

17 October 2014

World Reach Limited ABN 39010 568 804

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The Manager Market Announcements Platform Australian Securities Exchange

Notice of Annual General Meeting

Please find attached the notice of Annual General Meeting, Explanatory Notes and Proxy Form for the meeting to be held on Tuesday, 18 November 2014 at 10.00 am.

These documents have already been mailed to shareholders.

Yours faithfully

Dennis Payne

Company Secretary



15 October 2014

To The Shareholder

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5 / 8 Anzed Court, Mulgrave, Victoria, Australia 3170

Dear Shareholder,

Please find enclosed a notice of the Annual General Meeting of the Company to be held at the Company's offices on Tuesday 18 November 2014 at 10.00am.

I hope you can attend the meeting, however if you are unable to attend, I encourage you to complete the enclosed proxy form. Return it by mail or fax to the Company at the addresses noted on the instructions for completion of the proxy form, no later than 10.00am (AEDST) on Sunday 16 November 2014.

A copy of the Annual Report for the year ended 30 June 2014 has been lodged with the ASX and on the Company's website and has been mailed to all shareholders who elected to receive a copy.

If you wish to receive a copy please contact the Mulgrave office of the Company at the above address.

I look forward to seeing you at the meeting.

Yours faithfully

Dennis Payne

Company Secretary

News land

WORLD REACH LIMITED ACN 010 568 804

NOTICE OF ANNUAL GENERAL MEETING

Notice is given that the Annual General Meeting of World Reach Limited (**Company**) will be held at the Company's office at Unit 5, 8 Anzed Court, Mulgrave, Victoria on Tuesday, 18th November 2014 at 10.00am.

AGENDA:

A. Annual Report

To table the Annual Report of the Company for the year ended 30 June 2014 and to provide members with the opportunity to raise any issues or ask questions generally of the Directors concerning the Annual Report or the business and operations of the Company.

B. **RESOLUTIONS**:

To consider and, if thought fit, to pass the following resolutions as ordinary resolutions:

1. Re-election of Retiring Director (Carl Cheung Hung)

THAT, Carl Cheung Hung, a Director retiring by rotation in accordance with the Company's Constitution, being eligible and having offered himself for re-election, be re-elected as a Director of the Company.

2. Re-election of Retiring Director (John Broadhurst Bee)

THAT, John Broadhurst Bee, a Director retiring by rotation in accordance with the Company's Constitution, being eligible and having offered himself for re-election, be re-elected as a Director of the Company.

3. Adoption of Employee Option Plan

THAT, in accordance with Exception 9 of ASX Listing Rule 7.2, and for all other purposes, the Company approves the Employee Option Plan, a summary of which is set out in the Explanatory Notes.

4. Approval to Issue Options to Ample Skill Limited.

THAT, for the purpose of ASX Listing Rule 7.1 and for all other purposes, approval be given in respect of the issue of 973,333 options to Ample Skill Limited, in accordance with the Company's announcement dated 28 January 2014, on the terms and conditions set out in the Explanatory Notes.

5. Adoption of Remuneration Report

THAT, for the purpose of Section 250R(2) of the Corporations Act, the Remuneration Report for the financial year ended 30 June 2014 as set out on pages 7 to 9 of the Annual Report be adopted. -This is a non binding advisory resolution.

C. SPECIAL RESOLUTION:

To consider and, if thought fit, to pass the following resolution as a special resolution:

6. Approval for Additional Placement Capacity

THAT, for the purposes of ASX Listing Rule 7.1A and for all other purposes, approval is given for the issue and allotment of Equity Securities up to 10% of the issued capital of the Company (at the time of issue) calculated in accordance with the formula prescribed in Listing Rule 7.1A.2 and on the terms and conditions set out in the Explanatory Statement accompanying this Notice of Meeting.

GENERAL NOTES

1. Voting in Person

To vote in person, attend the Meeting at the time, date and place set out above.

2. Voting by proxy

- 1.2.1 (Appointing a Proxy): A Shareholder who is entitled to attend and cast a vote at the Meeting is entitled to appoint a proxy to attend and vote for the Shareholder at the Meeting. A Shareholder who is entitled to cast 2 or more votes at the Meeting may appoint a second proxy. The appointment of the second proxy must be done on a separate copy of the proxy form. Where more than one proxy is appointed, such proxy must be allocated a proportion of the Shareholder's voting rights. If a Shareholder appoints two proxies and the appointment does not specify this proportion, each proxy may exercise half the votes. A duly appointed proxy need not be a Shareholder of the Company.
- 1.2.2 (Direction to Vote): A proxy need not vote in that capacity on a show of hands on any Resolution nor (unless the proxy is the Chairman of the Meeting) on a poll. However, if the proxy's appointment specifies the way to vote on a Resolution, and the proxy decides to vote in that capacity on that Resolution, the proxy must vote the way specified (subject to the other provisions of this notice of Meeting, including the voting exclusions noted below).
- 1.2.3 (Voting restrictions with respect to undirected proxies): The Corporations Act prohibits the Company's key management personnel and their closely related parties voting as proxy on Resolutions connected directly or indirectly with the remuneration of key management personnel (such as Resolution 5), if the proxy appointment does not specify the way the person is to vote. The prohibition does not apply to the Chairman of the Meeting where the proxy appointment expressly authorises the Chairman of the Meeting to exercise an undirected proxy. If a Shareholder appoints the Chairman of the Meeting as their proxy and the Shareholder does not direct the Chairman of the Meeting how to vote on Resolution 5 the Shareholder authorises the Chairman of the Meeting in respect of Resolution 5 to exercise the proxy:
 - 1.2.3.1 notwithstanding that Resolution 5 is connected directly or indirectly with the remuneration of the Company's key management personnel; and
 - 1.2.3.2 even if the Chairman of the Meeting has an interest in the outcome of the vote on Resolution 5, and that any votes cast by the Chairman of the Meeting in respect of Resolution 5, other than as proxy holder, will be disregarded because of that interest.

The Chairman of the Meeting intends to vote undirected proxies (where he has been appropriately authorised, having regard to the voting restrictions set out in this notice of general meeting) in favour of each Resolution.

- 1.2.4 (Return of Proxy Form): To vote by proxy, please complete and sign the enclosed Proxy Form (and attach any authority under which it is signed or a copy which appears on its face to be an authentic copy) by:
 - 1.2.4.1 post to World Reach Limited, Unit 5, 8 Anzed Court, Mulgrave VIC 3170; or
 - 1.2.4.2 facsimile to the Company on number +61 3 9560 9055,

so that it is received by 10.00 am (AEDST) on Sunday 16th November 2014, being not less than 48 hours prior to commencement of the Meeting.

Proxy Forms received later than this time will be invalid.

3. Corporate Representative

A body corporate which is a Shareholder, or which has been appointed as a proxy, may appoint an individual to act as its representative at the Meeting. Unless it has previously been given to the Company, the representative should bring evidence of their appointment to the Meeting, together with any authority under which it is signed. The appointment must comply with section 250D of the *Corporations Act* 2001 (Cth).

4. Attorney

A Shareholder may appoint an attorney to vote on their behalf. To be effective for the Meeting, the instrument effecting the appointment (or a copy which appears on its face to be an authentic copy) must be received by the deadline for the receipt of proxy forms (see above), being no later than 48 hours before the Meeting.

5. Voting Entitlement

A determination has been made by the Board of Directors of the Company in accordance with Regulation 7.11.3 7 of the Corporations Act that those persons who are registered as the holders of Shares in the Company at 7pm (AEDST) on Friday 14th November 2014, will be taken to be the holders of Shares for the purposes of determining voting entitlements at the Meeting.

6. Explanatory Notes

Explanatory Notes accompany this Notice containing information about the business referred to in this Notice.

DATED 15 October 2014

By order of the Board

Dennis Payne

Secretary

WORLD REACH LIMITED

ACN 010 568 804

EXPLANATORY NOTES

The purpose of these Explanatory Notes (which are included in and form part of this Notice of Annual General Meeting to be held on 18 November 2014) is to provide shareholders with further information and an explanation of the business of the meeting and of the resolutions to be proposed and considered at the meeting, to assist shareholders to determine how they wish to vote on these resolutions.

ORDINARY BUSINESS

1. Annual Report

The Corporations Act requires that the Company's Annual Report which includes the Financial Statements, Director's Report and Auditor's Report for the year ended 30 June 2014 be laid before the Annual General Meeting.

A copy of the Annual Report has been lodged with the ASX and on the Company's website and has been sent to those shareholders who have elected to receive a copy.

Shareholders will have the opportunity to raise questions about these reports at the meeting, although in accordance with the Corporations Act and the Company's Constitution, there is no need for shareholders to vote on, approve or adopt these reports.

Special Note concerning Retirement of the Chairman

The Company notes that, as announced on 14 October 2014, Mr Trevor Moyle, the Company's Chairman for the past two years, has informed the board that he will not be seeking re-election at this Annual General Meeting (AGM). Accordingly, Mr Moyle will be retiring at the conclusion of the AGM and will not be offering himself for re-election.

As explained in the ASX announcement, Mr Moyle and the board have endorsed Mr David Dawson as Mr Moyle's replacement and as such Mr Dawson will be appointed as an independent non-executive Director and Chairman of the Company following the AGM.

2. Resolution 1 – Re-election of Retiring Director (Carl Cheung Hung)

2.1 Background

Rule 16.1 of the Constitution requires one third of the Directors (other than the Managing Director) to retire each year at the Annual General Meeting (AGM). The Directors to retire at each AGM are those who have been longest in office since their last election.

Each of John Broadhurst Bee and Carl Cheung Hung were elected at the Company's last AGM in 2013 and, accordingly, has served equally since that time. In the circumstances of the current Chairman retiring at the conclusion

of this 2014 AGM and a new Chairman to be appointed, the board, including each of John Bee and Carl Hung, believe all remaining Directors (excluding the Managing Director, Mr Michael Capocchi) should seek re-election.

Carl Cheung Hung is permitted to seek re-election and offers himself for reelection.

2.2 Director's Interest

Carl Hung is the President and a Director of Season Group. During the year ended 30 June 2014 the Company subcontracted manufacturing on an armslength basis to Season Group, in accordance with a contract signed prior to his appointment as Director. Transactions between the Company and Season Group are on normal commercial terms and conditions no more favourable than those available to other parties.

The Company recognizes that the ASX Corporate Governance Principles recommend that listed entities have a majority of independent Directors on the board. The board continues to seek independent Directors and may elect to appoint additional independent directors in the future if candidates with appropriate expertise are found.

2.3 Personal Particulars

Carl Hung's personal particulars are set out in the information on Directors at page 3 of the Company's Annual Report.

3. Resolution 2 – Re-election of Retiring Director (John Broadhurst Bee)

3.1 Background

Rule 16.1 of the Constitution requires one third of the Directors (other than the Managing Director) to retire each year at the Annual General Meeting (AGM). The Directors to retire at each AGM are those who have been longest in office since their last election.

As set out in section 2.1, each of John Broadhurst Bee and Carl Cheung Hung has served equally since their last elections at the 2013 AGM. In the circumstances, the board, including each of Mr Bee and Mr Hung believe that all remaining Directors (excluding the Managing Director) should seek reelection.

John Broadhurst Bee is permitted to seek re-election and offers himself for reelection.

3.2 Director's Interest

John Bee and Margaret Bee, as trustees for the JBB Superannuation Fund, hold 720,000 ordinary Shares in the Company. John Bee is a member of the superannuation fund. Prior to the recent conversions of convertible notes and the rights issue of 2014, Mr Bee held an interest in excess of 5% of the Shares of World Reach Limited and was regarded as a substantial shareholder but through dilution he currently holds an interest in 1.67% of the currently issued Shares.

3.3 Personal Particulars

John Bee's personal particulars are set out in the information on Directors at page 3 of the Company's Annual Report.

4. Resolution 3 – Adoption of Employee Option Plan

4.1 Background

Subject to a number of exceptions, Rule 7.1 of the ASX Listing Rules limits the number of securities that the Company can issue without shareholder approval in any 12 month period to 15% of its issued securities.

Listing Rule 7.2 (Exception 9) provides that where shareholders have approved the issue of securities under an employee incentive scheme within three years before the date of issue, Rule 7.1 does not apply to that issue.

The Employee Option Plan was last approved by shareholders in November 2011. Shareholders are being asked to approve the issue of options subsequent to this meeting under the Employee Option Plan as an exception to Listing Rule 7.1. The Company notes that the Employee Option Plan is unaltered since its initial approval in 2008.

4.2 Objectives of Plan

The objectives of the Employee Option Plan are as follows:

- to assist in giving an incentive to employees of the Company and its subsidiaries to lift the performance of the Company and maximize the price of the Company's shares; and
- (b) to assist in attracting and retaining employees.

4.3 Summary of Key Terms of Employee Option Plan

(a) Eligibility

The Board may issue options under the Plan to any employee of the Company and its subsidiaries, including executive directors and non-executive directors.

- (b) General Terms of the Options
 - (i) Options will be issued free of charge, unless the Board determines otherwise.
 - (ii) Each option is to subscribe for one ordinary share in the Company and, when issued, the share will rank equally with all other shares on issue.
 - (iii) The options are not transferable.

- (iv) Quotation of the options on the ASX will not be sought but the Company will apply to the ASX for official quotation of shares issued on the exercise of options.
- (v) Options may be granted subject to conditions specified by the Board which must be satisfied before the option can be exercised.

(c) Exercise of Options

Unless the terms on which an option was offered specify otherwise, an option may be exercised at any time up to the expiry date specified when the options are granted, provided the employee is still employed by the Company.

An option lapses within one month of the termination of the employee's employment by the Company and within three months in the event of the employee's death or disablement.

(d) Exercise Price

The exercise price per Share for an option will be the amount determined by the Board at the time of the grant of the option.

(e) New Issue of Securities

Option holders will not be entitled to participate in any new issue of securities in the Company unless they exercise their options prior to the record date for the determination of entitlements to the new issue.

(f) Bonus Issues

If the Company makes a bonus issue of securities to ordinary shareholders, each unexercised option will, on exercise, entitle its holder to receive the bonus securities as if the option had been exercised before the record date for the bonus issue.

(g) Rights Issues

If the Company makes a pro-rata rights issue of shares for cash to its ordinary shareholders, the exercise price of unexercised options is adjusted to reflect the diluting effect of the issue.

(h) Capital Reorganizations

If there is any reorganization of the capital of the Company, the number of options and their exercise price will be adjusted in accordance with the Listing Rules.

(i) Limit on Number of Options

The maximum number of options on issue under the Plan must not at any time exceed 10% of the total number of Shares on issue at that time.

4.4 Number of Securities Issued Under Plan

The number of securities issued under the Plan, since the Plan was last approved in November 2011, are as follows:

Total Options Issued	75,000
Total Options Currently on Issue	147,500
Total Shares issued on exercise of	Nil
Options	

4.5 Copies of Plan

A copy of the rules of the proposed World Reach Limited employee option plan is available for inspection at the registered office of the Company and will be sent free of charge to any shareholder on request. The Plan is unaltered from the Plan originally approved by shareholders in November 2008.

4.6 Voting Exclusion Statement

The Company will disregard any votes cast on Resolution 3 by:

- (a) a director of the Company; and
- (b) an associate of a director of the Company.

However the Company need not disregard a vote if:

- (a) it is cast by a person as Proxy for a person who is entitled to vote, in accordance with the directions on the Proxy Form; or
- (b) it is cast by the person chairing the meeting as Proxy for a person who is entitled to vote, in accordance with the direction on the Proxy Form to vote as the Proxy decides.

5. Resolution 4 – Approval for the Issue of Options to Ample Skill Limited

5.1 Background

As announced on the ASX on 28 January 2014, the Company agreed to place 2,920,000 ordinary shares to Ample Skill Limited (**Ample**), at an issue price of \$0.15. The announcement dated 28 January 2014 also provided that the Company would, subject to Shareholder approval, issue 973,333 options to acquire ordinary shares in the Company, exercisable at \$0.185 per Share, with an expiry date two years after the date of issue of those options (*Options*).

On 24 February 2014, the placement shares were issued to Ample. The Options were not issued at that time.

Approval is now sought pursuant to ASX Listing Rule 7.1, and for all other purposes, for the issue of 973,333 Options to Ample with an expiry date of two years from the date of issue, exercisable at \$0.185 per Share (on the terms summarised in Schedule 1) together with approval for the issue of Shares upon the exercise of the Options in accordance with their terms.

5.2 Current Capital Structure

The current capital structure of the Company (prior to the issue of the Options contemplated under this Resolution 4), is as follows:

Ordinary Shares on issue at the date of this Notice		43,173,452
Options:		
Options currently on issue under the Employee Share Option Plan	147,500	
Options currently on issue to Directors approved by shareholders	1,000,000	
Options as issued under previous convertible note raising	260,000	
Total Options on issue at the date of this Notice		1,407,500

5.3 Future Capital Structure –Issue of Options (impact of Resolution 4)

Assuming Resolution 4 is passed and all of the Options are issued, the capital structure of the Company will be as follows:

Ordinary Shares on issue at the date of this Notice		43,173,452
Options:		
Options currently on issue under the Employee Share Option Plan	147,500	
Options currently on issue to Directors approved by shareholders	1,000,000	
Options as issued under previous convertible note raising	260,000	
New Options to be issued to Ample pursuant to Resolution 4	973,333	
Total options on issue following issue of the Options (Resolution 4)		2,380,833

5.4 Future Capital Structure – Exercise of Options (impact of Resolution 4)

Assuming Resolution 4 is passed, in the event:

- all Options are issued pursuant to Resolution 4,
- all the Options issued pursuant to Resolution 4 are exercised, the capital structure of the Company will be as follows:

Shares		
Ordinary Shares on Issue at date of Notice of Meeting	43,173,452	
Ordinary Shares to be issued to Ample on exercise of Options as approved per Resolution 4	973,333	
Total Shares on issue		44,146,785
Options:		
Options on issue under the Employee Share Option Plan	147,500	
Options on issue to Directors approved by shareholders	1,000,000	
Options as issued under previous convertible note raising	260,000	
Total options on issue		1,407,500

5.5 Impact on Control

At the date of this Notice of Meeting, Ample holds a relevant interest of 19.12%. The impact upon Ample's maximum obtainable relevant interest, in the event that all of the Options are issued to Ample and, are, exercised, is set out in the table below.

Notwithstanding that the terms of the Options provide that they may be exercised by Ample at any time from the date of issue, up until the expiry date, the Company notes that no Shares will be issued to Ample, on the exercise of the Options, unless the issue of such Shares is in accordance with Chapter 6 of the *Corporations Act 2001 (Cth)*. Accordingly, unless an exception to the Chapter 6 control prohibition (as contained in Section 606 of the *Corporations Act 2001 (Cth)* applies), the Company shall be required to obtain shareholder approval for the issue of any Shares upon the exercise of the Options where such issue would result in Ample obtaining a relevant interest in excess of 20%.

The Company notes that Ample may be able to rely on the 3% creep exception in Section 611, item 9, of the *Corporations Act 2001 (Cth)* in circumstances where Ample has held at least a 19% relevant interest in the Company in the 6 month period prior to the exercise of the Options, and the exercise of the Options does not result in Ample's relevant interest increasing by more than 3%. The Company further notes that, as set out in a substantial holder notice lodged by Ample, Ample most recently acquired a relevant interest of in excess of 19% on 28 July 2014.

	Shares	Relevant Interest
Ordinary Shares on Issue at date of this Notice	43,173,452	-
Ordinary Shares held by Ample*	8,256,818	19.12%
Ordinary Shares to be issued to Ample on exercise of Options as approved per Resolution 4	973,333	-

Total Shares on issue after exercise of Options	44,146,785	-
Total Shares held by Ample after exercise of Options**	9,230,151	20.90%

^{*}As set out in the substantial holder notice lodged by Ample on 31 July 2014.

