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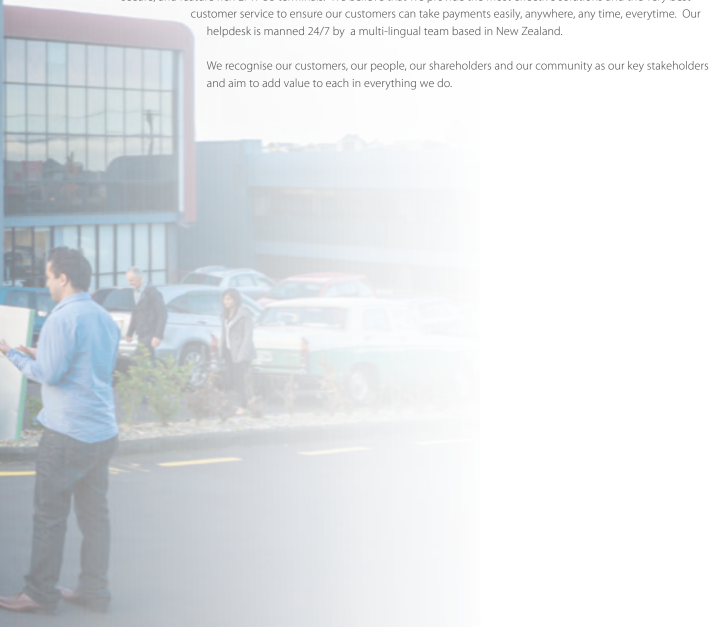
About Smartpay

Smartpay is Australia and New Zealand's largest independent full service EFTPOS provider. We directly service over 20,000 merchants with approximately 40,000 EFTPOS terminals across New Zealand and Australia.

We have longstanding relationships with our bank partners in New Zealand and Australia ranging from terminal supply to full outsourced service offerings. In New Zealand we are the largest direct connector of EFTPOS terminals to Paymark, the central electronic payment processing platform.

At Smartpay our vision is to be the payments partner of choice in the markets we operate in. We strive to provide the most up to date; secure; and feature rich EFTPOS terminals. We believe that we provide the most effective solutions and the very best

customer service to ensure our customers can take payments easily, anywhere, any time, everytime. Our





At Smartpay innovation is at the heart of everything we do. Having a dedicated in-house research and development team based in our New Zealand head office ensures we remain at the forefront of payments innovation. In addition to continually evolving our technology to ensure the most current product offering in market, we are always looking to the future direction of the payments industry to identify new and emerging trends to ensure our customers have access to the best technology for their businesses. Our ability to anticipate and lead the future direction of payments will distinguish us with our customers.

Our technical know-how and ability is leading edge; we export our skills across the Tasman and lend our knowledge base in creating bespoke payment solutions for a multitude of industries. We develop and deliver complete payment solutions for industry sectors, regardless of their technology base. Our solutions are developed to work across a wide range of hardware devices and platform types and tailored to the needs of our customers.





