews are reported to the Leadership Team, Audit and Risk Committee and Safety and Sustainability Committee (where applicable). The Business Assurance team also has the autonomy to report significant issues directly to the CEO, CFO and the Audit and Risk Committee or, if considered necessary, to the Chair of the Board.

Principle 8 – 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.

We welcome the opportunity to engage with our shareholders, to find out the issues that matter to them, and to share with them information about Contact and our aspirations for its future. We engage with our shareholders in a number of ways, including at our annual shareholder meeting and investor presentations during the year.

Investor relations programme

We have designed and implemented an investor relations programme to facilitate effective two-way communication with investors. The investor relations programme provides the context in which shareholders and potential investors can make an informed judgement about the fair value of Contact's shares consistently over time.

A primary aim of our investor relations programme is to allow investors and other financial market participants to gain a greater understanding of Contact's business, governance, financial performance and prospects. It also provides an opportunity for investors and other financial market participants to express their views on matters of concern or interest to them, and for those views to then be distilled and communicated to our Board.

We are always keen to hear feedback from our investors. Any shareholder who wants to get in touch with us can contact investor.centre@contactenergy.co.nz.

Investor communication and information

Our website is regularly updated. It contains brief biographies of directors, the CEO and Leadership Team; financial and operational information (including copies of annual reports and financial statements); details of previous annual shareholder meetings; key governance documents; and copies of NZX/ASX announcements.

To ensure that our investors and the market are kept up to date, in addition to our half-year and full-year financial reporting, we release a monthly operating report that sets out key information about Contact's performance. These reports are also available on our [website](#).

We encourage our investors to receive communications from us electronically because investors will receive key information faster, it is better for the environment and it keeps our costs down. Any investor who is currently receiving hard copy material and wishes to receive it electronically should visit the [Link Investor Centre](#) to supply their email address.

Equity raise

In February 2021, Contact raised NZ\$400 million via a NZ\$325 million placement to certain institutional investors, followed by a NZ\$75 million retail offer which was priced at the lower of the placement price or a 2.5% discount to the 5-day VWAP prior to close. Proceeds from the equity raise were used to reduce net debt and provide financial flexibility to fund the Tauhara power station and other renewable energy development projects.

While the offer was not made on a pro rata basis, fairness to existing shareholders was of paramount concern to the Contact Board and management in preparing for the equity raise.

The placement component of the equity raise provided Contact with certainty of proceeds, while the retail downside pricing mechanism provided protection for retail shareholders particularly in the face of the share price volatility Contact, and the market more generally, was experiencing.

The structure allowed both Contact and shareholders to negate taking on significant market risk as would potentially be the case with a traditional rights offer that doesn't allow for differential pricing.

The \$75m retail offer (~19 per cent of the total equity raise) was sized to accommodate our retail shareholder base. We structured the retail offer to permit applications of NZ\$50,000/A\$46,500 by supplementing the \$15,000 SPP cap with Contact's placement capacity. This ensured that almost all New Zealand and Australian retail investors were given the opportunity to avoid being diluted as a result of the equity raising.

Annual shareholder meeting

Our last annual shareholder meeting was held on 11 November 2020. It was our first virtual-only meeting; a decision we made due to uncertainty around COVID-19 alert levels and potential health risks for attendees. We have traditionally held the annual meeting in a location and at a time that enables as many shareholders as possible to attend. Subject to COVID-19 restrictions our intention this year is to hold an in-person shareholder meeting in November 2021.

We continue to offer our shareholders the opportunity to attend the meeting virtually via an online platform. This means that shareholders who are not able to be at the venue in person can attend and fully participate in the meeting, including by asking questions and voting. Our directors, CEO and members of our Leadership Team attend the meeting each year and really enjoy the opportunity to meet and talk with our shareholders.

Our notice of meeting is sent to all of our shareholders and posted on our website at least 20 working days before the meeting.

Voting at our annual shareholder meeting is by poll (one vote per share).

During FY21, there have not been any decisions that would change the nature of Contact. Where any such matters are considered, shareholder approval would be sought in accordance with the requirements of the Listing Rules and the Companies Act 1993.