5.6 ASX Listing Rule 7.1

Subject to a number of exceptions, ASX Listing Rule 7.1 limits the number of securities that a company may issue without shareholder approval in any 12 month period to 15% of its issued securities.

For the purposes of Listing Rule 7.1, and for all other purposes, the Company is seeking shareholder approval for the issue of the Options to Ample together with the future issue and allotment of Shares to Ample upon the exercise of the Options.

For the purposes of this approval, the following information is provided in accordance with ASX Listing Rule 7.3:

5.6.1 Name of person

Ample Skill Limited

5.6.2 Maximum number of securities

973,333 options to acquire 973,333 fully paid ordinary shares on exercise.

5.6.3 Date by which securities will be issued.

In respect of the Options, within 1 month of the date of this Meeting.

In respect of any Shares issued upon exercise of the Options, within **7** days of receipt of a notice of exercise by the Company (subject to the *Corporations Act 2001 (Cth)* and the ASX Listing Rules).

5.6.4 Price of securities issued

Each Option will be issued for no additional consideration. Each Option shall be exercisable in to one (1) ordinary share in the Company, at an exercise price of \$0.185 per share on or before the expiry date, being two years from the date of issue of the Options.

5.6.5 Intended Use of Funds

No funds will be raised on the issue of the Options, however, it is proposed that the Company will use any funds raised on the exercise of those Options for working capital and continued product development.

5.6.6 Terms

The terms of the Options are summarised in Schedule 1. Any Shares to be issued on the exercise of the Options will be issued on the same terms and will rank equally with existing fully paid ordinary shares in the Company.

5.6.7 Voting Exclusion Statement

The Company will disregard any votes cast on this resolution by:

• a person who is to receive securities in relation to the Company; and

^{**}Assuming that, prior to exercise of the Options, the number of shares held by Ample has not changed from the substantial holder notice lodged on 31 July 2014 and that there have been no other changes to the issued share capital of the Company.

 an associate of a person who is to receive securities in relation to the Company.

However the Company need not disregard a vote if:

- it is cast by a person as proxy for a person who is entitled to vote, in accordance with the directions on the proxy form; or
- it is cast by the person chairing the meeting as proxy for a person who is entitled to vote, in accordance with the direction on the proxy form to vote as the proxy decides.

5.6.8 Recommendation

The Directors recommend that Shareholders vote in favour of Resolution 4.

6. Resolution 5 – Adoption of Remuneration Report

6.1 Annual Report

The Annual Report for the year ended 30 June 2014 contains a Remuneration Report (refer pages 7-9) which sets out the remuneration policy for the Company and reports remuneration arrangements in place for Directors and/or key management personnel.

The Corporations Act requires the agenda of an annual general meeting to include a resolution for the adoption of the Remuneration Report. The vote on the resolution is advisory only and is not binding on the Directors or the Company.

The Company's Annual Report is available on the Company website (http://worldreach.com.au) or will be mailed to shareholders who request a copy.

A reasonable opportunity will be allowed to the shareholders as a whole for questions and comments on the Remuneration Report.

6.2 Voting Prohibition

A vote on Resolution 5 must not be cast by or on behalf of either of the following persons:

- (a) a member of the key management personnel as disclosed in the remuneration report;
- (b) a closely related party (such as close family members and any controlled companies) of those persons,

unless the vote is cast by a person as proxy for a person entitled to vote in accordance with the direction on the proxy form.

6.3 Recommendation

The Directors recommend that Shareholders vote in favour of Resolution 5.

SPECIAL RESOLUTION

7. Resolution 6 – Approval for Additional Placement Capacity

7.1 General

ASX Listing Rule 7.1A provides that an eligible entity may seek Shareholder approval to allow it to issue Equity Securities up to 10% of its issued capital through placements over a period up to 12 months after the entity's annual general meeting (10% Placement Capacity). The 10% Placement Capacity is an addition to the Company's 15% placement capacity under Listing Rule 7.1

An eligible entity is one that, as at the date of the relevant annual general meeting:

- (a) is not included in the S&P/ASX 300 Index; and
- (b) has a maximum market capitalisation (excluding restricted securities and securities quoted on a deferred settlement basis) of \$300 million.

The Company is an eligible entity.

The effect of Resolution 6 will be to allow the Directors to issue Equity Securities up to 10% of the Company's fully paid ordinary securities on issue under the 10% Placement Capacity during the period up to 12 months after the Meeting, without subsequent Shareholder approval and without using the Company's 15% annual placement capacity granted under Listing Rule 7.1.

The Company is now seeking shareholder approval of Resolution 6 by way of a special resolution. Accordingly at least 75% of votes cast by Shareholders present and eligible to vote at the Meeting must be in favour of Resolution 6 for it to be passed.

7.2 ASX Listing Rule 7.1A

ASX Listing Rule 7.1A came into effect on 1 August 2012 and enables an eligible entity to seek shareholder approval at its annual general meeting to issue Equity Securities in addition to those under the eligible entity's 15% annual placement capacity under Listing Rule 7.1.

The Company is an eligible entity as it is not included in the S&P/ASX 300 Index and has a current market capitalisation of \$7,124,000 as at the date of preparation of this Notice (3 October 2014).

The Equity Securities issued under Listing Rule 7.1A must be in the same class as an existing class of quoted Equity Securities. As at the date of this Notice, the Company has only one class of quoted Equity Securities on issue, being the Shares.

The exact number of Equity Securities that the Company may issue under an approval under Listing Rule 7.1A will be calculated according to the following formula:

(A x B) - C

Where:

- **A** = the number of Shares on issue 12 months before the date of issue or agreement:
 - (i) plus the number of Shares issued in the previous 12 months under an exception in ASX Listing Rule 7.2;
 - (ii) plus the number of partly paid shares that became fully paid in the previous 12 months;
 - (iii) plus the number of Shares issued in the previous 12 months with approval of holders of Shares under Listing Rule 7.1 or 7.4; and
 - (iv) less the number of Shares cancelled in the previous 12 months.
- **B** = 10%.
- **c** = the number of Equity Securities issued or agreed to be issued under ASX Listing Rule 7.1A.2 in the 12 months before the date of issue or agreement to issue that are not issued with the approval of holders of ordinary securities under ASX Listing Rule 7.1 or 7.4.

7.3 Information required by ASX Listing Rule 7.3A

Pursuant to and in accordance with ASX Listing Rule 7.3A, the information below is provided in relation to this Resolution 6:

(a) Details of Equity Securities Issued in the Past 12 Months"

Listing Rule 7.3A requires details to be provided of all issues of equity securities in the 12 months preceding the date of the upcoming AGM, whether or not they were issued under the additional 10% placement capacity allowed under Listing Rule 7.1.

Equity securities issued in the prior 12 month period:	31,721,655
Percentage previous issues represent of total	270.9%
number of equity securities on issue at	
commencement of 12 month period:	

(b) Details of each individual issue:

Date of issue #1:	18 December 2013
Number issued:	260,000
Class/Type of equity security:	Options for ordinary shares
Summary of terms:	
Names of persons who received securities or basis on which those persons was determined:	Options issued to SGV1 Holdings Limited, following shareholder approval at the AGM 28 November 2013, under the terms of the prior issue of the convertible notes
Price:	Exercisable at \$0.30 per share on or before 18 December 2014
Discount to market price (if any):	n/a
For non-cash issues:	
Non-cash consideration paid:	n/a
Current value of non-cash consideration:	n/a

Date of issue #2:	24 February 2014
Number issued:	2,920,000
Class/Type of equity security:	Ordinary shares
Summary of terms:	
Names of persons who received	Shares issued to Ample Skill Limited
securities or basis on which those	under a placement arrangement
persons was determined:	
Price:	The issue price was \$0.15 per share
Discount to market price (if any):	None
For cash issues:	
Total cash consideration received:	\$438,000
Amount of cash consideration	\$438,000
spent:	
Use of cash consideration:	For working capital purposes

Date of issue #3:	4-7 July 2014
Number issued:	6,624,997
Class/Type of equity security:	Ordinary shares
Summary of terms:	
Names of persons who received securities or basis on which those persons was determined:	Shares issued to 7 convertible noteholders on conversion of 38 approved convertible securities, under the terms of the prior issue of the convertible notes
Price:	The conversion price was \$0.15 per share for 5,166,666 shares and \$0.12 per share for 1,458,331 shares
Discount to market price (if any):	n/a
For non-cash issues:	
Non-cash consideration paid:	n/a
Current value of non-cash consideration:	n/a

Date of issue #4:	28 July 2014
Number issued:	16,000,000
Class/Type of equity security:	Ordinary shares
Summary of terms:	
Names of persons who received	Shares issued to eligible
securities or basis on which those	shareholders under a partially
persons was determined:	underwritten renounceable rights
	issue announced on 1 July 2014.
Price:	The issue price was \$0.15 per share
Discount to market price (if any):	17%
For cash issues:	
Total cash consideration received:	\$2,400,000
Amount of cash consideration	\$2,400,000
spent:	
Use of cash consideration:	For repayment of debt

Date of issue #5:	25 August 2014
Number issued:	5,916,658
Class/Type of equity security:	Ordinary shares
Summary of terms:	
Names of persons who received securities or basis on which those persons was determined:	Shares issued to 10 convertible noteholders on conversion of 29 approved convertible securities, under the terms of the prior issue of the convertible notes
Price:	The conversion price was \$0.15 per share for 500,000 shares and \$0.12 per share for 5,416,658 shares
Discount to market price (if any):	n/a
For non-cash issues:	
Non-cash consideration paid:	n/a
Current value of non-cash consideration:	n/a

(c) Minimum Price for Future Issues under the 10% Placement Capacity

The minimum price at which the Equity Securities may be issued is 75% of the volume weighted average price of Equity Securities in that class, calculated over the 15 ASX trading days on which trades in that class were recorded immediately before:

- (i) the date on which the price at which the Equity Securities are to be issued is agreed; or
- (ii) if the Equity Securities are not issued within 5 ASX trading days of the date in paragraph 1.3(d)(i), the date on which the Equity Securities are issued.

(d) Date of Issue

The Equity Securities may be issued under the 10% Placement Capacity commencing on the date of the Annual General Meeting and expiring on the first to occur of the following:

- (i) 12 months after the date of the Annual General Meeting; and
- (ii) the date of approval by Shareholders of any transaction under ASX Listing Rules 11.1.2 (a significant change to the nature or scale of the Company's activities) or 11.2 (disposal of the Company's main undertaking),

or such longer period if allowed by ASX.

(e) Risk of voting dilution

Any issue of Equity Securities under the 10% Placement Capacity will dilute the interests of Shareholders who do not receive any Shares under the issue.

If Resolution 6 is approved by Shareholders and the Company issues the maximum number of Equity Securities available under the 10% Placement Capacity, the economic and voting dilution of existing Shares would be as shown in the table below.

The table below shows the dilution of existing Shareholders calculated in accordance with the formula outlined in ASX Listing Rule 7.1A(2), on the basis of the current market price of Shares and the current number of Equity Securities on issue as at the date of this Notice.

The table also shows the voting dilution impact where the number of Shares on issue (variable A in the formula) changes and the economic dilution where there are changes in the issue price of Shares issued under 10% Placement Capacity.

	Dilution						
	Number of Shares issued under	Funds raised based on issue price of \$0.0825	Funds raised based on issue price of \$0.165	Funds raised based on issue price of \$0.2475			
Number of Shares on Issue	10% Placement Capacity	(50% decrease in current issue price)	(Current issue price at 8 Oct 2014)	(50% increase in current issue price)			
43,173,452	4,317,345	\$356,181	\$712,362	\$1,068,543			
(Current)							
64,760,178	6,476,018	\$534,271	\$1,068,543	\$1,602,814			
(50% increase)							
86,346,904	8,634,690	\$712,362	\$1,424,724	\$2,137,086			
(100% increase)							

^{*} The number of Shares on issue (variable A in the formula) could increase as a result of the issue of Shares that do not require Shareholder approval (such as under a pro-rata rights issue or scrip issued under a takeover offer) or that are issued with Shareholder approval under Listing Rule 7.1.

The table above uses the following assumptions:

- 1. The current shares on issue are the Shares on issue as at 8 October 2014.
- 2. The issue price set out above is the closing price of the Shares on the ASX on 8 October 2014.
- 3. The Company issues the maximum possible number of Equity Securities under the 10% Placement Capacity.
- 4. The Company has not issued any Equity Securities in the 12 months prior to the Annual General Meeting that were not issued under an exception in ASX Listing Rule 7.2 or with approval under ASX Listing Rule 7.1.
- 5. The calculations above do not show the dilution that any one particular Shareholder will be subject to. All Shareholders should consider the dilution caused to their own shareholding depending on their specific circumstances.

6. This table does not set out any dilution pursuant to approvals under ASX Listing Rule 7.1.

Shareholders should note that there is a risk that:

- (i) the market price for the Company's Shares may be significantly lower on the issue date than on the date of the Annual General Meeting; and
- (ii) the Shares may be issued at a price that is at a discount to the market price for those Shares on the date of issue.
- (f) Purpose of Issue under 10% Placement Capacity

The Company may seek to issue Equity Securities under the 10% Placement Capacity for the following purposes:

- (i) as cash consideration, in which case the Company may use funds raised towards an acquisition of new assets or investments (including expenses associated with such acquisition) and/or general working capital; or
- (ii) as non-cash consideration for the acquisition of new assets and investments, in such circumstances the Company will provide a valuation of the non-cash consideration as required by Listing Rule 7.1A.3.
- (g) Allocation under the 10% Placement Capacity

The allottees of the Equity Securities to be issued under the 10% Placement Capacity have not yet been determined. However, the allottees of Equity Securities could consist of current Shareholders or new investors (or both), none of whom will be related parties of the Company.

The Company will determine the allottees at the time of the issue under the 10% Placement Capacity, having regard to the following factors:

- (i) the purpose of the issue;
- (ii) alternative methods for raising funds available to the Company at that time, including, but not limited to, an entitlement issue or other offer where existing Shareholders may participate;
- (iii) the effect of the issue of the Equity Securities on the control of the Company;
- (iv) the Company's circumstances, including, but not limited to, its financial position and solvency;
- (v) prevailing market conditions; and
- (vi) advice from corporate, financial and broking advisers (if applicable).
- (h) Previous Approval under ASX Listing Rule 7.1A

The Company previously obtained approval under ASX Listing Rule 7.1A at the Annual General Meeting held on 28 November 2013 and issued 1,163,230 placement shares on 24 February 2014 (as a portion of the 2,920,000 share placement) being 99.3% of that capacity.

7.4 Voting Exclusion

The Company will disregard any votes cast on Resolution 6 by any person who may participate in the issue of Equity Securities under this resolution and any person who might gain an advantage, other than an advantage solely in the capacity of an ordinary security holder, from the passing of this resolution and any associates of those persons.

However, the Company need not disregard a vote if:

- (i) it is cast by a person as proxy for a person who is entitled to vote, in accordance with the directions on the Proxy Form; or
- (j) it is cast by the person chairing the meeting as proxy for a person who is entitled to vote, in accordance with a direction on the Proxy Form to vote as the proxy decides.

As at the date of this Notice, the Company has not invited any existing Shareholders to participate in an issue of Equity Securities under ASX Listing Rule 7.1A. Therefore, no existing Shareholders will be excluded from voting on Resolution 6.

7.4 Recommendation

The Directors recommend that Shareholders vote in favour of Resolution 6.

Schedule 1

Re: Resolution 4 - Approval to Issue Options to Ample Skill Limited - Option Terms

Set out below is a summary of the key terms of the Options to be issued in accordance with Resolution 4 and as set out in the Placement Agreement:

- (a) Each Option entitles the holder to one (1) fully paid ordinary Share in the capital of the Company.
- (b) The Options vest immediately upon issue. The Options will be allotted and issued as soon as practicable after the Meeting but no later than 1 month after the date of the Meeting (or such later date to the extent permitted by the ASX).
- (c) The Options are exercisable for a period of two (2) years starting on the date of issue of the Options.
- (d) The Options are exercisable at a subscription price of \$0.185 per ordinary Share.
- (e) The issue of the Options is subject to obtaining shareholder approval to the issue;
- (f) All ordinary Shares issued upon exercise of the Options will rank pari passu in all respects with the Company's then issued ordinary Shares. The Options will be unlisted. No quotation will be sought from the ASX for the Options.
- (g) The Options are transferable.
- (h) The Options do not carry any voting entitlement.
- (i) In accordance with Listing Rule 6.19, Option holders will not have a right to participate in new issues without exercising their Options prior to the record date of such a new issue.
- (j) As required to be described by Listing Rule 6.21, in the event of a reorganization of the capital of the Company the rights of an Option holder will be changed to the extent necessary to comply with the ASX Listing Rules applying to a reorganization of capital at the time of the reorganization. In a consolidation or a sub-division of capital, the number of Options will be consolidated or sub-divided in the same ratio as the ordinary capital and the applicable exercise price will be amended in the inverse proportion to that ratio.
- (k) In accordance with Listing Rule 6.22, if there is a bonus issue to the holders of ordinary Shares the number of Shares over which each outstanding Option is exercisable will be increased by the number of ordinary Shares which the Optionholder would have received if the Option had been exercised before the record date for the bonus issue.
- (I) In accordance with Listing Rule 6.22, if at any time prior to the exercise of all Options the Company makes a pro rata offer to the holders of ordinary Shares to subscribe for ordinary Shares or other securities, the applicable exercise price for the Options may be reduced in accordance with the formula specified in Listing Rule 6.22.2.
- (m) Unless an exception to the Chapter 6 control prohibition (as contained in Section 606 of the Corporations Act 2001 (Cth) applies), the Company shall be required to obtain shareholder approval for the issue of any Shares upon the exercise of the Options where such issue would result in Ample obtaining a relevant interest in excess of 20%.

world reach

World Reach Limited

ABN 39 010 568 804

Please return your Proxy forms to:

World Reach Limited 5 / 8 Anzed Court, Mulgrave, Victoria, Australia 3170 Telephone: 03 8588 4500 Fax: 03 9560 9055 ASX Code: WRR

Website: www.worldreach.com.au

APPOINTMENT OF PROXY

If you would like to attend and vote at the General Meeting, please bring this form with you. This will assist in registering your attendance.