Our Product Process



Customer Engagement / Idea Generation



4





Idea Evaluation & Technical Design



3

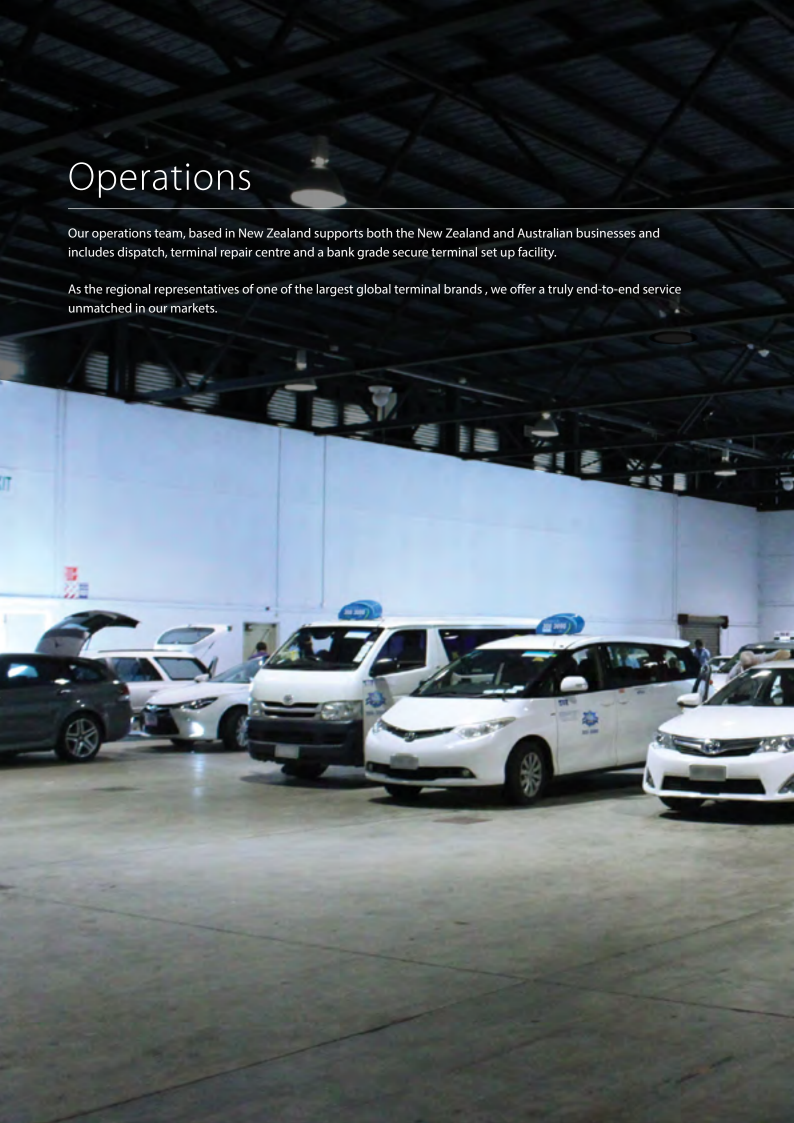
Development and Testing



5

Product Release











Sales and Marketing

Our sales team is the face of Smartpay. We ensure our sales staff have in-depth knowledge about our products and new developments with the support of marketing to be able to interact with customers in creating a unique buying experience both onsite and offsite. Client management and retention is something we value strongly.



Retail Radio

Smartpay is much more than just an EFTPOS hardware provider. We believe in growing our brand and offerings to create opportunities for our customers and subsequently leverage our market share. We do this by introducing new ideas that compliment and add value to our business. We look to meet the needs of more businesses through product differentiation. One way we are doing this is through Retail Radio.

Retail Radio is a mix of retail, music and advertising that individualises in-store radio. With the majority of purchase decisions made in-store Retail Radio provides a state of the art point of decision marketing system to support the modern retailer.







Chairman and Chief Executive's Review

Introduction

We are pleased to present our annual report for the 2016 financial year. Our financial results are in line with the guidance we provided to the market which is pleasing as we have worked through a variety of issues during the year with positive outcomes. These included the departure of both our chairman and two major shareholders partway through the year which were effected with little or no disruption to the business and which we believe is testimony to the robust nature of the business. We are fortunate at Smartpay that we have good people and are continuing to invest in our systems right across the organisation to ensure we have market leading capability as we continue to build for sustainable growth year by year. We are also delighted that after seven years in our previous New Zealand head office building, we have now moved premises to 205 – 209 Wairau Road into what is a modern, purpose fitted environment which will enhance team morale and wellbeing and we believe ultimately lead to better business performance.

The Year In Review

After a slow start, the business made progress through the year. The foundation is now set for what we expect will be improved profitability for the current financial year.

The business started the financial year at a lower level of revenue and profitability, mainly due to the cessation of our largest Australian taxi contract shortly before the beginning of the financial year. This was anticipated and had been communicated to the market.

Other contributing factors to the lower revenue and profit relative to the previous period were:

- The prior period included revenue contribution from two software development projects. As these projects were concluded in the prior period there was no corresponding income in the current period; and
- · The timing effect of expired contracts which concluded at points earlier in the period relative to the start dates of new contracts.

As part of our planning going into this period, we have been working on a growth strategy encompassing a number of near and longer term opportunities to provide a roadmap of sustainable growth. Through the ongoing execution of this strategy the foundation is set to achieve profit growth in the current financial year.

Some recent achievements likely to contribute to the expected increase in profitability include:

- The launch of our latest taxi payments technology into the New Zealand market resulting in a significant increase in revenue and profit from our largest customer;
- Growth in our Australian taxi business over the period; and
- The steady growth in our Australian retail business. We have seen further increase in the level of our Australian sales following the recent release of our new MPOS and integrated mobile payment terminals. We expect to see this growth trend continue.