I/We being a member(s) of World Reach Limited	and entitled to attend and	Lyote hereby appoint		
The Chairman -	if you are NOT appointing	· · · · · · · · · · · · · · · · · · ·		
A of the Meeting (mark box) Chairr	man of the Meeting as you	ir proxy,		
or failing the individual or body corporate named	e write the name of the per		e Chairman of the Meeti	ing as my/our proxy to
act generally at the meeting on my/our behalf an	d to vote in accordance wi	ith the following directio	ns (or if no directions have	ve been given, as the
proxy sees fit) at the Annual General Meeting of Mulgrave, Victoria at 10.00am on Tuesday, 18				nzed Court,
Where more than one proxy is to be appointed o	_		<u> </u>	an additional form of
proxy is available on request from the share regislater than 48 hours before the meeting. The Chair				
· ·	· ·	·		no or business.
Important for Resolution 5: If the Chairman of By marking this box, you are directing the Chairn				tions on Resolution 5
as set out below and in the Notice of Meeting. If	you do not mark this box	x and you have not dir	rected your proxy how	to vote on
Resolution 5, the Chairman of the Meeting with the required majority if a poll is called on this		Resolution 5 and you	r votes will not be cour	ited in computing
If you appoint the Chairman of the Meeting as yo	our proxy you can direct the			
(for example if you wish to vote against or abstai favour of Resolution 5.	in from voting) or by markii	ng this box (in which ca	se the Chairman of the N	leeting will vote in
The Chairman of the Meeting intends to	o vote all available proxies	in favour of Resolution	5.	
I/We direct the Chairman of the Meeting to vo	ate in accordance with th	e Chairman's voting i	ntentions on Resolution	n 5 (excent where
I/we have indicated a different voting intentio	n below) and acknowled	ge that the Chairman	of the Meeting may exe	ercise my proxy even
though Resolution 5 is connected directly or	indirectly with the remui	neration of a member	of key management pe	rsonnel.
ORDINARY RESOLUTIONS:				
To direct your proxy how to vote on any	resolution please insert ⊠	in the appropriate box	below	
		For	Against	Abstain*
Resolution 1				
Re-election of Retiring Director, Carl Hung		_		_
Resolution 2		For	Against	Abstain*
Re-election of Retiring Director, John Bee				
B. L.: 0		For	Against	Abstain*
Resolution 3 Adoption of Employee Option Plan				
Adoption of Employee Option Flam		For	Against	Abstain*
Resolution 4				
Approval to Issue Options to Ample Skill Limited		Ц		
Resolution 5		For	Against	Abstain*
Adoption of Remuneration report				
SPECIAL RESOLUTION:				
To direct your proxy how to vote on any	resolution please insert ⊠	in the appropriate box	below	
C		For	Against	Abstain*
Resolution 6				
Approval for Additional Placement Capacity			Ц	
*If you mark the Abstain box for a particular item, not be counted in computing the required majorit		oxy not to vote on your l	pehalf on a show of hand	ds or on a poll and your votes will
D SIGNATURE AND NAME OF SECURIT	TYHOLDERS-THIS MUST I	BE COMPLETED		
Securityholder 1 (Individual) or Sole Director and Sole Company Secretary	ndividual) or tary (Delete one)	Joint Securityholder 3 (Individual) or	
	<u> </u>			
Name:	Name:		Name:	
Holding No (if Impure)				

This form should be signed by the securityholder. If a joint holding, either securityholder may sign. If signed by the securityholder's attorney, the power of attorney must have been previously noted by the registry or a certified copy attached to this form. If executed by a company, the form must be executed in accordance with the securityholder's constitution and the Corporations Act 2001 (Cwlth).

How to complete this Proxy Form

1. Your Name and Address

This is your name and address as it appears on the company's share register. If this information is incorrect, please make the correction on the form. Shareholders sponsored by a broker should advise their broker of any changes. Please note: you cannot change ownership of your shares using this form.

2. Appointment of a Proxy using this Form

If you wish to appoint the Chairman of the Meeting as your proxy, mark the box in section A. If the person you wish to appoint as your proxy is someone other than the Chairman of the Meeting please write the name of that person in section A. If you leave this section blank, or your named proxy does not attend the meeting, the Chairman of the Meeting will be your proxy. A proxy need not be a shareholder of the company. A proxy may be an individual or a body corporate.

3. Votes on Items of Business

You should direct your proxy how to vote by placing a mark in one of the boxes opposite each item of business. All your shares will be voted in accordance with such a direction unless you indicate only a portion of voting rights are to be voted on any item by inserting the percentage or number of shares you wish to vote in the appropriate box or boxes. If you do not mark any of the boxes on the items of business, your proxy may vote as he or she chooses. If you mark more than one box on an item your vote on that item will be invalid.

4. Appointment of Second Proxy

You are entitled to appoint up to two persons as proxies to attend the meeting and vote on a poll. If you wish to appoint a second proxy, an additional Proxy Form may be obtained by telephoning the company or you may copy this form.

To appoint a second proxy you must:

- (a) On each of the first Proxy Form and the second Proxy Form state the percentage of your voting rights or number of shares applicable to that form. If the appointments do not specify the percentage or number of votes that each proxy may exercise, each proxy may exercise half your votes. Fractions of votes will be disregarded.
- (b) Return both forms together.

5. Signing Instructions

You must sign this form as follows in the spaces provided:

Individual: where the holding is in one name, the holder must sign.

Joint Holding: where the holding is in more than one name, either securityholder may sign.

Power of Attorney: to sign under Power of Attorney, you must attach the instrument effecting the appointment (or a copy which appears

on its face to be an authentic copy) to this form when you return it.

Companies: where the company has a Sole Director who is also the Sole Company Secretary, this form must be signed by that

person. If the company (pursuant to section 204A of the Corporations Act 2001) does not have a Company Secretary, a Sole Director can also sign alone. Otherwise this form must be signed by a Director jointly with either another Director or a Company Secretary. Please indicate the office held by signing in the appropriate place.

If a representative of the corporation is to attend the meeting the appropriate "Certificate of Appointment of Corporate Representative" should be produced prior to admission. A form of the certificate may be obtained from the company.

Lodgement of a Proxy

This Proxy Form (and any Power of Attorney under which it is signed) must be received at an address given below by 10.00am (AEDST) on Sunday, 16 November 2014, being no later than 48 hours before the commencement of the meeting. Any Proxy Form received after that time will not be valid for the scheduled meeting.

Proxy forms may be lodged:

By posting or facsimile to World Reach Limited as follows: World Reach Limited Unit 5 / 8 Anzed Court, Mulgrave, Victoria, Australia 3170 Facsimile: 03 9560 9055

Or by delivering it to the above address



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Australian Securities Exchange Information

Link Market Services Ltd Locked Bag A14 Sydney South, NSW, 1235 Ph: (02) 8280 7454

Fax: (02) 9287 0303

SOLICITORS TO THE COMPANY

GrilloHiggins Lawyers Level 20, 31 Queen Street Melbourne, Vic, 3000 Ph: (03) 8621 8880

AUDITOR

RSM Bird Cameron Partners Level 21, 55 Collins Street MELBOURNE VIC 3000 Ph: (03) 9286 8000

Fax: (03) 9286 8199

ASX OFFICE

Based in Sydney

ASX CODE

WRR

CHAIRMAN'S REPORT

As Chairman I am pleased to provide the following report on the Company for the year ended 30 June 2014.

Profit Performance and Outlook

The Company has taken a major step forward in this past financial year, meeting the challenges described last year; particularly in terms of strengthening the Company's global sales distribution network and bringing to fruition the development of a major new product which was launched in June 2014.

The Company began recording regular monthly profits in September 2013, a trend which continued throughout the year, culminating in after tax profit of \$439,449 for the financial year.

The new financial year will provide a new set of challenges for the Company to ensure the continuance of consistently profitable trading performances. Features of the Company's current strategic outlook are:

- The introduction of a variety of new products which are either in process of development or 'on the drawing board', particularly as extensions of the product launched in June 2014.
- The further development of the Company's global sales distribution network into countries such as Japan, China and Russia; and
- The expansion of the commercial relationship with Season Group which is providing opportunities for improving efficiency in the production and logistics functions of the Company.

Strategy

The strategy developed by the board and the CEO last year provided a comprehensive basis for planning the next few years when significant events in the satellite market are expected.

The strategy document provided a sound blue print for FY14 and in turn the financial budget for the FY15 financial year. While a conservative approach shows that FY15 maybe a 'steady as she goes' performance, it is in line with the Company's objective of producing consistent profits.

The Company is maintaining a close vigilance on the expected developments in the satellite market, with a view to capitalising on emerging investment opportunities.

Capital Management

On 1 July 2014 World Reach Limited embarked upon an extensive capital restructuring initiative. We announced a renounceable rights offer which allowed existing shareholders the right to purchase one new share per eligible share owned, at an issue price of \$0.15 per share. The rights offer was partially underwritten to the value of \$2,400,000. On 28 July 2014 the Group completed the rights offer with the issue of 16,000,000 new Ordinary Shares raising \$2,400,000 in capital funds (before costs).

The Company invited convertible note holders to either convert to shares or have their notes redeemed payment after completion by cash renounceable rights issue. The funds raised from the rights issue were sufficient to repay the majority of the Group's interest bearing debt, which has consequently provided a substantial improvement to the Group's balance sheet. The debt repayments include the redemption of the remaining convertible notes not converted of \$500,000, the repayment of a shareholder loan of \$300,000 and repayment of the bank term loan of \$275,000. This is in addition to the early repayment of the balance of extended credit of US\$600,000 provided by creditors to part fund the recently completed major development project. These repayments were complete at the date of today's report, which I regard as a substantial milestone event for the Company.

The conversion of 26 notes into shares by SGV1 Holdings Limited, a company Mr Carl Hung of Season Group is associated with, and SGV1's participation in the rights issue and subsequent underwriting, resulted in SGV1 becoming the largest shareholder in the Company holding 21.41% of the Company's shares. As highlighted above the growing relationship with Season Group is a valuable one for both companies.

The Company is also fortunate to have the support of another Hong Kong based investment company, Ample Skill Limited, which also participated in the rights issue and the underwriting and which holds 19.12% of the Company.

Appreciation to Staff and Board

Finally I would like to again express my gratitude to the leadership of the Company CEO, Mike Capocchi, and his executive team for their tireless pursuit of opportunities available to the Company.

Mr Trevor Moyle Chairman

DIRECTORS' REPORT

Your Directors present their report on the company and its controlled entities for the financial year ended 30 June 2014.

DIRECTORS

The persons who have been a Director of the Company since the start of the financial year to the date of this report are:

Michael Ian Capocchi John Broadhurst Bee Trevor Bruce Moyle Carl Cheung Hung

The qualifications, experience and special responsibilities of each of the directors who held office during the year are:

Trevor Bruce Moyle - Chairman

Age: 65

Mr Moyle has over 30 years senior executive and corporate advisory experience in equity capital markets, banking, structured finance, venture capital, corporate strategy, M&As and funds management. His roles as an advisor have been augmented by roles as a board member and chairman of a number of companies including a number of roles on board sub committees.

His executive experience has been gained at finance houses such as ANZ Securities Ltd, Oxley Corporate Finance Ltd, Cranleigh, Pratt & Co Financial Services Ltd, ANZ Capital Markets Ltd and Westpac.

Over the past ten years Mr Moyle has been primarily operating as an independent advisor working directly with his client base, which has included some executive board roles.

John Broadhurst Bee - Non Executive Director

Age: 70

Mr Bee has an MBA from Stanford University and following careers with McKinsey & Co and Egon Zehnder International established his own consulting practice in Melbourne as a management consultant specialising in revenue growth.

Other experience includes Head of Marketing at a large financial institution and a senior sales role with IBM. Mr Bee's marketing and business development expertise has been gained from over thirty years experience in these senior executive positions.

Michael Ian Capocchi - Managing Director

Age: 43

Mr Capocchi has had over 16 years experience in the ICT industry and has held several senior management positions.

Mr Capocchi joined World Reach Limited as the General Manager of the subsidiary, Beam Communications Pty Ltd , in 2003 and was appointed as the Managing Director of World Reach Limited in March 2008.

Prior to joining World Reach, Mr Capocchi was the Regional Sales Director for Iridium Satellite LLC, directly managing the sales, distribution and channel management strategies for the Asia-Pacific region.

Mr Capocchi has also held senior management positions as the Sales and Marketing Director of Pacific Internet responsible for establishing the Australian operations of the company and with Optus Communications and Myer Stores Limited.

Mr Capocchi is an integral part of the World Reach business, including managing the day to day operations of the group.

Mr Carl Cheung Hung – Non Executive Director

Age: 30

Mr Hung has a Bachelor of Commerce degree from the University of British Columbia and an Executive Masters of Business Administration from University of Western Ontario's (UWO) Richard Ivey School of Business. He is a Six Sigma Black Belt certified by SGS. He is also a Certified Management Accountant.

Mr Hung is President and COO of Season Group International Inc, a global Electronic Manufacturing Services provider. He has helped grow the company from USD15 million in 2002 to USD123 million in 2013, expanding the company's footprint from China, Canada and Malaysia to include the USA and UK.

Season Group has been the preferred contract manufacturer for Beam Communications Pty Ltd for several years and has been instrumental in rationalising Beam's manufacturing and supply processes.

DIRECTORS (continued)

Indemnification of Directors and Officers

During the year, the economic entity has paid premiums in respect of an insurance contract to indemnify directors and officers against liabilities that may arise from their position as directors or officers of the economic entity. Directors and officers indemnified include the company secretary, all directors and all executive officers participating in the management of the economic entity.

Further disclosure required under section 300(9) of the Corporations Law is prohibited under the terms of the insurance contract.

Directorships of Other Listed Companies

No Director of World Reach Ltd has been a Director of any other listed companies in the three years immediately before the end of the financial year.

COMPANY SECRETARY

Dennis Frank Payne has held the position of Company Secretary since 2010. Mr Payne joined the Company in 2005 and also has served since that date as Chief Financial Officer.

Prior to joining World Reach Limited Mr Payne held senior financial and commercial roles at Cadbury Schweppes and Optus Communications. He has a Bachelor of Economics and is a qualified CPA.

PRINCIPAL ACTIVITIES

The activities of the company and its controlled entities during year were the development and marketing of a range of communication products and services, mainly satellite based.

OPERATING RESULTS AND REVIEW OF ACTIVITIES

The Consolidated Group reports a total comprehensive profit of \$439,449 for the year on total revenue of \$12,630,372 (2013: total comprehensive loss of \$835,290 (revised figure) on revenue of \$14,073,087).

A summary of the result for the year is as follows:

	2014 \$000	2013 \$000
Revenue	12,630	14,073
Deduct Cost of goods sold, research & development, administrative marketing and corporate expenses	13,201	13,201
Operating profit before amortisation, depreciation, interest and tax	1846	872
<u>Deduct</u>		
Amortisation	695	972
Depreciation	76	79
Interest (2013 revised)	636	656
Operating profit / (loss)	439	(835)
Net profit / (loss) for year	439	(835)
Total profit and other comprehensive income for the year	439	(835)

The Group is very pleased to report a profit turnaround of more than \$1.2M when compared to last year. The Group achieved a modest profit in the second half of FY13 on the back of a substantial growth in sales revenue. This growth continued into FY14 with three major trading aspects contributing to the profit result:

- Consistent sales of existing products to core global distributors that provided profitable and cash flow positive monthly performances during the year.
- The reduction of high volume/low margin sales that had been evident in recent years.
- Sales of new products from the latest development project commenced in June 2014 producing \$1.7M in revenue, assisting profit in June quarter.

These factors resulted in higher average profit margins and achievement of a net profit ahead of budget expectations.

Monthly amortisation of the capitalised development costs of an older project ceased in September 2013. This together with a delay in completing the latest project until June 2014 (when amortisation commenced), produced a reduction in amortisation costs year on year.

Financing costs were slightly below the previous year. The Group adopted a revised accounting treatment for convertible notes (to comply with accounting standards) during the period, which required expensing of notional interest (above actual interest) in FY14 of \$203,000 (\$234,000 in the amended FY13 figure).

The Group secured an equity capital injection of \$438,000 from a Hong Kong based investor in February 2014 and received a government R&D cash grant of \$471,000 in June 2014. These assisted the achievement of a reduction in interest costs.

The Group is forecasting growth in its trading operations for the 30 June 2015 financial year with a modest improvement in sales and profitability and achievement of positive operating cash flows. The trading forecasts are underpinned by:

- The forecast continuance of a strong level of business in existing products.
- The sale of new products from the recently completed major development project. Sales began in June 2014 with a contracted minimum level of sales for the first twelve months of US\$3M.
- The emerging performances of SatPhone Shop and Short Burst Data airtime services sold in Australia which are expected to continue and contribute \$2.0M to FY15 revenue.

On 28 July 2014 the Group completed a renounceable rights issue which raised \$2.4M in equity capital . During this process and afterwards some convertible note holders either converted to shares or advised the Group that they intended to convert. The renounceable rights funds were sufficient to repay the majority of the Groups interest bearing debt. This included repaying the remaining convertible notes not converted by 22 August 2014 valued at \$500,000 (repaid on 26 August 2014), repaying a shareholder loan of \$300,000 (which occurred on 27 August 2014) and the bank term loan of \$275,000 (repaid on 29 August 2014), as well as the balance of extended credit of US\$600,000 provided by creditors to part fund the recently completed major development project. At 29 August 2014 all convertible notes had either been converted to shares or redeemed, such that no notes remain on issue by the Company.

The capital inflow will provide a substantial improvement to the Group's balance sheet and a reduction in ongoing interest costs. This and the factors described above give the Directors confidence in the outlook for FY15.

SIGNIFICANT CHANGES IN STATE OF AFFAIRS

On 24 February 2014 the World Reach Limited completed a share placement to Ample Skill Limited. The funds raised of \$392,264 (net of costs) represent an increase of 28% in issued capital. There were no other significant changes in the state of affairs of the Consolidated Group during the financial year.

EVENTS AFTER REPORTING DATE

The Group completed a renounceable rights offer on 28 July 2014 with the issue of 16,000,000 new Ordinary Shares raising \$2,340,215 in capital funds (net of costs). During this process and afterwards some convertible note holders either converted to shares or advised the Group that they intended to convert.

The funds raised were sufficient to repay the majority of the Group's interest bearing debt (refer to page 5 for details). As at 29 August 2014 all convertible notes had either been converted to shares or redeemed, such that no notes remain on issue by the Company.

The issued capital of the Company has increased by \$4,515,215 or 255% since 30 June 2014.

DIVIDENDS PROPOSED OR RECOMMENDED

No dividends were paid or declared since the start of the financial year. No recommendation for payment of dividends has been made.

ENVIRONMENTAL ISSUES

The economic entity's operations are not regulated by any significant environmental regulation under any Commonwealth, State or Territory laws.

FUTURE DEVELOPMENTS

The company will continue the development of the Satellite Communications Services and related businesses.

SHARES ISSUED ON THE EXERCISE OF OPTIONS

No ordinary shares of the Company were issued during the year ended 30 June 2014 on the exercise of options.

DIRECTORS' INTERESTS

At the date of this report, the relevant interests of the Directors in the securities of the Company are detailed in Note 16 of the financial statements.

SHARES UNDER OPTION

At the date of this report, the unissued ordinary shares of the Company under option are as follows:

Grant Date	Date of Expiry	Exercise Price	Number Under Option
30.09.09	30.09.14	\$0.6500	114,500
01.01.11	01.01.16	\$0.6500	72,500
01.02.12	01.02.17	\$0.4500	75,000
26.07.12	01.07.17	\$0.6500	800,000
12.12.12	01.07.17	\$0.6500	200,000
18.12.13	18.12.14	\$0.3000	260,000
			1,522,000

DIRECTORS' MEETINGS

During the year ended 30 June 2014 the Company held 19 meetings of Directors (including Audit Committee meetings). Attendances by each Director during the year were:

	Direct meet		Committees		
Director	Attended Maximum Possible Attended		Attended	Maximum Possible Attended	
T Moyle	16	16	3	3	
M Capocchi	16	16	0	0	
J Bee	16	16	3	3	
C Hung	15	16	0	0	

REMUNERATION REPORT (Audited)

This report details the nature and amount of remuneration for each director of World Reach Limited, and for the executives receiving the highest remuneration.

Remuneration Policy

The Company is committed to remunerating its executive directors and senior executives in a manner that is market competitive, consistent with best practice and supports the interests of shareholders. The Company aims to align the interests of executive directors and senior executives with those of shareholders by remunerating through performance and long-term incentive plans in addition to fixed remuneration.

The remuneration of Non-executive Directors is determined by the Board having regard to the level of fees paid to non-executive directors by other companies of similar size and stature and in aggregate must not exceed the maximum annual amount approved by the Company's shareholders, currently \$500,000 as determined at the General Meeting held on 3 August 2007.

Senior executives' remuneration consists of the following elements:

- fixed salary;
- short-term incentive bonus where applicable based on performance;
- long-term incentive share option scheme; and:
- other benefits including superannuation.

Fixed Salary

The salary of senior executives is determined from a review of the market and reflects core performance requirements and expectations. In addition, the Company considers the following:

- The scope of the individual's role;
- The individual's level of skill and experience:
- The Company's legal and industrial obligations;
- Labour market conditions; and
- The size and complexity of the Company's business.

Performance Bonus

The purpose of the performance bonus is to reward an individual's actual achievement of performance objectives and for materially improved company performance. Consequently, performance-based remuneration is paid where a clear contribution to successful outcomes for the company is demonstrated and the individual attains and excels against preagreed key performance indicators during a performance cycle.

The Managing Director has a performance bonus potential of 10% of the Group net profit for the financial year, subject to the achievement of a minimum operating profit before amortisation, depreciation, interest and tax of \$1,000,000. For FY14 the minimum target level was attained and therefore 100% of the potential performance bonus became payable.

No other key management executive has a contractual performance bonus entitlement.

Long-term Incentives

The Company's Share Option Incentive Plan in which executive directors and senior executives may participate was approved by shareholders on 25 November 2011 and authorises the Directors to issue up to 10% of the issued shares. The Company ensures that the payment of equity-based executive remuneration is made in accordance with thresholds set in plans approved by shareholders.

No options were issued in FY14 under the Share Option Incentive Plan.

Other Benefits

Senior executives are entitled to statutory superannuation and other bonus payments subject to the discretion of the Managing Director and the Board.

Employment Contracts

Employment Contracts of Senior Executives

The employment contract of the Managing Director was extended by the Company on 30 June 2014 for a further 4 years expiring on 30 June 2018. It can only be terminated by the company in the event of specified breaches by the employee or on payment of all amounts becoming due under the contract.

All other executives are permanent employees.

REMUNERATION REPORT (continued)

(a) Names and positions held of consolidated group Key Management Personnel in office at any time during the financial year are:

Directors

Mr M Capocchi Executive Managing Director
Mr J Bee Non Executive Director
Mr C Hung Non Executive Director
Mr T Moyle Non Executive Chairman

Other key management personnel

Mr D Payne Chief Financial Officer and Company Secretary

(b) Details of remuneration for the year

The remuneration for each director and each of the other key management personnel of the consolidated group receiving the highest remuneration during the year was as follows:

Post- Other long- Share- employment term Termination based	
Short-term employee benefits benefits benefits benefits payments	
2014 Cash Motor Cash bonus & vehicle & Employee Employee Eligible salary & Commitation tother benefits Super-benefits termination payable benefits Options [a] Total related \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	Remuneration consisting of options %
Directors	
Mr T Moyle 40,000 7,370 47,370 0.00 Mr M Capocchi 348,755 43,945 39,790 19,400 31,390 6,445 29,820 519,545 8.40	
MI M CAPUTCHI 340,733 43,345 39,790 19,400 31,390 0,445 29,620 519,045 6.41 Mr.J Bee 40,000 9,940 49,940 0.00	
Mr C Hung - 0.00	
Other Mr D Payne 177,014 10,000 - (1,316) 16,375 4,837 - 206,910 4.83	6 0.00%
Mr D Payne 177,014 10,000 - (1,316) 16,375 4,837 - 206,910 4.83	0.00%
Total 605,769 53,945 39,790 18,084 47,765 11,282 - 47,130 823,765	
Post- Other long- Share-	
employment term Termination based	
Short-term employee benefits benefits benefits payments	
2013 Cash Motor Cash bonus & vehicle & Employee Employee Eligible salary & Commi- other benefits Super- benefits termination Performanc fees ssions allowances payable [b] annuation payable benefits Options [a] Total related \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ %	Remuneration consisting of options %
Directors 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	70
Mr T Moyle 33,333 4,034 37,367 0.01	6 10.80%
Mr M Capocchi 317,140 - 22,000 4,470 30,710 5,030 27,662 407,012 0.00	
Mr J Bee 40,000 9,221 49,221 0.0	
Mr C Hung - 0.0	6 0.00%
Other	
Mr D Payne 169,320 (1,480) 15,240 2,700 - 185,780 0.0	6 0.00%
Total 559,793 - 22,000 2,990 45,950 7,730 - 40,917 679,380	

[[]a] Option based compensation relates to the value of options issued to date and brought to account pro-rata to the time period from the date of issue to the date of vesting.

[[]b] Employee benefits payable represents net increase in benefits payable charged to the consolidated statement of profit or loss and other comprehensive income in the current year.

REMUNERATION REPORT (continued)

(c) (i) Options granted as part of remuneration for the year

2014	Grant date	Granted number	Value per option at grant date \$	Value of options granted during the year \$	Value of options exercised during year \$	Value of options lapsed during year \$	Total \$
Directors							
Mr T Moyle	-	-	-	-	-	-	-
Mr M Capocchi	-	-	-	-	-	-	-
Mr J Bee	-	-	-	-	-	-	-
Mr C Hung	-	-	-	-	-	-	-
Other							
Mr D Payne	-	-	-	-	-	(3,150)	(3,150)
2013	Grant date	Granted number	Value per option at grant date \$	Value of options granted during the year \$	Value of options exercised during year \$	Value of options lapsed during year \$	Total \$
Directors							
Mr T Moyle	12.12.12	200,000	0.0858	17,153	-	-	17,153
Mr M Capocchi	26.07.12	600,000	0.1365	81,900	-	(240,700)	(158,800)
Mr J Bee	26.07.12	200,000	0.1365	27,300	-	-	27,300
Mr C Hung	-	-	-	-	-	-	-
Other Mr D Payne	-	-	-	-	-	-	

(c) (ii) Options granted and/or vested during the year

	Terms & conditions for each grant							
2014	Vested No.	Granted No.	Grant date	Value per option at grant date \$	Exercise price \$	Expiry date	First exercise date	
Directors Mr T Moyle Mr M Capocchi	-	-	-	-	-	-	-	-
Mr J Bee Mr C Hung	-	-	-	-	-	-	-	-
Other Mr D Payne		-	-	-	-	-	-	-
Total		-						
	Terms & conditions for each grant							
2013	Vested No.	Granted No.	Grant date	Value per option at grant date \$	Exercise price \$	Expiry date	First exercise date	
Directors Mr T Moyle	-	200,000	12.12.12 26.07.12	0.0858 0.1365	0.6500 0.6500	01.07.17	01.07.14 01.07.14	01.07.17
Mr M Capocchi Mr J Bee Mr C Hung		200,000	26.07.12	0.1365	0.6500	01.07.17	01.07.14	01.07.17
Other Mr D Payne	-	-	-	-	-	-	-	-
Total	-	-						

For further details relating to options, refer to Note 17 of the financial statements.

(d) Shares issued on exercise of remuneration options

No options were exercised by key management personnel during the financial year ended 30 June 2014 and comparative year ended 30 June 2013.

(e) Voting and comments made at the Company's 2013 Annual General Meeting (AGM)

At the Company's most recent AGM, a resolution to adopt the prior year remuneration report was put to the vote and at least 75% of 'yes' votes were cast for adoption of that report. No comments were made on the remuneration report at the AGM.

NON AUDIT SERVICES

No non audit services were undertaken by the external auditors during the year ended 30 June 2014.

AUDITOR'S INDEPENDENCE DECLARATION

The Auditor's Independence Declaration is attached and forms part of the Directors' Report.

Signed in accordance with a resolution of the Board of Directors dated 11 September 2014.

Mr Trevor Moyle Chairman



RSM Bird Cameron Partners

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AUDITOR'S INDEPENDENCE DECLARATION

As lead auditor for the audit of the financial report of World Reach Limited for the year ended 30 June 2014, I declare that, to the best of my knowledge and belief, there have been no contraventions of:

- (i) the auditor independence requirements of the Corporations Act 2001 in relation to the audit; and
- (ii) any applicable code of professional conduct in relation to the audit.

RSM BIRD CAMERON PARTNERS

J S CROALL Partner Melbourne, VIC

Dated: 11 September 2014

CORPORATE GOVERNANCE

The Directors of World Reach Limited are committed to protecting and enhancing shareholder value and conducting the company's business ethically and in accordance with the highest standards of corporate governance.

The Directors support, and have substantially implemented, the Corporate Governance Principles and Recommendations as amended by the Australian Securities Exchange (ASX) Corporate Governance Council in 2007 and 2010 and as revised and re-issued as a third edition in 2014.

In line with these recommendations and the requirements of the ASX Listing Rule 4.10.3 and in the spirit of good disclosure we report on our compliance, at the date on which the Directors' report is made out, with each of the Principles and Recommendations. The Directors note that the third edition has modified the requirements under Listing Rule 4.10.3 for reporting periods beginning on 1 July 2014. These requirements will be addressed for financial year 2014/15.

Principle 1: Companies should establish and disclose the respective roles and responsibilities of the board and management

The Company has adopted a Board Charter which details the functions and responsibilities of the Board of Directors. A copy of the Board Charter is on the Company's website.

The employment contract between the Company and the Chief Executive Officer and the letter of engagement for the Chief Financial Officer and senior executives details the terms of employment, job specifications and responsibilities.

The Role of the Board of Directors

The World Reach Board is responsible to its shareholders for the protection and enhancement of long term shareholder value.

To fulfil this role the Board is responsible for:

- setting of objectives, goals and corporate direction;
- adopting and monitoring progress of a strategic plan;
- adopting an annual budget and constant monitoring of financial performance;
- ensuring adequate internal financial, accounting and managerial controls exist and are appropriately monitored for compliance;
- developing, publishing, reviewing, implementing and monitoring corporate governance policy, the committee system, the company's constitution, codes of conduct, corporate management and legislative compliance;

- ensuring significant business risks are identified and appropriately managed;
- ensuring the Company maintains, at all times, the highest standard of business, financial and ethical behaviour;
- selecting and recommending new Directors, including the Managing Director, to shareholders;
- setting compensation arrangements for Executive Directors and executive management after receiving recommendations from the Audit Committee:
- occupational health and safety issues and ensuring an appropriate system of management is implemented;
- reporting to shareholders; and
- approving decisions concerning the capital of the company, including capital restructures and significant changes to major financing arrangements.

Functions of Senior Executives

The Chief Executive Officer reports to the Board and is responsible for the operation and administration of the Company including the implementation of the Company's strategies, plans, policies and control programmes. He is supported by a management team whose responsibilities are delineated by formal authority delegations. The team meets regularly to coordinate activities and to review and monitor performance.

Evaluating the Performance of Senior Executives

Arrangements put in place by the Board to monitor the performance of the Group's key executives include:

- regular monthly reporting submitted to the Board and attendance at all Board Meetings by the Chief Executive Officer and Chief Financial Officer;
- a review by the Board of the Group's financial performance and revised forecast results on a monthly and annual basis at Board meetings at which reports are presented by the key executives;
- an evaluation of the detailed presentations made by the Chief Executive Officer and his direct reports during business planning / strategy meetings which are at least bi-annual.

Principle 2: Companies should have a Board of an effective composition, size and commitment to adequately discharge its responsibilities and duties

Board Processes

The board recognises that its responsibilities should accord with the following general principles:

- the Board should be made up of a majority of Independent Directors;
- The Board should encourage gender diversity for Directors subject to skill and experience;
- the Chairman of the Board should be an Independent Director;
- the roles of Chairman and Chief Executive Officer should not be exercised by the same person;
- the Board should meet on a monthly basis;
- all available information in connection with items to be discussed at a meeting of the Board shall be provided to each Director prior to that meeting; and
- Directors are entitled to seek independent professional advice.

To assist in the execution of its responsibilities the Board has established an Audit Committee with a formalised charter and operating principles. Activities which may be conducted by separate committees in a larger company such as Directors Nomination, Risk Management and Remuneration are dealt with by the full Board as separate and specific agenda items in accordance with the principles and policies set down in the Company's corporate governance programme.

Chairman's Appointment and Responsibilities

The Chairman is appointed by the board from the non-executive directors. The Chairman:

- provides appropriate leadership to the board and the Company;
- ensures membership of the board is balanced and appropriate for the Company's needs;
- facilitates board discussions to ensure the core issues facing the organisation are addressed;
- maintains a regular dialogue and mentor relationship with the Chief Executive Officer:
- monitors board performance; and
- guides and promotes the on-going effectiveness and development of the board and individual directors.

Conduct of Board Business

The Board normally holds monthly formal board meetings and will also meet whenever necessary to carry out its responsibilities. In the year ended 30 June 2014, the Board and/or its committees met 19 times.

When conducting Board business, Directors have a duty to question, request information, raise any issue of concern, and fully canvas all aspects of any issue confronting the Company and vote on any resolution according to their own judgment.

Directors keep confidential board discussions deliberations and decisions that are not publicly known.

Conflicts of Interest

Directors are required to continually monitor and disclose any potential conflicts of interest that may arise. Directors must:

- disclose to the Board any actual or potential conflicts of interest that may exist as soon as the situation arises:
- take necessary and reasonable steps to resolve any conflict of interest within an appropriate period, if required by the Board or deemed appropriate by that director; and
- comply with the Corporations Act requirements about disclosing interests and restrictions on voting.

Directors should discuss with the Chairman any other proposed Board or executive appointments they are considering undertaking and advise the Company of their appointments to other companies as soon as possible after the appointment is made.

The same requirement exists for related party transactions including financial transactions with the Company. Related party transactions are reported in writing to the Company Secretary and where appropriate, raised for consideration at the next board meeting.

Directors Independence

At the date on which the Directors' report is made out, the Company has a 4 member Board consisting of three non-executive Directors. Two of the three non-executive Directors are considered by the Board to be independent of management in terms of the ASX Corporate Governance Council's definition of independent Directors in that they do not have any business interest or other relationship that could materially interfere with the exercise of their judgment and ability to act in the best interests of the Company.

In the interest of clear disclosure:

- Mr Carl Hung, a non-executive Director, is also the President of Season Group. The Company has subcontracted manufacturing on an arms length basis to Season Group and Mr Hung, through SGV1 Holdings Limited, holds an interest at the date of this report in 21.41% of the Company's issued shares and is thereby a substantial holder.
- Mr John Bee, an independent non-executive Director, holds an interest at the date of this report in 1.67% of the Company through JBB Superannuation Fund and is thereby not defined as a substantial shareholder. The Directors consider this holding is not material when considering the ability of Mr Bee to act as an independent Director.

 Mr Trevor Moyle, an independent non-executive Director is the Chairman of the Board.

The names, qualifications and experience of each Director of the Company are detailed in the Directors Report in the Annual Report.

Appointment of Directors

The Company has not established a nomination committee for recommending the appointment of Directors.

The Board considers that as a 4 member Board of a small public company the selection and appointment of Directors is such an important task that it should be the responsibility of the entire Board to consider the nominations process. The structure of the Board is reviewed annually as to qualifications, skills, experience and diversity to ensure the Board has an appropriate mix. In a 4 member Board the highest requirement is for appropriate skill. Where a vacancy exists or there is a need for particular skills, the Board will determine the selection criteria and identify and appoint a suitable candidate. External advisors may be used in this Directors appointed by the Board must process. stand for re-election at the next meeting of shareholders.

There are no maximum terms set for non-executive Director appointments. The Board does not set arbitrary limits on the tenure of non-executive Directors. Instead, the tenure of Directors is dependent on their ability to meet performance criteria with performance being formally reviewed on an annual basis.

The Company's Election of Directors Policy is posted on the Company's website.

Retirement of Directors

One-third of the Directors are required to retire by rotation at each Annual General Meeting (AGM). The Directors to retire at each AGM are those who have been longest in office since their last election. Where Directors have served for equal periods, they may agree amongst themselves or determine by lot who will retire. A Director must retire at the third AGM since last elected or re-elected.

A Director appointed as an additional or casual director by the Board will hold office until the next AGM when the Director may be re-elected. This re-election will be in addition to any rotational retirements.

A Chief Executive Officer, if also a Director, is not subject to retirement by rotation and is not to be taken into account in determining the rotation of retirement of Directors.

Evaluation of Directors Performance

The Board has adopted a self-evaluation process to measure its own performance and the performance of its Committees.

On an annual basis, the Chairman facilitates a discussion and evaluation of the Board's performance in accordance with this process. This includes discussions about the Board's role, processes, performance and other relevant issues.

Each Director's performance is reviewed by the Chairman and Board prior to the Director standing for re-election.

If the contribution of a non-executive Director appears to a majority of Directors to be less than adequate or to be harmful to the good working of the Board, they may request the Chairman to inform that Director accordingly and ask that person to consider his or her position on the Board. If the Director takes no action in response, a circulated minute signed by a majority of Directors will authorise the Company Secretary to inform the shareholders that the Board will not support the re-election of the Director at the general meeting where they are next due to offer for re-election.

Access to Information

Directors are encouraged to access members of the senior management team at any time to request relevant information in accordance with protocols adopted by the Board.

Where Directors perceive an irregularity in a Company related matter, they are entitled to seek independent advice at the Company's expense.

Directors must ensure that the costs are reasonable and must inform the Chairman before the advice is sought. The advice must be made available to the rest of the Board.

Independent Professional Advice

Each Director has the right to seek independent legal and other professional advice at the Company's expense concerning any aspect of the Company's operations or undertakings in order to fulfil their duties and responsibilities as directors.

Principle 3: Companies should actively promote ethical and responsible decision making

Interest of Stakeholders

The Company's objective is to maintain and further develop its business to increase shareholder value while also adding value for customers, employees and other stakeholders. To ensure this occurs, the Group conducts its business within the Code of Ethics, documented and outlined in the code of conduct section of this statement, and the Group's core values which are to:

- act with integrity and fairness;
- create a safe, challenging and fun workplace;
- encourage a corporate culture which embraces diversity:
- recognise the needs of the community;
- protect the environment;
- be commercially competitive;
- foster a performance driven culture; and
- encourage innovation and technical leadership.

Code of Conduct

As part of the Board's commitment to the highest standard of personal and corporate behaviour, the Company adopts a code of conduct to guide executives, management and employees in carrying out their duties and responsibilities. The code of conduct covers such matters as:

- Responsibilities to shareholders;
- Compliance with laws and regulations:
- Relations with customers and suppliers;
- Ethical responsibilities including responsibility for reporting and investigating unethical practices;
- Employment practices including a fair and open approach to all forms of diversity; and
- Responsibilities to the environment and the community.

Diversity

The Board at this time has not established an explicit policy on diversity or measureable objectives for achieving gender diversity. Because of the size of the Company (26 Board members and staff at the date of this report) the Board feels that it is not appropriate to have objectives on diversity that stand alone. Rather, the Board, recognising the positive benefits for the organisation of increased diversity, especially gender, has sought to integrate diversity objectives within the existing policies and procedures of the Company.

Since the inception of the Company the Board has taken measures to establish a corporate culture in which the principles of diversity are embedded. By promoting and supporting transparent recruiting processes, flexible work practices, an enlightened code of conduct, equal employment opportunity policies and clear reporting of outcomes, the Board feels that the objectives of diversity will be achieved. The results of recruiting and the composition of staff are reported by the Chief Executive Officer and reviewed at monthly Board meetings.

At the date of this report the Company has a total staff excluding Board members of 22 employees of which 23% (5 employees) are women. The senior executive team is made up of 6 managers including one female. At this time there are no women on the Board which comprises 4 members.

Share Trading Policy

The Company's Director and Employee Share Trading Policy aims to:

- protect stakeholders' interests at all times;
- ensure that directors and employees do not use any information they possess for their personal advantage or the Company's detriment; and
- ensure that Directors and employees comply with insider trading legislation of the various jurisdictions in which transactions may take place.