Significant Ongoing Investment

The 2016 financial year was also a year of significant investment for the company;

1. New products:

- the development of new taxi payments technology recently released in New Zealand;
- · further development of our Australian taxi technology;
- · development of our recently released MPOS and integrated mobile payment terminals into Australia; and
- the development of new payments software for our existing New Zealand customers; and



This investment cycle resulted in an increase in cash usage during the period with net debt increasing to \$23.9m from \$21.1m over the year. With the recent completion and release of a number of products and with the current upgrade of our New Zealand fleet nearing completion, we expect our net debt to remain around the current level until around the middle of this financial year at which point we expect our debt will start to reduce again as our cash flows grow in line with our higher profitability. Importantly this investment will yield an ongoing benefit as it contributes to the incremental growth in revenue and profit that we expect in the current year and beyond.

Summary and Outlook

While this has been a challenging year as reflected in the financial results, for the reasons outlined the business is already performing at improved financial and operating levels which we believe is evidence of the growth opportunity in front of us.

In executing our strategy, the key focus areas for the current financial year are:

- 1. The continued growth of our Australian general retail and taxi businesses, in particular off the back of the introduction of our recently released mobile and integrated payment terminals.
- 2. Ongoing execution of emerging growth opportunities in the New Zealand market.
- 3. Develop the opportunity to participate in the opening of the EFTPOS / card acquiring market in Australia.
- 4. Continued evaluation of acquisition opportunities to add scale and scope. As a listed entity we have access to capital through the listed capital markets which we will avail ourselves of as suitable opportunities present.

We operate in the fast moving and often changing electronic payments industry. As a board we are confident that executing our strategy we will generate the initiatives to cement our position as a leading player in the New Zealand industry and to access ongoing growth opportunities in Australia.

We are pleased with the progress made over the course of the year and the current state of the business. We are confident shareholders can look forward to growth in profitability in the current financial year.

Gregor BarclayChairman

Polo

Bradley GerdisManaging Director

Directors' Profiles

Bradley Gavin Gerdis

Managing Director B.Bus (Hons), MCom

Bradley joined Smartpay in December 2011 bringing to the company expertise and experience in managing high growth payments businesses. He joined the Smartpay Board in July 2012. Prior to joining Smartpay, Bradley was a founding executive of Customers Ltd, an ASX listed ATM and payments company which grew from start-up to become Australia's largest ATM operator during his time with the business. Bradley also played a leading role as a founding director in the development of Strategic Payments Services Pty Ltd, a payments processing business in joint venture with Customers Limited, Bendigo Bank Ltd and MasterCard International. Bradley's experience includes direct investment roles with ANZ Private Equity and Gresham Private Equity. He has held executive and non-executive director positions in both publicly listed and private companies. Bradley resides in Sydney, Australia.

In addition to being on the Board, Bradley serves on the Board's Audit and Finance Committee.

Gregor John Barclay

Chairman and Independent Director - LLB, Dip. Bus

Greg joined the board of Smartpay in April 2010 and was appointed Chairman in December 2015. He is an experienced commercial lawyer and company director and is a past or present director of some high profile New Zealand companies or sporting entities. At present Greg is chairman of various New Zealand based companies including Boffa Miskell Limited, Pacific Forest Products Limited and Franchised Businesses Limited. He is a current board member of New Zealand Cricket, was a director of Cricket World Cup 2015 and is a director of the International Cricket Council ("ICC"). He also acts as an advisor to various other sporting entities or businesses. In 1997 he was a founding principal of the law firm Claymore Partners Limited. In 2013 he became a consultant to the firm which enables him to now focus on professional directorships and advisory work. He is a Chartered Member of the New Zealand Institute of Directors. Greg resides in Auckland, New Zealand.

In addition to being on the Board, Greg is chairman of the Board's Remuneration and Nominations Committee and he serves on the Audit and Finance Committee.

Matthew George Turnbull

Independent Director - BCom, CA

Matt joined the Board of Smartpay in April 2013, he is a Chartered Accountant and is a member of the Chartered Accountants Australia and New Zealand. He commenced his career with PWC (then PriceWaterhouse) and has over 20 years' experience providing accounting and corporate advisory services.

Matt has a detailed understanding of Smartpay, having assisted the company in the 2012 recapitalisation and restructure, and the acquisition of Viaduct Limited. Matt ordinarily resides in Auckland, New Zealand.

In addition to being on the Board, Matt serves on the Board's Remuneration and Nominations Committee and is the Chair of the Audit and Finance Committee.

Martyn Richard Pomeroy

Executive Director

Marty joined Smartpay in January 2013 post the acquisition of Viaduct Limited. Marty joined the Smartpay Board in April 2014. Prior to joining Smartpay Marty was one of the two founding Directors of Viaduct Limited, he was instrumental in the development and success of the Viaduct business from a start-up in 2001, through a period of growth to it becoming the third largest provider of eftpos terminals in New Zealand with an annual turnover of \$7m and employing 36 staff. Prior to Viaduct Marty held managerial roles in sales and service with Eftpos New Zealand. He brings over 13 years of experience in the NZ Payments industry to the Board. Marty has a detailed understanding of the operational, sales and commercial elements of the Smartpay business and is also involved in the strategy and build of the opportunity in Australia. Marty resides in Auckland, New Zealand.



Approved by the board 29 June 2016

The Smartpay Group of companies (Smartpay) design, develop and implement innovative EFTPOS and payment solutions for customers in New Zealand and Australia. Smartpay aims to add value to its clients' businesses, providing a total EFTPOS and payments solution. Smartpay Holdings Limited (the Company) is the holding company of the Group whose securities are listed on the New Zealand Stock Exchange (NZX) and the Australian Stock Exchange (ASX).

On 1 April 2016 the Company confirmed to the NZX and ASX that it had changed listing category on the ASX from a standard listing to an ASX Foreign Exempt Listing, which took effect from the commencement of trading on Tuesday 5 April 2016. The ASX Foreign Exempt Listing category is based on a principle of substituted compliance, recognising that for secondary listings, the primary regulatory role and oversight rest with the home exchange, the NZX Main Board. This being the case the Company has reviewed its governance framework to incorporate the principles and guidelines issued by the NZX and the New Zealand Financial Markets Authority, these guidelines are designed to maximise company performance and accountability in the interests of shareholders and the broader community. The Company continues to comply with the New Zealand Stock Exchange Listing Rules.

The Board and Management of Smartpay are committed to achieving high standards of corporate governance and leadership as appropriate for a listed entity, tempered by the constraints of its size and resources available to it. In order to support the Board's role, it has developed a governance framework, which also reflects the business' core values of:

- Innovation
- Excellence
- Leadership
- Integrity and Honesty
- Australasian focus
- End to end solution provider

This section on corporate governance contains commentary on the principles (listed below) that the company has adopted in line with the New Zealand Financial Markets Authority's Corporate Governance Principles and Guidelines. The documents referred to below can be found on Smartpay's websites at www.smartpay.co.nz and www.smartpay.com.au

Compliance with governance requirements and recommendations

For the reporting period to 31 March 2016 Smartpay considers its corporate governance practices have adhered to the NZX Corporate Governance Best Practice Code and the New Zealand Financial Markets Authority's Corporate Governance Principles and Guidelines as outlined in this section with the exception of the following:

The current composition of Smartpay's Audit and Finance Committee does not strictly comply with NZX Corporate Governance Best Practice Code; specifically, the role of Bradley Gerdis on the committee means that the Audit and Finance Committee does not only consist of non-executive directors. However, given the size of the business and the Board, the Board believes that the current composition of the Audit and Finance Committee is the most appropriate means for discharging its responsibilities and duties.

Whilst the executive directors remuneration packages include incentive elements that are related to entity performance over time Smartpay does not formally require its non executive directors to take a portion of their remuneration under a performance-based Equity Security compensation plan. Directors are encouraged to hold shares in the Company, subject to any limitations that may affect their independence, and the Remuneration and Nominations Committee reviews the Company's remuneration policy annually and will take external advice on appropriate remuneration to ensure that remuneration is fair and reasonable to retain appropriate levels of skills and competence.



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

The Board are responsible for determining, endorsing and communicating Smartpay's corporate values and culture to management who are then responsible for developing and maintaining those values and culture and for creating the environment and employment practice to support these.

Smartpay has written policies and procedures which articulate the expectations and standards of ethical behaviour required of all members of the Smartpay Team including its directors, senior managers and staff. Its Board Charter contains Smartpay's Corporate Values, Ethics Policy, Code of Conduct and sets out its expectations and obligations of directors. These clarify acceptable practices and provide guidance for compliance with ethical, legal and statutory obligations. The Company's staff handbook, which is issued to all staff and contractors, contains Smartpay's Corporate Values, Standards expected of staff, confidentiality expectation and its policy on Protected Disclosures and Equal Opportunities Policy. It also has its Share Trading Policy which prescribes the circumstances where directors, senior managers and employees can trade in Smartpay Holdings Limited securities.