Purchase or sale of the Company's shares and/or options over such shares by Directors, executives and staff of the Company should only occur in circumstances where the market is considered to be fully informed of the Company's activities. This policy requires that the relevant person notify the Company Secretary of their intention to trade in the Company's shares and/or options over such shares prior to the transaction and that the Company Secretary be required to discuss the proposed trading intentions with the Chairman. The Board recognises that it is the individual responsibility of each Director to carry this policy through.

Breaches of this policy may lead to disciplinary action being taken, including dismissal in serious cases.

The Company's Employee Share Trading Policy is available on the Company's website.

Principle 4: Companies should have a structure to independently verify and safeguard the integrity of their financial reporting

Audit Committee

The Board has established an Audit Committee to consider certain issues and functions in further detail. The chairman of the Audit Committee reports on any matters of substance at the next full board meeting.

The Audit Committee has its own terms of reference, approved by the Board and reviewed annually, with additional review when appropriate.

The members of the Committee at the date of this report are:

- Mr T Moyle (Chairman)
- Mr J Bee

Details of the qualifications, experience and attendance at Committee meetings by each Committee Member is included in the Directors Report.

The ASX Corporate Governance Council has made recommendations for the composition of the Audit Committee:

- the Committee should consist only of non-executive Directors;
- it should have a majority of Independent Directors;
- it should be chaired by an independent Director who is not Chairman of the Board;
- the Committee should have at least 3 members.

While recognising these recommendations, the Board is restricted by having only four Board members. The Board has appointed two Independent Directors to make up the Committee. The Board considers these two to be independent of management in terms of the ASX Corporate Governance Council's definition of independent Directors in that they do not have any business interest or other relationship that could materially interfere with the exercise of their judgment and ability to act in the best interests of the Company. The most financially qualified of the two Directors, Mr T Moyle, who is Chairman of the Board, has been appointed Chairman of the Committee. The Board considers that such a two member Committee can properly and efficiently discharge its responsibilities given the small size of the Company.

The Committee assists the Board to discharge its corporate governance responsibilities, in regard to the business' relationship with, and the independence of, the external auditors. It especially:

recommends appointment of external auditors and fees:

- ensures reliability and integrity of disclosure in the financial statements and external related financial communications, although ultimate responsibility rests with the full Board;
- reviews compliance with statutory responsibilities;
- reviews budgets and accounting policy;
- ensures maintenance of an effective framework of business risk management including compliance and internal controls and monitoring of the internal audit function;
- reviews adequacy of the Company's insurance programme, including directors' and officers' professional indemnity and other liability insurance cover;
- undertakes any special investigations required by the Board.

The Committee provides a forum for the effective communication between the Board and external auditors. The Committee reviews:

- The annual and half-year financial report prior to their approval by the Board;
- The effectiveness of management information systems and systems of internal control; and
- The efficiency and effectiveness of external audit functions, including reviewing the respective audit plans.

The Committee invites the CEO, the CFO, the Company's fourth Director and the external auditors to attend Committee meetings where appropriate. The Committee also meets with and receives regular reports from the external auditors concerning any matters which arise in connection with the performance of their respective roles, including the adequacy of internal controls.

The Company's Audit Committee met three times during the course of the financial year ended 30 June 2014.

The Company's Audit Committee has a formal charter setting out the Committee's role and responsibilities. The charter is posted on the Company's website.

Auditor independence

Best practice in financial and audit governance is evolving rapidly and the independence of the external auditor is particularly important to shareholders and the Board. To ensure that the Company's practices are up to date, the Board has adopted a Charter of Audit Independence that is reviewed regularly to keep it in line with emerging practices domestically and internationally.

The key points covered by the Charter include:

- rotation of the senior audit partner every five years;
- annual confirmation by the auditor that it has satisfied all professional regulations relating to auditor independence;
- half yearly reporting on the levels of audit and nonaudit fees; and
- specific exclusion of the audit firm from work which may give rise to a conflict.

Principle 5: Companies should promote timely and balanced disclosure of all material matters concerning the company

Communication with Shareholders

The Company is committed to increasing the transparency and quality of its communication and to be regarded by our shareholders as an outstanding corporate citizen. Our approach to communication with shareholders and financial markets is set out in the Company's Shareholder Communication Strategy document.

Information is communicated to shareholders through the distribution of the Annual Report and other communications as required. All significant information is posted on the Company's website as soon as it is disclosed to the ASX. All investors will have equal and timely access to information on the Company's financial position, performance, ownership and governance.

The guiding principle of the policy is that the Company must immediately notify the market via an announcement to the ASX of any information concerning the Company that a reasonable person would expect to have a 'material' effect on the price or value of the Company's securities.

The Board must ensure that Company announcements:

- are made in a timely manner;
- are factual:
- do not omit material information;
- are expressed in a clear and objective manner that allows investors to assess the impact of the information when making investment decisions.

The Company's Policy in regard to materiality disclosure and continuous disclosure is available on the Company's website.

Principle 6: Companies should respect the rights of shareholders and facilitate the exercise of those rights

The Company ensures that shareholders are informed of all major developments affecting the Group immediately by ASX announcements and commentary on operations in quarterly reports.

All ASX announcements and quarterly reports are posted on the ASX website for the Company and on the Company's website.

All shareholders receive copies of shareholders notices by email or post and a copy of the annual report is distributed to all shareholders who elect to receive one (hardcopy in the mail or electronically) and it is available on the Company's website.

Meetings

All shareholders are encouraged to attend and participate in shareholder meetings. All Directors, senior managers, Auditors and the Company Secretary attend these meetings and respond to shareholder questions in relation to specific agenda items and general business. The Annual General Meeting features an extensive presentation by the CEO which is also released as an ASX announcement for shareholders who cannot attend the meeting.

Website

The Company has established a corporate website and is continuously upgrading the appearance and content of the website so that investors and others can be fully informed with the latest information on the Group's activities, press releases and ASX announcements.

The Company's shareholder communication strategy is posted on the Company's website.

Principle 7: Companies should establish a sound system of risk oversight and management and internal control

Risk Management

Due to the importance of this function, the Board is responsible for ensuring appropriate measures are in place in order to manage risk in line with the Company's risk strategy. An external consultant has assisted the Board in this process.

The Audit Committee assists the Board in fulfilling its responsibilities in this regard by reviewing the financial and reporting aspects of the Group's risk management and control framework.

The Company has implemented a risk management program that enables the business to identify and assess risks, respond appropriately and monitor risks and controls.

The Company is exposed to risk from operations (employee health and safety, environmental, insurance, litigation, disaster, business continuity etc), compliance issues and financial risks (interest rate, foreign currency, credit and liquidity). To mitigate these risks, the Company has established risk and assurance policies and procedures, which aim to:

- assist management to discharge its corporate and legal responsibilities; and
- assure management and the Board that the framework is effective.

Responsibility for control and risk management is delegated to the appropriate levels of management within the Group and the Managing Director has ultimate responsibility to the Board for risk management and control.

Areas of significant business risk to the Group are detailed in the Business Plan presented to the Board by the Managing Director at the start of each year.

The Board reviews and approves the parameters under which significant business risks will be managed before adopting the Business Plan.

Risk parameters and compliance information are reported monthly to the Board by the Managing Director and CFO.

The Board has required management to implement internal control systems to manage the Company's material business risks and to report on whether risks are being effectively managed.

Arrangements put in place by the Board to monitor risk management include:

- review of risk areas at monthly Board meetings;
- regular monthly reporting to the Board in respect of operations, the financial position of the Group and new contracts:
- reports by the Chairman of the Audit Committee;
- attendance and reports by the Managing Director, CFO and the Group's management team at Board meetings;
- any Director may request that operational and project audits be undertaken either internally or by external consultants.

The Board has adopted reporting procedures which allow it:

- to monitor the Group's compliance with the continuous disclosure requirements of the ASX; and
- to assess the effectiveness of its risk management and control framework.

The Company's Risk Management Policy is posted on the Company's website.

Financial Reporting

The Board receives regular reports about the financial condition and operational results of the Company and its controlled entities. The Managing Director and CFO periodically provide formal statements to the Board that, in all material aspects, the Company's financial statements present a true and fair view of the Company's financial condition and operational results.

The Managing Director and the CFO provide formal statements to the Board in accordance with Section 295A of the Corporations Act 2001 at each reporting date that, with regard to risk management and internal compliance and control systems;

- i. the statements made with respect to the integrity of financial statements and notes thereto are founded on a sound system of risk management and internal control systems which, in all material respects, implement the policies adopted by the Board of Directors;
- ii. the risk management and internal control systems are operating effectively and efficiently in all material respects in relation to financial reporting risks.

Principle 8: Listed entities should ensure that the level and composition of remuneration is sufficient and reasonable and that its relationship to performance is clear

Remuneration

The Board considers that, due to its small size, all members of the Board should be involved in determining remuneration levels. Accordingly it has not established a separate remuneration committee. Instead time is set aside at two Board meetings each year specifically to address the matters usually considered by a remuneration committee. Executive Directors absent themselves during discussion of their remuneration.

At these two meetings the Board reviews the following:

 the Company's remuneration, recruitment, retention and termination policies and procedures for senior executives

- senior executives remuneration and incentives
- superannuation arrangements
- remuneration framework for Directors
- · remuneration by gender.

The remuneration of Non-executive Directors is determined by the Board having regard to the level of fees paid to non-executive directors by other companies of similar size and stature.

The aggregate amount payable to the Company's Nonexecutive Directors must not exceed the maximum annual amount approved by the Company's shareholders, currently \$500,000 as determined at the General Meeting held on 3 August 2007.

The Company is committed to remunerating its Executive Directors and senior executives in a manner that motivates them to pursue the long-term growth and success of the Company and is consistent with best practice. The Company aims to align the interests of Executive Directors and senior executives with those of shareholders through short-term and long-term incentive plans which demonstrate a clear relationship between performance and remuneration.

Consequently, Executive Directors and senior executives' remuneration consists of the following elements:

- fixed salary;
- short-term incentive bonus based on performance;
- long-term incentive share/option scheme; and
- other benefits including superannuation.

Fixed Salary

The salary of Executive Directors and senior executives is determined from a review of the market and reflects core performance requirements and expectations. In addition, the Company considers the following:

- the scope of the individual's role;
- the individual's level of skill and experience;
- the Company's legal and industrial obligations;
- labour market conditions; and
- the size and complexity of the Company's business.

Performance Bonus

The purpose of the performance bonus is to reward actual achievement by the individual of performance objectives and for materially improved company performance. Consequently, performance-based remuneration is paid where a clear contribution to successful outcomes for the Company is demonstrated and the individual attains and excels against pre-agreed key performance indicators during a performance cycle.

Long-Term Incentives

The Company has a share option scheme in which senior executives may participate. The Share Option Incentive Plan was approved by shareholders on 25 November 2011 and authorises the Directors to issue options up to 10% of the shares issued by the Company. The number of shares and options issued under the scheme is reasonable in relation to the existing capitalisation of the Company and all payments under the scheme are made in accordance with thresholds set in plans approved by shareholders. Any issue of Options to Executive and Non Executive Directors must be approved by Shareholders.

Other Benefits

Senior executives are entitled to statutory superannuation and other bonus payments subject to the discretion of the Board.

Termination Payments

Senior executives may be entitled to a payment upon termination of employment from the Company. Where so entitled, the termination payment has been agreed in the senior executive's contract of employment and it is not payable where termination of employment is for misconduct

The Company's Remuneration Policy is available on the Company's website.

Website Information

The Company has established a website at www.worldreach.com.au Information lodged on this website in a specific corporate governance section includes:

- Board Charter
- Audit Committee Charter
- Risk Management Policy
- Materiality Disclosure Policy
- Remuneration Policy
- Election of Directors Policy
- Whistle Blower Policy
- Share Trading Policy
- CEO and CFO Declarations
- Continuous Disclosure Policy
- Shareholder Communication
- Code of Conduct
- Audit Independence Charter

The ASX Corporate Governance Council's Principles of Good Corporate Governance and Best Practice Recommendations can be viewed on the ASX website: www.asx.com.au.

CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME FOR THE YEAR ENDED 30 JUNE 2014

		Year e	nded
	Nata	30 June 2014	30 June 2013
	Note	\$	\$
Revenue	2(a)	12,630,372	14,073,087
Changes in inventories of raw materials, finished goods and work in progress		810,431	(1,241,624)
Raw materials, consumables and other costs of sale	2(b)	(8,053,701)	(8,362,596)
Employee benefits expense		(1,965,771)	(1,993,141)
Depreciation expense	7(a)	(75,575)	(79,045)
Amortisation expense	8(a)	(695,243)	(971,861)
Finance costs expense	2(c)	(636,292)	(656,927)
Auditor remuneration expense	18	(69,996)	(100,004)
Accounting, share registry and secretarial expense		(71,653)	(84,475)
Consultancy and contractor expense		(256,238)	(331,413)
Legal, insurance and patent expense		(169,966)	(147,122)
Other expenses	2(d)	(1,006,919)	(940,169)
Profit (Loss) before income tax		439,449	(835,290)
Income tax expense / (benefit)	3(a)	<u> </u>	
Profit for the year		439,449	(835,290)
Other comprehensive income			
Total profit/(loss) and other comprehensive income for the year		439,449	(835,290)
Loss and total comprehensive income are both fully attributable to owners of the Company			
Basic earnings per share (cents) Diluted earnings per share (cents)	20 20	3.45 3.15	(7.13) (7.13)

CONSOLIDATED STATEMENT OF FINANCIAL POSITION AS AT 30 JUNE 2014

	-	30 June 2014	30 June 2013
No	ote	\$	\$
Current assets			-
Cash and cash equivalents	4	229,592	1,322,921
Inventories		3,211,234	2,400,803
Trade and other receivables	3 _	2,694,482	2,136,915
Total current assets	-	6,135,308	5,860,639
Non-current assets			
Plant and equipment	7	98,964	156,381
Intangible assets	3	2,913,033	1,702,883
Total non-current assets	-	3,011,997	1,859,264
Total assets	-	9,147,305	7,719,903
Current liabilities			
Trade and other payables	9	4,216,348	3,086,122
Other financial liabilities 1		773,045	1,403,647
Short-term provisions 1	1	729,849	367,092
Total current liabilities	-	5,719,242	4,856,861
Non-current liabilities			
Other financial liabilities 1	0	2,586,157	3,123,064
Long-term provisions 1	1	29,630	34,719
Total non-current liabilities	-	2,615,787	3,157,783
Total liabilities	_	8,335,029	8,014,644
Net assets / (deficiency of net assets)	=	812,276	(294,741)
Equity			
	2	1,769,355	1,377,091
Reserves		697,630	762,040
Accumulated losses	-	(1,654,710)	(2,433,872)
Total equity	_	812,276	(294,741)

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 30 JUNE 2014

	Issued capital \$	Reserves \$	Accumulated losses	Total equity \$
Balance at 1 July 2012	1,327,091	777,243	(1,839,282)	265,052
Total loss and comprehensive income for the year	-	-	(835,290)	(835,290)
Transactions with owners in their capacity as owners and other transfers:				
- Remuneration based option payments	-	40,917	-	40,917
- Adjustment for employee share options lapsed	-	(240,700)	240,700	-
- Convertible note options issued	-	184,580	-	184,580
- Contributions of equity, net of transaction costs	50,000	-	-	50,000
Balance at 30 June 2013	1,377,091	762,040	(2,433,872)	(294,741)
Balance at 1 July 2013	1,377,091	762,040	(2,433,872)	(294,741)
Total loss and comprehensive income for the year	-	-	439,449	439,449
Transactions with owners in their capacity as owners				
- Shares issued, net of transaction costs	392,264	-	-	392,264
- Convertible note options issued	-	228,174	-	228,174
- Convertible note options lapsed	-	(322,783)	322,783	-
- Remuneration based option payments	-	47,129	-	47,129
- Adjustment for employee share options lapsed		(16,930)	16,930	-
Balance at 30 June 2014	1,769,355	697,630	(1,654,710)	812,276

CONSOLIDATED STATEMENT OF CASH FLOWS FOR THE YEAR ENDED 30 JUNE 2014

	-		nded
	-	30 June 2014	30 June 2013
<u>-</u>	Note	\$	\$
Cash flow from operating activities			
Receipts from customers		12,981,571	14,669,070
Payments to suppliers and employees		(11,549,288)	(12,788,886)
Interest received		6,028	19,234
Interest and finance charges paid		(433,274)	(367,573)
Export market development grant receipts		92,493	158,752
Net cash provided by / (used in) operating activities	15(a)	1,097,530	1,690,596
Cash flow from investing activities			
Purchases of plant and equipment	7(a)	(26,579)	(17,824)
Proceeds from sale of plant & equipment	()	500	-
Development costs capitalised	8(a)	(1,905,393)	(965,604)
Research and development grant	` '	471,396	` - ′
Net cash used in investing activities		(1,460,076)	(983,428)
Cash flow from financing activities			
Proceeds - convertible notes		(75,000)	650,000
Net loan payments		(447,930)	(704,854)
Proceeds on share purchase plan / share placement		392,264	50,000
Net cash provided by / (used in) financing activities	-	(130,666)	(4,855)
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Net increase / (decrease) in cash and cash equivalents		(493,213)	702,313
Cash and cash equivalents at beginning of year		447,805	(254,508)
Cash and cash equivalents at end of financial year	15(b)	(45,408)	447,805

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2014

1. Summary of significant accounting policies

(i) Basis of preparation

These general purpose financial statements have been prepared in accordance with the Corporations Act 2001, Australian Accounting Standards and Interpretations of the Australian Accounting Standards Board and International Financial Reporting Standards as issued by the International Accounting Standards Board. The Group is a for-profit entity for financial reporting purposes under Australian Accounting Standards. Material accounting policies adopted in the preparation of these financial statements are presented below and have been consistently applied unless stated otherwise.

Reporting Basis and Conventions

Except for cash flow information, the financial statements have been prepared on an accruals basis and are based on historical costs, modified, where applicable, by the measurement at fair value of selected non-current assets, financial assets and financial liabilities.

(ii) Going concern

The Financial Report has been prepared on a going concern basis which assumes that the Group will be able to generate sufficient positive cash flows to meet its financial obligations, realise its assets and extinguish its liabilities in the normal course of business.

The trading results for the year ended 30 June 2014 and the financial position of the Group at that date are summarised as follows:

	30 June 2014	30 June 2013
	\$	\$
Revenue	12,630,372	14,073,087
EBITDA	1,846,559	872,543
Profit/(Loss) for the year	439,449	(835,290)
Cash generated / (used in) operating activities	1,097,529	1,690,596
Net assets / (deficiency)	812,276	(294,741)
Net current assets	416,066	1,003,778

The adoption of the going concern basis for the preparation of the Financial Report has been made after consideration of the following matters:

- On 28 July 2014 the Group completed a renounceable rights issue which raised \$2.4M in capital funds. During this process and afterwards some convertible note holders either converted to shares or advised the Group that they intended to convert. The renounceable rights funds will be sufficient to repay the majority of the Groups interest bearing debt. This includes repaying the remaining convertible notes not converted by 22 August 2014 valued at \$500,000 (repaid on 26 August 2014), repaying a shareholder loan of \$300,000 (which occurred on 27 August 2014) and the bank term loan of \$275,000 (submission made for repayment at the expiry of the current monthly term on 30 August 2014), as well as the balance of extended credit of US\$600,000 provided by creditors to part fund the recently completed major development project. At 29 August 2014 all convertible notes have either been converted to shares or redeemed, such that no notes remain on issue by the Company. Further details of the rights issue and debt repayments are included in Note 25 'Subsequent Events'.
- The Group secured a capital injection on 24 February 2014 of \$438,000 from Ample Skill Limited, a Hong Kong based private investor, to provide additional working capital to support planned growth of business activities.
- The Group is forecasting growth in its trading operations for the 30 June 2015 financial year with an improvement in sales and profitability and achievement of positive operating cash flows. The trading forecasts include significant additional sales from:
 - The sale of new products from the recently completed major development project. Sales began in June 2014 with a contracted minimum level of sales for the first twelve months of US\$3M.
 - The emerging performances of SatPhone Shop and Short Burst Data airtime services sold in Australia expected to contribute \$2.0M to revenue for the 2015 financial year.
- The Group has current banking arrangements which provide for overdraft facilities of \$640,000 and guarantee facilities of \$150,000. Continuation of these arrangements is subject to the Group satisfying specific covenants. Whilst the Group did not meet the revenue covenant, it did meet all others during the 30 June 2014 financial year. The bank advised the Group after the quarter ended 30 June that it would not waive or give up its rights however it would not be taking action at this time. On 27 August 2014, the bank confirmed banking facilities as continuing. The Group expects to satisfy future covenants ensuring continuance of on-going banking facilities.

Whilst achievement of positive cash flows, continuation of current banking facilities and the continuing support of creditors and financiers are expected, future events by their nature are uncertain, the Group believes that there is currently sufficient flexibility within its cash resources so as not to cast doubt about the Group's ability to continue as a going concern.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2014

1. Summary of significant accounting policies (continued)

(iii) Accounting policies

The following is a summary of the material accounting policies adopted by the consolidated group in the preparation of the financial report. The accounting policies have been consistently applied to all years presented, unless otherwise stated. When required by Accounting Standards, comparative figures have been adjusted to conform to changes in presentation for the current financial year.

(a) Principles of consolidation

The consolidated financial statements incorporate all of the assets, liabilities and results of the parent (World Reach Limited.) and all of the subsidiaries (including any structured entities). Subsidiaries are entities the parent controls. The parent controls an entity when it is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. A list of the subsidiaries is provided in Note 23.

(b) Income tax

The charge for current income tax expense is based on the profit for the year adjusted for any non-assessable or disallowed items. It is calculated using the tax rates that have been enacted or are substantially enacted by balance date.

Deferred tax is accounted for using the liability method in respect of temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the financial statements. No deferred income tax will be recognised from the initial recognition of an asset or liability, excluding a business combination, where there is no effect on accounting or taxable profit or loss.

Deferred tax is calculated at the tax rates that are expected to apply to the period when the asset is realised or liability is settled. Deferred tax is credited in the statement of profit or loss and other comprehensive income except where it relates to items that may be credited directly to equity, in which case the deferred tax is adjusted directly against equity.

Deferred income tax assets are recognised to the extent that it is probable that future tax profits will be available against which deductible temporary differences can be utilised. Due to the consolidated group's continued tax losses, the consolidated group has not recognised deferred tax assets as at 30 June 2014. Refer Note 3(c). At each reporting date, the consolidated group re-assesses unrecognised deferred tax assets as to the extent that it has become probable that future tax profit will enable recognition.

World Reach Limited and its wholly owned Australian subsidiaries have formed a tax consolidated group under the tax consolidation regime. Each entity in the group recognises its own tax expense and deferred tax. The current tax liability of each group entity and deferred tax assets arising from tax losses are immediately assumed by the parent entity.

(c) Plant & equipment

Plant and equipment is carried at cost less any accumulated depreciation and impairment losses, where applicable.

The carrying amount of plant and equipment is reviewed at each reporting date by directors to ensure it is not in excess of the recoverable amount from these assets. The recoverable amount is assessed on the basis of the expected net cash flows that will be received from the assets employment and subsequent disposal. The expected net cash flows have been discounted to their present values in determining recoverable amounts.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2014

1. Summary of significant accounting policies (continued)

(iii) Accounting policies (continued)

(c) Plant & equipment (continued)

Repairs and maintenance to plant and equipment is charged to the statement of profit or loss and other comprehensive income during the financial period in which it is incurred.

The depreciable amount of plant and equipment is depreciated on a straight line basis over their useful lives to the consolidated group commencing from the time the asset is held ready for use.

The straight line depreciation rates for plant and equipment were as follows for both 2013 and 2014.

Office furniture and equipment 10%
Computer and test equipment 33%
Rental equipment 20% - 33%

The asset's residual values and useful lives are reviewed, and adjusted if appropriate, at each balance date. 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.

Gains and losses on disposals are determined by comparing proceeds with the carrying amount. These gains and losses are included in the statement of profit or loss and other comprehensive income.

(d) Inventories

Inventories are measured at the lower of cost and net realisable value. The cost of manufactured products includes direct materials and direct labour.

(e) Product development

Development costs are capitalised only when it is probable that the expected future economic benefits would flow to the company and can be measured reliably. Development costs have a finite life and are amortised on a systematic basis matched to future production. Expenditure prior to the development phase of a product is recognised as an expense when incurred.

The amortisation rate for capitalised development costs is dependent on an assessment of the minimum useful life of each project. Older products have been assessed at 3 years giving a 33% amortisation rate during 2014. The major product completed in June 2014 was assessed at a minimum 2 years giving a 50% amortisation rate.

(f) Employee benefits

Short-term employee benefits

Provision is made for the Group's obligation for short-term employee benefits. Short-term employee benefits are benefits (other than termination benefits) that are expected to be settled wholly before 12 months after the end of the annual reporting period in which the employees render the related service, including wages, salaries and sick leave. Short-term employee benefits are measured at the (undiscounted) amounts expected to be paid when the obligation is settled.

The Group's obligations for short-term employee benefits such as wages, salaries and sick leave are recognised as a part of current trade and other payables in the statement of financial position. The Group's obligations for employees' annual leave and long service leave entitlements are recognised as provisions in the statement of financial position.

Other long-term employee benefits

Provision is made for employees' long service leave and annual leave entitlements not expected to be settled wholly within 12 months after the end of the annual reporting period in which the employees render the related service. Other long-term employee benefits are measured at the present value of the expected future payments to be made to employees. Expected future payments incorporate anticipated future wage and salary levels, durations of service and employee departures and are discounted at rates determined by reference to market yields at the end of the reporting period on government bonds that have maturity dates that approximate the terms of the obligations. Any re-measurements for changes in assumptions of obligations for other long-term employee benefits are recognised in profit or loss in the periods in which the changes occur.

The Group's obligations for long-term employee benefits are presented as non-current provisions in its statement of financial position, except where the Group does not have an unconditional right to defer settlement for at least 12 months after the end of the reporting period, in which case the obligations are presented as current provisions.

(g) Financial instruments

Financial instruments in the form of trade receivables, trade payables and other financial assets and liabilities are initially measured at transaction cost on trade date when the related contractual rights or obligations arise. Realised and unrealised gains or losses arising from changes in the fair value of these assets or liabilities are included in the statement of profit or loss and other comprehensive income in the period in which they arise. At each reporting date, the group assesses whether there is objective evidence that a financial instrument has been impaired. Impairment losses are recognised in the statement of profit or loss and other comprehensive income. Refer Note 13 for a detailed review of the group's financial instruments.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2014

1. Summary of significant accounting policies (continued)

(iii) Accounting policies (continued)

(h) Impairment of assets

At each reporting date, the group reviews the carrying values of its tangible assets to determine whether there is an indication that those assets have been impaired. If such an indication exists, the recoverable amount of the asset, being the higher of the asset's fair value less costs to sell and value in use, is compared to the asset's carrying value. Any excess of the assets carrying value over its recoverable amount is expensed to the statement of profit or loss and other comprehensive income.

Where it is not possible to estimate the recoverable amount of an individual asset, the group estimates the recoverable amount of the cash-generating unit to which the asset belongs.

(i) Cash and cash equivalents

Cash and cash equivalents include cash on hand, deposits held at call with banks, other short-term highly liquid investments with original maturities of three months or less, and bank overdrafts. Bank overdrafts are shown within short-term borrowings in current liabilities on the statement of financial position.

(j) Revenue recognition

Revenue from the sale of goods and services is recognised upon delivery of goods or performance of services to customers.

Interest revenue and rental income is recognised when it becomes receivable. Other revenue is recognised when the right to receive the revenue has been established.

(k) Government Grants

Government grants in the form of refundable Research and Development Tax Offsets received in respect of Capitalised Development Costs are initially recognised as deferred income upon receipt, and brought to account as income on a systematic basis over the useful life of the related Development Cost assets.

There are no unfulfilled conditions or other contingencies attaching to government grants recognised in the financial statements.

(I) Foreign currency transactions and balances

Functional and presentation currency

The consolidated financial statements are presented in Australian dollars which is the parent entity's functional and presentation currency. The functional currency of each of the group's entities is measured using the currency of the primary economic environment in which that entity operates.

Transactions and balances

Foreign currency transactions are translated into functional currency using the exchange rates prevailing at the date of the transaction. Foreign currency monetary items are translated at the year-end exchange rate. Non-monetary items measured at historical cost continue to be carried at the exchange rate at the date of the transaction. Non-monetary items measured at fair value are reported at the exchange rate at the date when fair values were determined.

Exchange differences arising on the translation of monetary items are recognised in the statement of profit or loss and other comprehensive income, except where deferred in equity as a qualifying cash flow or net investment hedge.

(m) Leases

Lease payments for operating leases, where substantially all the risks and benefits remain with the lessor, are charged as expenses in the periods in which they are incurred.

(n) Goods and Services Tax (GST)

Revenue, expenses and assets are recognised net of the amount of GST, except where the amount of GST is not recoverable from the Australian Taxation Office. In these circumstances the GST is recognised as part of the asset or expense cost. Receivables and Payables are shown in the statement of financial position as inclusive of GST.

Cash flows are presented in the statement of cash flows on a gross basis, except for the GST component of investing and financing activities which are disclosed as operating cash flows.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2014

1. Summary of significant accounting policies (continued)

(iii) Accounting policies (continued)

(o) Critical accounting estimates and judgments

The directors evaluate estimates and judgments incorporated into the financial report based on historical knowledge and best available current information. Estimates assume a reasonable expectation of future events and are based on current trends and economic data, obtained both externally and within the group.

Accounting estimates and judgements made in relation to the recognition of deferred tax assets are indicated in Note 3(c).

(p) New accounting standards and interpretations

The Group has adopted all of the new and revised Standards and Interpretations issued by the Australian Accounting Standards Board that are relevant to their operations and effective for the current year.

New and revised Standards and amendments thereof and Interpretations effective for the current year that are relevant to the Group include:

- AASB 10 'Consolidated Financial Statements' and AASB 2011-7 'Amendments to Australian Accounting Standards arising from the consolidation and Joint Arrangements;
- AASB 12 'Disclosure of Interests in Other Entities' and AASB 2011-7 'Amendments to Australian Accounting Standards arising from the consolidation and Joint Arrangements standards';
- AASB 119 'Employee Benefits' (2011) and AASB 2011-10 'Amendments to Australian Accounting Standards arising from AASB 119 (2011)';
- AASB 2012-5 'Amendments to Australian Accounting Standards arising from Annual Improvements 2009-2011 Cycle';
- AASB 2012-10 'Amendments to Australian Accounting Standards Transition Guidance and Other Amendments'.

(q) New accounting standards for application in future periods

The Directors have reviewed the AASB future pronouncements and do not believe any will have a material impact on the affairs or the financial statements of World Reach Limited and their controlled entities.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2014

		Year e	ended
		30 June 2014	30 June 2013
2	Loss before income tax	\$	\$
(a)	Revenue from continuing operations		
	Sales revenue		
	- Equipment sales	12,430,821	13,826,274
	- Equipment hire	-	10,118
	- Other	41,848	52,092
		12,472,669	13,888,484
	Other income	2 222	40.004
	- Interest	6,028	19,234
	- Other realised and unrealised foreign currency net gain	39,540	6,617
	- Export market development grant	92,493	158,752
	- Research and Development grant	19,642	194 603
		157,702	184,603
		12,630,372	14,073,087
(b)	Cost of sales		
	Opening inventories	2,400,803	3,642,427
	Add: Purchases and other stock adjustments	8,053,701	8,362,596
		10,454,504	12,005,023
	Closing inventories (Note 5)	(3,211,234)	(2,400,803)
		7,243,270	9,604,220
(c)	Finance costs expense		
(-,	Interest expense on financial liabilities	636,292	656,927
(d)	Other expenses include:		
` '	- Unrealised foreign currency exchange loss on foreign currency secured advances	-	132,038
	- Product development costs expensed	152,354	205,948
	- Operating lease payments	234,371	195,063
3	Income tax		
(a)	The components of tax expense / (benefit) comprise: Current tax		
	- Current tax expense (refer 3b below)		
	- Current movement in net deferred tax assets	(223,495)	41,341
	- Net deferred tax assets not brought to account	223,495	-1,5-1
	- Utilisation of deferred tax amount from prior year tax losses not taken up	-	(41,341)
	Income tax expense / (benefit) t'ferred to statement of profit or loss and other comprehensive income		
(h)	The prima facie tax benefit on loss from ordinary activities		
(~)	before income tax is reconciled to the current income		
	tax benefit as follows:		
	Profit from ordinary activities	439,449	(835,290)
	Prima facie income tax benefit on loss from ordinary	100,110	(000,200)
	activities at 30% (2013: 30%)	131,835	(250,587)
	Add / (Less):		
	Tax effect of:		
	- Temporary difference deferred tax assets not taken up	(172,342)	170,976
	- Tax loss deferred tax asset not taken up	40,507	79,611
	Income tax expense attributable to the Consolidated Group		

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2014

3 Income tax (continued)

Trade receivables

Other receivables

Rental security deposit

(c) Net deferred tax assets of \$5,431,151 (2013: \$5,614,139) have not been recognised at 30 June 2014. This consists of amounts relating to carried forward losses of \$5,957,519 (2013: \$5,917,012) and temporary differences of \$(526,368) (2013: \$(302,873)).

In the directors opinion there are reasonable grounds to expect sufficient future profitability so as to realise the value of deferred tax assets. However due to previous trading performances and the amount of the accumulated losses for tax purposes, it is considered conservative and prudent not to recognise deferred tax assets at this time.

The amount of deferred tax assets which may be realised in the future is dependent on the assumption that no adverse change will occur in income taxation legislation and the anticipation that the Consolidated Group will derive sufficient future assessable income to enable the benefit to be realised and comply with the conditions of deductibility imposed by the law.

(d) There are no franking credits available to equity holders.

						Year e	ended
						30 June 2014 \$	30 June 2013 \$
4	Cash and cash equivalents						
	Cash at bank and in hand					229,592	1,322,921
5	Inventories						
	At cost:					004 705	4 040 000
	Raw materials					864,765	1,212,302
	Work In Progress Finished Goods					2,346,469	70,322 1,118,179
	Finished Goods					3,211,234	2,400,803
						3,211,234	2,400,003
6	Trade and other receivables						
(a)	Current						
	Trade receivables					2,495,589	1,931,975
	Provision for doubtful debts					(56,000) 163,774	- 122,944
	Other receivables and prepayments Rental security deposit	•				91,119	81,996
	ixemai security deposit					2,694,482	2,136,915
	_						
(b)	Ageing reconciliation	Gross	Within trade _		ot impaired (days		Past due
	2014	amount	terms	31 - 60	61 - 90	90+	& impaired
	Current						
	Trade receivables	2,495,589	2,140,750	275,293	3,534	20,012	_
	Other receivables	163,774	163,774	273,233	3,334	20,012	-
	Rental security deposit	91,119	91,119	<u> </u>			
	2013						
	Current						

All trade receivables past due terms but not impaired are expected to be received in the normal course of business.

1,007,220

122,944

81,996

686,040

54,858

183,857

1,931,975

122,944

81,996

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2014

				Year e	nded
				30 June 2014	30 June 2013
				\$	\$
7	Plant and equipment				
	Office furniture and equipment, et east			404.040	205.044
	Office furniture and equipment - at cost			404,049	395,011
	Less: Accumulated depreciation and impairment			(323,237)	(262,176)
				80,812	132,835
	Computer and test equipment - at cost			219,083	201,652
	Less: Accumulated depreciation and impairment			(200,931)	(186,528)
	Less. Accumulated depreciation and impairment			18,152	15,124
				10,132	13,124
	Rental equipment - at cost			216,212	216,212
	Less: Accumulated depreciation and impairment			(216,212)	(207,790)
	Less. Accumulated depreciation and impairment			(210,212)	8,422
					0,422
	Total plant and equipment			98,964	156,381
	Total plant and equipment			30,304	130,361
(0)	Mayamanta in accessing amounta				
(a)	Movements in carrying amounts				
	Movements in the carrying amounts of each class of plant and	.:-1			
	equipment between the beginning and the end of the current finance	ciai year			
		Office Furniture	Computer &	Rental	
		& Equipment	Test Equipment	Equipment	Total
	Delegge at 4 July 2042	404.545	05.004	40.700	047.000
	Balance at 1 July 2012	181,545	25,264	10,793	217,602
	Additions	11,428	6,396	-	17,824
	Disposals			(0.074)	(70.045)
	Depreciation expense	(60,138)	(16,536)	(2,371)	(79,045)
	Balance at 30 June 2013	132,835	15,124	8,422	156,381
	A -1-1141	0.440	47 404		00.570
	Additions	9,148	17,431	(0.400)	26,579
	Disposals Personation company	(64.470)	(1.4.402)	(8,422)	(8,422)
	Depreciation expense Balance at 30 June 2014	(61,172)	(14,403)		(75,575)
	balance at 30 June 2014	80,811	18,152		98,963
				Year e	
				30 June 2014	30 June 2013
				30 June 2014 \$	30 June 2013 \$
	Intangible assets			>	<u> </u>
8	midnigible assets				
	Development costs capitalised - at cost			5,779,717	3,874,324
	Accumulated amortisation and impairment			(2,866,684)	(2,171,441)
	Accumulated amortisation and impairment			2,913,033	1,702,883
				2,913,033	1,702,003
(a)	Movements in carrying amounts				
	Delever at the beninning of the con-			4 700 000	4 700 440
	Balance at the beginning of the year			1,702,883	1,709,140
	Additional costs capitalised			1,905,393	965,604
	Amortisation expense			(695,243)	(971,861)
	Balance at the end of the year			2,913,033	1,702,883
_					
9	Trade and other payables				
	Commond.				
	Current Trade payables and seemile			2 602 222	2.002.045
	Trade payables and accruals			3,603,229	3,063,615
	Deferred income			613,120	22,507
				4,216,348	3,086,122

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2014

	Year e	ended
	30 June 2014	30 June 2013
	\$	\$
10 Other financial liabilities		
Current		
Bank overdraft - secured	275,000	875,116
Secured advances under contract	482,438	450,360
Unsecured other loans	15,607	3,171
Secured convertible notes		75,000
	773,045	1,403,647
Non Current		
Secured convertible notes	1,438,696	1,509,975
Secured advances under contract	403,731	915,482
Unsecured convertible notes	443,730	397,607
Unsecured other loans	300,000	300,000
	2,586,157	3,123,064

Bank Facilities

All bank facilities are secured by first ranking Registered Mortgage Debenture over the Consolidated Group's assets including uncalled capital and called but unpaid capital.

Secured advances under contract

At balance date the Company had secured advances under a contract with Inmarsat PLC to develop and manufacture products compatible with the Inmarsat hand held satellite phone. Advances are secured by a charge over the Intellectual Property developed under the agreement, are non-interest bearing and are repaid as a percentage of product sale proceeds. During the current year the Company repaid \$457,270 excluding realised and unrealised exchange differences.