Smartpay has not yet established a diversity policy; it does not have the resources and infrastructure to set measurable objectives for achieving diversity and to monitor or report on such objectives. The Board however recognises the benefits of diversity representation across the organisation and in leadership positions being reflective of both the populations in which we do business. It has established appropriate ethical standards and in its recruitment practices is committed to recruiting individuals with the appropriate skills and qualifications required for the role. Specifically, Smartpay's Ethics Policy and Code of Conduct include policies against discrimination. Smartpay is committed to ensuring that the rights of all people to obtain and hold employment without unlawful discrimination are upheld and that all employees are treated fairly and with dignity and respect. Its Staff Handbook details its policy and implementation procedures in this regard.

The breakdown of the gender composition of its Board and its officers and staff are reported below:

Level	% of women for FY 2016	% of women for FY 2015
Board	0	0
Senior Managers/Officers	25	33
Other employees and staff	41	41

There have been no identified breaches of the Company's code of ethics or unethical behaviour.

Approved by the board 29 June 2016

Board Composition and Performance

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

The Board currently comprises four directors, two of whom are independent non-executive directors (including the Chairman). The positions of Chairman and Managing Director are not held by the same individual. The non-executive directors are encouraged to meet separately from the full Board from time to time and at least once a year. Details of their qualifications, skills, directorships and experience are set out on page 20 and are available on Smartpay's website. Each director has the right, with the prior approval of the Chairman or a resolution of the Board, to seek legal or financial advice on any matter, which is either put forward for decision by the Board, or relevant to their position as director, at the expense of Smartpay.

As detailed in the Board Charter, the Board uses the criteria for determining the independence of directors as set out in the NZX Listing Rules. In determining independence the NZX Listing Rules' definition is a director who is not an executive of the company and does not have a disqualifying relationship. In considering whether a director has a disqualifying relationship Smartpay considers all the circumstances including the history of the relationship between Smartpay and the director and/or any plans it has concerning the relationship with the director going forward. For the purposes of this determination it considers that generally 10% of a director's or an associated person of a director's revenue will be a 'substantial portion' of that director's or associated person's annual revenue and over which threshold would create a disqualifying relationship. The transactions and relationships of the directors are set out in the Notes to the Financial Statements on page 78. The Board has carefully considered these for each of its independent director's and has determined that any relationships are not material and do not create disqualifying relationships or non-independent status.

The Board strives to ensure that it is comprised of directors with a blend of skills, experience and attributes appropriate to Smartpay. Its Performance Management Policy is reviewed annually and which includes all staff, senior executives individual directors and the Board as a whole. The Board has utilised the Institute of Directors Performance Management Board Evaluation Survey for its annual board performance evaluation, this has included reviews for the Board as a whole, individual directors and the Chairman. The Board has considered its findings in detail. The Company as a whole practices a 'continuous improvement' approach to the way it does business which is reflected throughout the business. Reporting to the Board is improved on an ongoing basis in response to director requests and changing business needs. The Company has Corporate membership of the NZ Institute of Directors, giving each director individual membership of the Institute and access to comprehensive training and resources. Individual directors are encouraged to undertake their own development to ensure they may appropriately and effectively perform their duties.

The Remuneration and Nominations Committee is responsible for reviewing key executives performance and for the performance management structures in place for the whole business. In line with the Company's policy, during the period under review the Remuneration committee considered the performance of the Managing Director, these reviews are held annually post the release of Smartpay's results to ensure that reviews can be aligned with the performance of the business.

Smartpay's Constitution and Board Charter provides that all directors must declare actual or potential conflicts of interest and excuse themselves from discussions on issues where they have an actual or potential conflict. In certain circumstances, Smartpay's Board Charter provides that a director may be required to consider their resignation from office. The Board of Smartpay maintain a comprehensive register of interests and this is reviewed at the outset of every meeting of the Board.

The directors receive comprehensive information on Smartpay's operations before each meeting and have unrestricted access to any other information or records. Where directors are unable to participate in a meeting they are encouraged to forward their views to another director in advance of the meeting. Senior management are also available at each meeting to address queries and to assist in developing the Board's understanding of issues facing Smartpay and the performance of its business.