Secured convertible notes

At 30 June 2014 secured convertible notes with a face value of \$1,675,000 were outstanding on the following terms:

- Secured convertible notes - New issue	(a)	Face Value \$650,000	Maturity Jan 2016	Conv. Price \$0.12
- Secured convertible notes - Notes with maturity date extension	(b)	\$1,025,000	Jul 2015	\$0.12
Interest ratePotential ordinary shares on conversion		8% 13,958,333		

Secured by a second ranking fixed and floating charge over all the assets of the parent company.

- (a) On 24 February 2014 the company completed a placement of ordinary shares at a price of \$0.15 per share. Under the terms of the Convertible Note Deed the conversion price of all previously issued convertible notes was adjusted to 80% of the price at which these new shares were issued, which is \$0.12.
- (b) During August 2012 the company negotiated the extension of the maturity date with note holders holding notes with a total face value of \$1,025,000 to July 2015.

Note holders were issued with 435,000 options to subscribe for shares in the Company at various exercise prices.

Unsecured convertible notes

At 30 June 2014 unsecured convertible notes with a face value of \$500,000 were outstanding on the following terms:

- Unsecured convertible notes	Face Value	Maturity	Conv. Price
	\$500,000	July 2015	\$0.12
- Interest rate - Potential ordinary shares on conversion	8% 4,166,667		

On 24 February 2014 the company completed a placement of ordinary shares at a price of \$0.15 per share. Under the terms of the Convertible Note Deed the conversion price of all previously issued convertible notes was adjusted to 80% of the price at which these new shares were issued, which is \$0.12.

Note holders were issued with 178,572 options to subscribe for shares in the Company at a price of \$0.70 per share.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2014

		Year e	
		30 June 2014	30 June 2013
		\$	\$
11	Provisions		
	Current		
	Employee benefits	649,849	347,092
	Warranty costs	80,000	20,000
		729,849	367,092
	Non current		
	Employee benefits	29,630	34,719
(a)	Movements in provisions for the year ended 30 June 2014		
(α)	Employee	Warranty	Total
	benefits	costs	
	Balance at the beginning of the year 381,811	20,000	401,811
	Additional provisions 484,408	90,228	574,636
	Amounts used (186,740	(30,228)	(216,968)
	Balance at the end of the year 679,479	80,000	759,479
		Year e	
		30 June 2014 \$	30 June 2013 \$
12	Issued capital	· · · · · · · · · · · · · · · · · · ·	<u> </u>
	Issued and paid up capital:		
	Ordinary fully paid shares	1,769,355	1,377,091

The Company has 14,631,797 ordinary shares on issue at 30 June 2014 (2013: 11,711,797).

During the year the company raised additional funds for working capital purposes through a placement of shares as reported to the market via the Australian Securities Exchange.

	Number of shares	\$
Balance at 30 June 2012	1,146,171,062	1,327,091
- Share consolidation 100:1	(1,134,709,265)	-
- Share purchase plan for existing shareholders	250,000	50,000
Balance at 30 June 2013	11,711,797	1,377,091
		_
- Shares issued (net of costs)	2,920,000	392,264
Balance at 30 June 2014	14,631,797	1,769,355

(a) Options over issued capital

The total number of potential ordinary shares attributable to options outstanding as at 30 June 2014 is 2,135,572 (2013: 1,956,072), of which 262,000 (2013: 342,500) were issued to employees under the Company's Share Option Incentive Plan and 1,000,000 (2013: 1,000,000) were issued to directors following shareholder approval. Refer Note 17: Share Based Payments for details of options issued, exercised and lapsed during the financial year and the options outstanding at year end.

The balance of 873,572 (2013: 613,572) options outstanding were issued to investors in addition to subscriptions for convertible notes.

Under the terms of the Convertible Note Subscription Agreement for notes issued on 6 February 2013, the note holder was issued with 260,000 options to subscribe for shares in the Company on 18 December 2013 at an exercise price of \$0.30.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2014

12 Issued capital (continued)

(a) Options over issued capital (continued)

On 24 February 2014 the Company completed an issue of shares via a placement to the value of \$438,000 at a price of \$0.15 per share. Under the terms of the placement agreement, 973,333 options to subscribe for shares in the Company at an exercise price of \$0.185 can, in the future be issued, provided the shareholder complies with ASX Listing Rules in relation to a relevant interest in the Company of greater than 20%. The

(b) Convertible notes

The total number of potential ordinary shares attributable to secured and unsecured convertible notes outstanding at 30 June 2014 is 18,125,000 (2013: 10,600,000). Refer Note 10 for details.

(c) Capital management

When managing capital, management's objective is to ensure the Consolidated Group continues as a going concern as well as to maintain optimal returns to shareholders and benefits for other stakeholders.

No dividends have been paid or declared in respect of ordinary shares for the 2014 or prior years.

The Consolidated Group effectively manages its capital by assessing the financial risks and adjusting its capital structure in response to changes in these risks and in the market. These responses include the management of debt levels, distributions to shareholders, share issues, and convertible note issues

13 Financial instruments

The Consolidated Group undertakes transactions in a range of financial instruments including:

- cash assets;
- receivables;
- payables;
- deposits:
- borrowings, including loans and convertible notes

Activities undertaken by entities within the Consolidated Group result in exposure to a number of financial risks, including market risk (interest rate risk, foreign currency risk), credit risk and liquidity risk.

Due to the size of operation conducted by the Consolidated Group, risk management is monitored directly by the Board of Directors of the parent company with the aim of mitigation of the above risks and reduction of the volatility on the financial performance of the Group.

The risks associated with material financial instruments and the Consolidated Group's policies for minimising these risks are detailed below.

(a) Interest rate risk management

Interest rate risk refers to the risk that the value of a financial instrument or cash flows associated with the instrument will fluctuate due to changes in market interest rates.

Interest rate risk for the Consolidated Group primarily arises from:

- Bank Funding The funding is provided by the Consolidated Group's bankers at variable interest rates based upon Business Overdraft Prime Indicator rates plus a risk margin. The group diligently manages the facilities and its accompanying rate risk in its daily operations by keeping the net debt portfolio at a minimum level.
- Payables where a major supplier provided an extended credit arrangement at an interest rate of 9%. Agreed repayments were geared to particular sales of products associated with the goods supplied on extended credit.
- Convertible Notes issued at an interest rate of the higher of 8% or 90 day dealer's rate plus 3%, which exposes the Consolidated Group to interest rate risk on future payments.

These risk exposures related to the financial instruments are not considered material and therefore no sensitivity analysis has been provided.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2014

13 Financial instruments (continued)

(a) Interest rate risk management (continued)

Financial Instrument Composition and Maturity:

The Consolidated Group's exposure to interest rate risk, and the effective weighted average interest rates on classes of financial assets and financial liabilities, is as follows:

			Weighted		
	Floating	Fixed	Average	Non-Interest	
2014	Interest	Interest	Interest Rate	bearing	TOTAL
Financial asset					
Cash assets	229,592	-	0.02%	-	229,592
Receivables		-		2,694,482	2,694,482
TOTAL	229,592	-		2,694,482	2,924,074
Financial liability					
Payables	-	1,020,222	9.00%	3,196,126	4,216,348
Convertible notes	1,882,426	-	8.00%	-	1,882,426
Bank overdraft/term loan	275,000	-	9.10%	-	275,000
Sec'd advances under contract	-	-		886,169	886,169
Unsecured other loans	15,607	300,000	14.53%		315,607
TOTAL	2,173,033	1,320,222		4,082,295	7,575,550
2013					
Financial asset					
Cash assets	1,322,921	-	1.23%	-	1,322,921
Receivables	-	-		2,136,915	2,136,915
TOTAL	1,322,921	-		2,136,915	3,459,836
Financial liability					
Payables	-	-		3,086,122	3,086,122
Convertible notes	1,982,582	-	8.00%	-	1,982,582
Bank Overdraft	875,116	-	10.07%	-	875,116
Sec'd advances under contract	-	-		1,365,842	1,365,842
Unsecured other loans	3,171	300,000	14.90%		303,171
TOTAL	2,860,869	300,000		4,451,964	7,612,833

(b) Foreign currency risk management

Foreign currency risk refers to the risk that the value of a financial commitment, recognised asset or liability will fluctuate due to changes in foreign currency rates. The Consolidated Group conducts the majority of its receivable, payable and loan transactions in foreign currency, primarily in US Dollars. The Group's foreign currency exchange risk arises from the holding of foreign currency deposits, loans and transactions in normal trading operations resulting in both trade receivables and loans being held at balance date.

Foreign currency risk sensitivity:

If foreign exchange rates were to increase/decrease by 10% from rates used to determine values as at reporting date then the impact on profit and equity due to movements in unrealised foreign currency exchange gain on foreign currency secured advances are as follows:

	Foreign	Year e	ended
	currency	30 June 2014	30 June 2013
	movement	\$	\$
Impact on profit after tax	+/- 10%	+-128,956	+/- 126,682
Impact on equity	+/- 10%	+-128,956	+/- 126,682

Due to the remaining foreign currency payable and receivable balances offsetting, a movement in the rates used to determine values at reporting date would not have a material impact on profit and therefore no further sensitivity analysis has been provided.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2014

13 Financial instruments (continued)

(c) Credit risk management

Credit risk is the risk that a contracting entity will not complete its obligations under a financial instrument and cause a financial loss to the Consolidated Group.

The credit risk on financial assets of the Consolidated Group that have been recognised in the statement of financial position is the carrying amount, net of any provision for doubtful debts. The Consolidated Group minimises credit risk by performing credit assessments on all new customers, continuing major customers, and where necessary, obtaining advance payments.

Ongoing credit evaluation is performed on the financial condition of customers and, where appropriate, an allowance for doubtful debts is raised.

The Consolidated Group does not have any credit risk arising from money market instruments, foreign currency contracts, cross currency and interest rate swaps.

(d) Liquidity risk management

Liquidity risk includes the risk that, as a result of the Consolidated Group's operational liquidity requirements, the group:

- will not have sufficient funds to settle a transaction on the due date;
- will be forced to sell financial assets at a value which is less than what they are worth;
- may be unable to settle or recover a financial asset at all.

To help reduce these risks the Consolidated Group:

- has a liquidity policy which targets a minimum and average level of cash and cash equivalents to be maintained; and
- monitors forecast cash flows and endeavours to ensure that adequate borrowing facilities are maintained and/or maturity dates are managed appropriately.

The Consolidated Group's exposure to liquidity risk on classes of financial assets and financial liabilities, is as follows:

			Total contractual	Carrying
2014	< 1 Year	1 - 5 Years	cash flows	amount
Asset class				
Cash and cash equivalents	229,592	-	229,592	229,592
Receivables	2,659,363	91,119	2,750,482	2,750,482
Payables	(4,216,348)	-	(4,216,348)	(4,216,348)
Other financial liabilities including contractual interest	(992,045)	(2,586,157)	(3,578,202)	(3,359,202)
Net maturities	(2,319,438)	(2,495,038)	(4,814,476)	(4,595,476)
2013				
Asset class				
Cash and cash equivalents	1,322,921	-	1,322,921	1,322,921
Receivables	2,054,919	81,996	2,136,915	2,136,915
Payables	(3,086,122)	-	(3,086,122)	(3,086,122)
Other financial liabilities including contractual interest	(1,622,646)	(3,342,064)	(4,964,711)	(4,526,711)
Net maturities	(1,330,928)	(3,527,486)	(4,858,414)	(4,152,997)

(e) Net fair values of financial assets and liabilities

Net fair values at balance date of each class of financial asset and liability do not materially differ from the carrying amounts disclosed in the statement of financial position.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2014

	Year e	ended
	30 June 2014	30 June 2013
	\$	\$
14 Commitments and contingencies		
Operating lease commitments		
Future minimum rentals payable under non-cancellable operating leases contracted for but not capitalised in the financial statements are as follows:		
Not later than one year	77,986	154,878
Later than one year but not later than five years Later than five years	-	77,986
Later than live years	77,986	232,864
The Consolidated Group and parent entity renegotiated a 5 year non-cancellable commercial rental property lease at Mulgrave in December 2009. The new lease expires in December 2014. There is an option to renew the lease for a further 5 year period but no commitment has been entered into at this date.		
Capital expenditure commitments		
Capital expenditure projects		
Not longer than 1 year	86,000	464,150
Longer than 1 year and not longer than 5 years	-	-
Longer than 5 years	86.000	464.150
	00,000	707,100

Capital commitments relate to product development projects being undertaken by World Reach Limited's subsidiary Beam Communications Pty Ltd. As at this date only minor projects have capital expenditure commitments.

Superannuation commitments

World Reach Ltd makes superannuation contributions to prescribed superannuation funds on behalf of employees and executive directors, as required by the Superannuation Guarantee legislation. The principal types of benefits are death, permanent disability and superannuation benefits upon retirement.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2014

		<u></u>	
		Year e	
		30 June 2014	30 June 2013
4-	Notes to the efolousest of each flower	\$	\$
15	Notes to the statement of cash flows		
(a)	Reconciliation of loss after income tax benefit to net cash flow from operating activities		
	Profit after tax	439,449	(835,290)
	Non Cash flows in profit:		
	Depreciation	75,575	79,045
	Amortisation	695,243	971,861
	Net profit on disposal of plant and equipment	(500)	-
	Convertible note finance expense	203,018	234,717
	Unrealised foreign currency net losses / (gains)	(19,307)	132,017
	Remuneration options expense	-	40,916
	Share options expensed	47,130	-
	Doubtful debt expense	56,000	-
	Changes in assets and liabilities:		
	Increase in trade and other payables	667,252	314,814
	Increase in employee provisions	297,668	13,632
	(Increase) in trade and other receivables	(613,567)	(502,740)
	(Increase) / Decrease in inventory	(810,431)	1,241,624
	Increase in provision for warranty costs	60,000	
	Net cash from operating activities	1,097,530	1,690,596
(b)	Reconciliation of cash		
(-,	Cash at the end of the financial year as shown in the consolidated		
	statement of cash flows is reconciled to items in the consolidated		
	statement of financial position as follows:		
	Cash and cash equivalents (Note 4)	229,592	1,322,921
	Bank overdraft/loan (Note 10)	(275,000)	(875,116)
	•	(45,408)	447,805

(c) Non cash operating, financing and investing activities

Non cash operating, financing and investing activities undertaken by the Consolidated Group during the year are disclosed in Note 17.

(d) Facilities

In October 2013 new facilities were negotiated with the National Australia Bank for the Consolidated Group. In place of an overdraft facility with a limit of \$1,000,000, the Group arranged the following facilities:

- an Australian dollar overdraft with a limit of \$300,000. The overdraft was not utilised at 30 June 2014.
- a US dollar overdraft with a limit of US\$320,000. The US dollar overdraft was not utilised at 30 June 2014.
- a term loan in Australian dollars of \$300,000 with monthly repayments of \$12,500 which began in May 2014. The balance of the loan at 30 June 2014 was \$275,000

Bank guarantee facilities of the Consolidated Group total \$150,000 of which \$100,000 has been allocated to a subsidiary company and \$50,000 to the parent. Both were fully utilised at 30 June 2014.

The Consolidated Group's banking facilities are subject to the Group satisfying quarterly covenants set by the bank. The Group did not meet the revenue covenant which requires cumulative actual performance to be within 20% of forecast KPIs in each quarter of the last 3 quarters of the 30 June 2014 financial year. After the December 2013, March 2014 and June 2014 quarters the bank advised the Group that it would not waive or give up its rights however it would not be taking action at this time. Taking all factors into account, the bank reconfirmed similar banking facilities as continuing on 27 August 2014.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2014

	Year e	ended
16 Key management personnel disclosures	30 June 2014 \$	30 June 2013 \$
(a) Compensation by category		
Short-term employee benefits	717,588	584,783
Post-employee benefits	47,765	45,950
Other long-term benefits	11,282	7,730
Termination benefits	-	-
Share-based payments	47,130	40,917
	823,765	679,380

(b) Option holdings

The number of options over ordinary shares in the Company held during the financial year by each key management person including their personally related parties is set out below.

2014		Granted	Issued as				Total	Exer-	Unexer-
	Balance	as Rem-	Equity	Options	Options	Balance	Vested	cisable	cisable
	1.07.13	uneration	Investment	Exercised	Lapsed	30.06.14	30.06.14	30.06.14	30.06.14
Directors									
T Moyle	200,000	-	-	-		200,000	-	-	200,000
M Capocchi	705,000	-	-	-		705,000	105,000	105,000	600,000
J Bee	200,000	-	-	-		200,000	-	-	200,000
C Hung	-	-	260,000	-		260,000	260,000	260,000	-
Other									
D Payne	77,500	-	-	-	(15,000)	62,500	62,500	62,500	-
Total	1,182,500	-	260,000	-	(15,000)	1,427,500	427,500	427,500	1,000,000
									_
2013		Granted	Issued as				Total	Exer-	Unexer-
	Balance	as Rem-	Equity	Options	Options	Balance	Vested	cisable	cisable
	1.07.12	uneration	Investment	Exercised	Lapsed	30.06.13	30.06.13	30.06.13	30.06.13
Directors									
T Moyle	-	200,000	-	-	-	200,000	-	-	200,000
M Capocchi	511,875	600,000	-	-	(406, 875)	705,000	105,000	105,000	600,000
J Bee	-	200,000	-	-	-	200,000	-	-	200,000
C Hung	-	-	-	-	-	-	-	-	-
Other									
D Payne	84,063	-	-	-	(6,563)	77,500	77,500	77,500	-
Total	595,938	1,000,000	-	-	(413,438)	1,182,500	182,500	182,500	1,000,000

16 Key management personnel disclosures (continued)

(c) Share holdings

The number of shares in the Company held during the financial year by each key management person including their personally related parties are set out below.

2014	Balance 1.07.13	Received as Remuneration	Options Exercised	Net Change Other [a]	Balance 30.06.14
Directors				[e.j	
Mr T Moyle	-	-	-	-	-
Mr M Capocchi	75,228	-	-	-	75,228
Mr J Bee	720,000	-	-	-	720,000
Mr C Hung	-	-	-	-	-
Other					
Mr D Payne	120,237	-	-	-	120,237
	915,465	-	-	-	915,465
2013	Balance	Received as	Options	Net Change	Balance
	1.07.12	Remuneration	Exercised	Other [a]	30.06.13
Directors					
Mr T Moyle	-	-	-	-	-
Mr M Capocchi	75,228	-	-	-	75,228
Mr J Bee	720,000	-	-	-	720,000
Mr C Hung	-	-	-	-	-
Other					
Mr D Payne	100,237	-	-	20,000	120,237
	895,465	-	-	20,000	915,465

[a] Net Change Other refers to shares purchased or sold on-market or off-market at current market prices during the financial year.

(d) Convertible notes

The number of convertible notes issued during the financial year to each key management person including their personally related parties is set out below.

2014	Balance 1.07.13	Notes is	sued	Notes	Balance 3	0.06.14
	No.	No.	Total	Sold or	No.	Total
			Face Value \$	Matured		Face Value \$
Directors						
Mr T Moyle	-	-	-	-	-	-
Mr M Capocchi	14	-	-	-	14	350,000
Mr J Bee	-	-	-	-	-	-
Mr C Hung	26	-	-	-	26	650,000
Other						-
Mr D Payne	2	-	-	1	1	25,000
	42	-	-	1	41	1,025,000
2013	Balance 1.07.12	Notes is	sued	Notes	Balance 3	0.06.13
	No.	No.	Total	Sold or	No.	Total
			Face Value \$	Matured		Face Value \$
Directors						
Mr T Moyle	-	-	-	-	-	-
Mr M Capocchi	14	-	-	-	14	350,000
Mr J Bee	-	-	-	-	-	-
Mr C Hung	-	26	650,000	-	26	650,000
Other						
Mr D Payne	2	-	-	-	2	50,000
	16	26	650,000	-	42	1,050,000

Refer Note 10 - Secured convertible notes for details of the Convertible Note Agreement.

(e) Loans and transactions

Mr C Hung is a director of the company, and is also the President of the Season Group. During the year ended 30 June 2014 the company subcontracted manufacturing on an arms length basis to the Season Group, in accordance with a contract signed prior to his appointment as director. Transactions between the company and the Season Group are on normal commercial terms and conditions no more favourable than those available to other parties. (Refer Note 19)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2014

17 Share based payments

Share options are granted at the discretion of the directors based on terms and conditions set out in the Company's Share Option Incentive Plan. The directors may at any time and from time to time determine eligible persons for the purposes of the option plan and select amongst those eligible persons participants who will be invited to participate in the option plan.

Options issued to directors pursuant to the option plan will be subject to approval of shareholders in general meeting, in compliance with the Listing Rules.

- (a) The following share based payment arrangements existed at 30 June 2014:
 - (i) 124,500 options were granted on 30 September 2009 to key employees with an expiry date of 30 September 2014 on the terms and conditions set out in the Company's Share Option Incentive Plan. These options were exercisable from 30 September 2009 at \$0.65 per share (Issue WRR46).
 - 10,000 of these options lapsed or were cancelled in the periods prior to 30 June 2014.
 - 114,500 of these options are outstanding as at 30 June 2014.
 - (ii) 75,000 options were granted on 1 January 2011 to key employees with an expiry date of 1 January 2016 on the terms and conditions set out in the Company's Share Option Incentive Plan. These options were exercisable from 1 January 2011 at \$0.65 per share (Issue WRR48).
 - 2,500 of these options lapsed or were cancelled in the periods prior to 30 June 2014.
 - 72,500 of these options are outstanding as at 30 June 2014.
 - (iii) 75,000 options were granted on 1 February 2012 to key employees with an expiry date of 1 February 2017 on the terms and conditions set out in the Company's Share Option Incentive Plan. These options were exercisable from 1 February 2012 at \$0.45 per share (Issue WRR49).
 - 75,000 of these options are outstanding as at 30 June 2014.
 - (iv) 800,000 options were granted on 26 July 2012 to directors with an expiry date of 1 July 2017 on the terms and conditions set out in the Company's Share Option Incentive Plan. These options vest in one-third portions on 1 July in each of 2014, 2015 and 2016 at \$0.65 per share (Issue WRR51).
 - 800,000 of these options are outstanding as at 30 June 2014.
 - (v) 200,000 options were granted on 12 December 2012 to directors with an expiry date of 1 July 2017 on the terms and conditions set out in the Company's Share Option Incentive Plan. These options vest in one-third portions on 1 July in each of 2014, 2015 and 2016 at \$0.65 per share (Issue WRR52).
 - $200,\!000$ of these options are outstanding as at 30 June 2014.
- (b) The following table illustrates the number (No.) and weighted average exercise prices (WAEP) and movements in share options issued during the year for the Company:

	30 June 2014		30 June 2013	
	No.	WAEP \$	No.	WAEP \$
Outstanding at the beginning of the financial year	1,342,500	0.6388	657,500	1.2900
Granted during the financial year	· · · -	-	1,000,000	0.6500
Lapsed during the financial year	-	-	-	-
Cancelled during the financial year	(10,000)	0.6500	(315,000)	2.0238
Exercised during the financial year	-	-	-	-
Expired during the financial year	(70,500)	0.6500	-	-
Outstanding at the end of the financial year	1,262,000	0.6381	1,342,500	0.6388
Exercisable at the end of the financial year	262,000	0.5927	342,500	0.6062

Notes to Share Based Payments

- (i) The weighted average remaining contractual life for the share options outstanding as at 30 June 2014 is 2.64 years (2013: 3.46 years) The range of exercise prices for options outstanding at the end of the year was \$0.45 \$0.65 (2013: \$0.45 \$0.65)
 - The weighted average fair value of options granted during the year was \$0.00 (none granted) (2013: \$0.2008)
 - The fair value of equity-settled share options granted under the Company's Share Option Incentive Plan is estimated as at grant date using the Binomial Option Valuation model, with Black Scholes crosscheck, taking into account the terms and conditions upon which the options were granted.
- (ii) Included under employee benefits expense in the statement of profit or loss and other comprehensive income is \$47,129 (2013: \$40,917), and relates, in full, to equity-settled share options.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2014

		Year ended	
		30 June 2014	30 June 2013
18	Remuneration of auditors	\$	\$
	Remuneration of the Auditor for auditing or reviewing financial reports of the Consolidated Group	69,996	100,004
19	Related party transactions		
	Related party transactions with the Seasons Group, which is related to Mr C Hung, a director of the company.		
	Transactions with the Seasons Group - Purchases - Sales	2,573,302 (108,832)	1,010,738 (21,599)
	Amounts outstanding with the Seasons Group - Receivables - Payables	28,604 (1,279,132)	16,490 (240,901)
	Mr C Hung is a director of the company, and is also the president and a director of Season Group. During the year ended 30 June 2014 the company subcontracted manufacturing on an arms length basis to Season Group, in accordance with a contract signed prior to his appointment as director. Transactions between the company and Season Group are on normal commercial terms and conditions no more favourable than those available to other parties.		
20	Earnings per share		
	Overall operations Basic earnings per share Diluted earnings per share	3.45 3.15	(7.13) (7.13)
		No.	No.
	Weighted average number of ordinary shares used in the calculation of Basic Earnings Per Share	12,719,797	11,711,797
	Weighted average number of dilutive converting preference shares on issue	13,197,671	10,600,000
	Weighted average number of ordinary shares and potential ordinary shares used in the calculation of Dilutive Earnings Per Share	25,917,468	22,311,797
	Anti-dilutive options on issue not used in dilutive EPS calculation	2,135,572	1,956,072
	Options have not been considered in the dilutive earnings per share calculation due to the average mark exercisable price.	et price being less	than the
	Familian	\$	\$
	Earnings: Earnings used in the calculation of Basic Earnings Per Share	439,449	(835,290)
	Reconciliation of dilutive earnings to profit or loss: Profit Interest on convertible notes Earnings used in the calculation of Dilutive Earnings Per Share	439,449 377,018 816,467	- - -

The issue of ordinary shares in a Renounceable Rights Issue, which was made subsequent to the reporting period, that if issued prior to the reporting may have had a significant effect on the weighted average number of ordinary shares used in basic and diluted earnings, are disclosed in Note 25 Subsequent Events.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2014

21 Segment reporting

(a) Sole operating segment

The Consolidated Group has identified operating segments based upon internal reports that are reviewed and used by the Directors in assessing performance and determining the allocation of resources in respect of its satellite communications products services and online sales. As the online sales segment operated by SatPhone Shop Pty Ltd, a wholly owned subsidiary company, does not meet the quantitative threshold for separate disclosure, the company considers its aggregate segment as it sole segment. Accordingly, revenue and results are fully disclosed in the consolidated statement of profit or loss and other comprehensive income for this aggregated sole operating segment.

Revenue and results are fully disclosed in the consolidated statement of profit or loss and other comprehensive income for the aggregated sole operating segment.

The consolidated statement of financial position discloses the sole operating segment assets and liabilities which are held within Australia.

(b) Revenue by geographical region

Revenue attributable to external customers is disclosed below, based upon the location of the external customer

	Year en 30 June		Year er 30 June	
	\$	%	\$	%
Sales by country				
Australia	4,222,868	33.43%	6,797,052	48.30%
Canada	533,474	4.22%	738,056	5.24%
United Kingdom	1,929,260	15.27%	1,521,705	10.81%
United States of America	2,569,054	20.34%	1,133,769	8.06%
Netherlands	1,337,180	10.59%	616,753	4.38%
Japan	1,063,905	8.42%	1,171,736	8.33%
Other foreign countries	974,631	7.72%	2,094,016	14.88%
	12,630,372	100.00%	14,073,087	100.00%

(c) Major customers

The Consolidated Group has a number of customers to whom it provides products and services. The Consolidated Group supplied a single customer in the USA accounting for 13% of external revenue (2013: the largest customer was in Australia accounting for 30% of revenue, that Australian customer in 2014 accounted for 6%) and the second largest customer, located in the Netherlands accounted for 10% of external revenue (2013: second largest customer was in China, 7%). The next most significant customer accounts for 7% of external revenue (2013: 6.5%).

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2014

22	Parent company disclosures	Year ended	
	• •	30 June 2014	30 June 2013
		\$	\$
(a)	Statement of profit or loss and other comprehensive income		
	Profit / (loss) from continuing operations	(931,698)	(984,719)
	Profit / (loss) for the year attributable to owners of the Company	(931,698)	(984,719)
	Other comprehensive income		
	Total loss and other comprehensive income for the year attributable to owners		
	of the Company	(931,698)	(984,719)
(b)	Statement of financial position		
	Assets		
	Current assets	345,526	193,819
	Non-current assets	98,964	147,960
	Total assets	444,490	341,779
	Liabilities		
	Current liabilities	2,655,220	2,258,132
	Non-current liabilities	2,212,056	2,242,301
	Total liabilities	4,867,276	4,500,433
	Net assets / (deficiency of net assets)	(4,422,786)	(4,158,654)
	Equity		
	Issued capital	1,769,355	1,377,091
	Reserves	697,630	762,040
	Accumulated losses	(6,889,771)	(6,297,785)
	Total equity	(4,422,786)	(4,158,654)

(c) Guarantees

The parent company has guaranteed contractual advances and the performance under contract of a subsidiary company.

(d) Contractual commitments

Parent entity operating lease commitments are the same as consolidated entity commitments as disclosed in Note 14. The parent entity has no capital expenditure commitments.

23 Controlled entities

•	Controlled entitles	Incorporated	Share class	Holding	
	Investments in unquoted corporations being controlled entities:			2014	2013
	Beam Communications Pty Ltd	Australia	Ordinary	100%	100%
	SatPhonerental Pty Ltd	Australia	Ordinary	100%	100%
	SatPhone Shop Pty Ltd	Australia	Ordinary	100%	100%
	Pacarc (PNG) Limited (Dormant)	Papua New Guinea	Ordinary	100%	100%
	Beam Communications USA Inc	USA	Ordinary	100%	100%

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2014

24 Correction of prior period accounting errors

Financial assets and liabilities in prior years were not adjusted as prescribed by accounting standards AASB 132 and AASB 139 in relation to convertible notes issued by the Company. The accounting standards have been applied in the current year and accordingly the prior year comparative figures have also been restated in compliance with the accounting standards.

The financial statement lines affected and the correction amounts for prior year were as follows:

	30-Jun-13	30-Jun-12
Statement of Financial Position		
Increase in reserves	653,188	468,607
Decrease in accumulated Losses	(385,770)	(151,053)
Increase in equity attributable to owners of the Company	267,418	317,554
Statement of Comprehensive Income		
Increase in interest expense	234,717	
Decrease in profit before income tax	234,717	

25 Subsequent Events

On 1 July 2014 World Reach Limited announced a renounceable rights offer which allowed existing shareholders the right to purchase one new share per eligible share owned, at an issue price of \$0.15 per share. The rights offer was partially underwritten to the value of \$2,400,000. On 28 July 2014 the Group completed the rights offer with the issue of 16,000,000 new Ordinary Shares raising \$2,400,000 in capital funds (before costs).

During the process and afterwards some convertible note holders either converted to shares or advised the Group that they intended to convert. The funds raised from the renounceable rights offer were sufficient to repay the majority of the Group's interest bearing debt and provide a substantial improvement to the Group's balance sheet. The debt repayments include the redemption of the remaining convertible notes not converted by 22 August 2014 with value \$500,000 (repaid on 26 August 2014), the repayment of a shareholder loan of \$300,000 (which occurred on 27 August 2014) and repayment of the bank term loan of \$275,000 on 29 August 2014, as well as repayment of the balance of extended credit of US\$600,000 provided by creditors to part fund the recently completed major development project. As at 29 August 2014 all convertible notes have either been converted to shares or redeemed, such that no notes remain on issue by the Company.

26 Company details and principal place of business

World Reach Limited is a limited company incorporated in Australia.

The principal activities of the Company and subsidiaries are outlined in the Director's Report.

The address of its registered office and principal place of business is:

5 / 8 Anzed Court Mulgrave Victoria 3170 Australia

DIRECTORS' DECLARATION

The directors of World Reach Limited declare that:

- 1. the financial statements and notes as set out in pages 20 to 45 are in accordance with the *Corporations Act 2001* and:
 - (a) comply with Accounting Standards and the Corporations Regulations 2001, and other mandatory professional reporting requirements;
 - (b) give a true and fair view of the financial position as at 30 June 2014 and of the performance for the year ended on that date of the company and consolidated group;
 - (c) the financial records of the company for the financial year have been properly maintained in accordance with section 286 of the Corporations Act 2001; and
 - (d) any other matters that are prescribed by the regulations for the purposes of this declaration in relation to the financial statements and the notes for the financial year are also satisfied.
- 2. In the director's opinion there are reasonable grounds to believe that the company will be able to pay its debts as and when they become due and payable.

This declaration has been made after receiving the declarations required to be made by the Chief Executive Officer and Chief Financial Officer to the directors in accordance with sections 295A of the Corporations Act 2001 for the financial year ending 30 June 2014.

This declaration is made in accordance with a resolution of the Board of Directors on 11 September 2014.

Mr Trevor Bruce Moyle

3 Men

Chairman



RSM Bird Cameron Partners

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INDEPENDENT AUDITOR'S REPORT

TO THE MEMBERS OF

WORLD REACH LIMITED

Report on the Financial Report

We have audited the accompanying financial report of World Reach Limited, which comprises the consolidated statement of financial position as at 30 June 2014, and the consolidated statement of comprehensive income, consolidated statement of changes in equity and consolidated statement of cash flows for the year then ended, notes comprising a summary of significant accounting policies and other explanatory information, and the directors' declaration of the consolidated entity comprising the company and the entities it controlled at the year's end or from time to time during the financial year.

Directors' Responsibility for the Financial Report

The directors of the company are responsible for the preparation of the financial report that gives a true and fair view in accordance with Australian Accounting Standards and the *Corporations Act 2001* and for such internal control as the directors determine is necessary to enable the preparation of the financial report that is free from material misstatement, whether due to fraud or error. In Note 1, the directors also state, in accordance with Accounting Standard AASB 101 *Presentation of Financial Statements*, that the financial statements comply with *International Financial Reporting Standards*.

Auditor's Responsibility

Our responsibility is to express an opinion on the financial report based on our audit. We conducted our audit in accordance with Australian Auditing Standards. These Auditing Standards require that we comply with relevant ethical requirements relating to audit engagements and plan and perform the audit to obtain reasonable assurance about whether the financial report is free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial report. The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement of the financial report, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the financial report 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 entity's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by the directors, as well as evaluating the overall presentation of the financial report.

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



Independence

In conducting our audit, we have complied with the independence requirements of the *Corporations Act 2001*. We confirm that the independence declaration required by the *Corporations Act 2001*, which has been given to the directors of World Reach Limited, would be in the same terms if given to the directors as at the time of this auditor's report.

Opinion

In our opinion:

- (a) the financial report of World Reach Limited is in accordance with the Corporations Act 2001, including:
 - (i) giving a true and fair view of the consolidated entity's financial position as at 30 June 2014 and of its performance for the year ended on that date; and
 - (ii) complying with Australian Accounting Standards and the Corporations Regulations 2001; and
- (b) the financial report also complies with International Financial Reporting Standards as disclosed in Note 1.

Report on the Remuneration Report

We have audited the Remuneration Report included in pages 7 to 9 of the directors' report for the year ended 30 June 2014. The directors of the company are responsible for the preparation and presentation of the Remuneration Report in accordance with section 300A of the *Corporations Act 2001*. Our responsibility is to express an opinion on the Remuneration Report, based on our audit conducted in accordance with Australian Auditing Standards.

Opinion

In our opinion the Remuneration Report of World Reach Limited for the year ended 30 June 2014 complies with section 300A of the *Corporations Act 2001*.

RSM BIRD CAMERON PARTNERS

JSCROALL

Partner

Melbourne, VIC

Dated: 11 September 2014

AUSTRALIAN SECURITIES EXCHANGE INFORMATION

As at 31 August 2014.

This section includes information required by ASX Listing Rules which is not disclosed elsewhere in this Annual Report.

TWENTY LARGEST SHAREHOLDERS

	.0151.10	% of
	Number	Class
SGV1 HOLDINGS LIMITED	9,243,207	21.41%
AMPLE SKILL LIMITED	8,256,818	19.12%
GEOFFREY ROBERT GARROTT	4,739,996	10.98%
ARTPRECIATION PTY LTD	1,888,632	4.37%
MICHAEL IAN CAPOCCHI	1,408,561	3.26%
KILLARNEY PROPERTIES P/L	1,212,245	2.81%
JOHN BEE & MARGARET BEE	720,000	1.67%
GARNOCK FAMILY	686,503	1.59%
TOM BEKIARIS	671,835	1.56%
OSTRAVA EQUITIES PTY LTD	602,948	1.40%
HOTTON FAMILY	542,750	1.26%
ROBERT MANSFIELD NIALL	527,200	1.22%
MAKORMAK INVESTMENTS P/L	474,672	1.10%
C L SEWARD & CO PTY LTD	466,666	1.08%
GRAHAM LLOYD TWARTZ	416,666	0.97%
WILLIAM HENRY TOBIN	375,000	0.87%
TABEDGE PTY LTD	357,143	0.83%
DENNIS FRANK PAYNE	328,570	0.76%
LI FAMILY	308,208	0.71%
VINCENT GALANTE	262,000	0.61%
TOTAL TOP 20:	33,489,620	77.57%
TOTAL ISSUED:	43,173,452	100.00%

HOLDERS OF EACH CLASS OF EQUITY SECURITY

The company has issued:

- 43,173,452 ordinary fully paid shares to 722 shareholders.
- 1,522,000 options to subscribe for ordinary shares to 14 option holders.

No convertible notes remain on issue, having been converted to ordinary shares or redeemed in cash on 26 August 2014.

VOTING RIGHTS

There are 43,173,452 ordinary fully paid shares held by 722 members and these are the only class of share currently issued. The Company's Constitution provides that every member present in person, by proxy or by corporate representative or by appointed attorney shall on the show of hands have one vote.

SUBSTANTIAL SHAREHOLDERS

	Number of Shares	% of Class
SGV1 HOLDINGS LIMITED AMPLE SKILL LIMITED	9,243,207 8,256,818	21.41% 19.12%
GEOFFREY ROBERT GARROTT	4,739,996	10.98%

In addition to the above shareholdings:

- SGV1 holds options to subscribe for 260,000 ordinary shares.

DISTRIBUTION OF SHARES

Size of Holdings Number Hold		Number of Shares	%
1 to 1,000	253	79,409	0.18%
1,001 to 5,000	175	504,582	1.17%
5,001 to 10,000	84	628,274	1.46%
10,001 to 100,000 1	166	5,820,238	13.48%
100,001 and over	44	36,140,949	83.71%
TOTAL 7	722	43,173,452	100.00%

HOLDERS OF LESS THAN A MARKETABLE PARCEL OF QUOTED ORDINARY SHARES

Number of Holders	% of Total Holders	Number of Shares	% of Total Quoted
Shares			Quoteu
344	47.65%	257,885	0.60%



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