Director Attendance Record

	Board Meetings	Audit and Finance Committee Meetings	Remuneration and Nominations Committee Meetings
Meetings Held	8	7	3
Ivan Hammerschlag (Resigned December 2015)	6	n/a	2
Bradley Gerdis	8	7	n/a
Greg Barclay	8	5	3
Matt Turnbull	8	7	3
Marty Pomeroy	8	n/a	n/a

The Board has an obligation to protect and enhance the value of Smartpay's assets and to act in its interests. It recognises that it cannot and must not try to manage the business itself, and must delegate this role to management. It has therefore put in place procedures and structures so it can be satisfied that it is able to carry out its role of accepting ultimate responsibility.

Smartpay's procedures are designed to clarify respective roles and responsibilities of Board members and senior executives in order to facilitate Board and management accountability to both the company and its shareholders. They ensure a balance of authority so that no single individual has unfettered powers and that there is a balance of independence, skills, knowledge, experience and perspective among directors so that the Board works effectively. They also ensure that the reporting structures and information provided are sufficient and timely in order to ensure that the Board can perform its oversight role.

The Board Charter provides a framework and policy on delegation, identifying matters requiring Board approval or action. It defines Board structure and membership, the expectations of directors around conflicts of interest, confidentiality, acting in good faith and sets out individual responsibilities of the Chair and Managing Director and outlines the process for director orientation, education and performance evaluation.

Board Committees

The board will use committees where this enhances its effectiveness in key areas while retaining Board responsibility.

The Board has constituted two committees to provide specific input and guidance. It recognises that committees add to the effectiveness of the Board by being able to inject a more detailed analysis of key issues and promote efficient decision making. The two committees are the Audit and Finance Committee and the Remuneration and Nominations Committee. These Committees meet and operate under Board approved terms of reference which are reviewed by the Board regularly, copies of which are available on the Company's website. Each committee is empowered to seek any information it requires from employees and to obtain independent legal or other professional advice it may deem necessary.

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Approved by the board 29 June 2016

Audit and Finance Committee

The members of the Audit and Finance Committee are:

Name	Date Appointed	Position in Committee	Independence (Yes/No)
Matthew Turnbull BCom, CA	1 April 2013	Chair	Yes
Greg Barclay LLB, Dip. Bus	24 May 2010	Member	Yes
Bradley Gerdis B.Bus (Hons), MCom	24 July 2013	Member	No

Smartpay's Board Charter reflects that ultimate responsibility for the integrity of Smartpay's financial reporting rests with the Board, providing that the following (among others) are matters requiring Board action (and thus cannot be delegated to management); the approval of all financial statements, reports and accounts; the oversight of the audit and compliance functions, and the approval of the framework of control and compliance and their operation.

The Board reviews the membership of the Audit and Finance Committee once every three years and each time there is a change in Board membership. Given the size of the business and the Board, the Board believes that the current composition of the Audit and Finance Committee, which includes Bradley Gerdis in its membership, is the most appropriate means for discharging its responsibilities and duties but recognises that this does not strictly comply with NZX recommendations and guidelines.

The Audit and Finance Committee met seven times during the year. Meeting attendance is detailed on page 25. Where directors were unable to participate in a meeting they provided their views to the Chairman of the Committee in advance of the meeting.



The members of the Remuneration and Nominations Committee are:

Name	Date Appointed	Position in Committee	Independence (Yes/No)
Greg Barclay LLB, Dip. Bus	24 May 2010	Member	Yes
Matthew Turnbull BCom, CA	5 June 2013	Member	No

Given the size of the business the Board has determined that the roles and functions of Remuneration and Nominations committees can be effectively dealt with by one committee and the Terms of Reference for its Remuneration and Nominations Committee include the roles and functions for nomination and remuneration of directors, senior managers and policies for the company as a whole. The Board Charter recognises that the ultimate responsibility for appointments and remuneration rests with the Board.

The Remuneration and Nominations Committee met three times during the year. Meeting attendance is detailed on page 25. The Committees examine proposals and, where appropriate make recommendations to the full Board. Committees do not take action or make decisions unless specifically mandated by prior Board authority to do so.



Approved by the board 29 June 2016

Reporting and Disclosure

The Board demands integrity both in financial reporting and in the timeliness and balance of disclosure on Smartpay's affairs.

While the ultimate responsibility to ensure the integrity of the Company's financial reporting rests with the Board, the company has in place a structure of review and authorisation designed to ensure truthful and factual presentation of its financial position. This includes an appropriately resourced Audit and Finance Committee operating under written terms of reference which requires it to review and consider the accounts and preliminary releases of results to the market. It has an Audit Independence Policy which requires that Smartpay's external auditor remains independent and identifies that the appointment of the auditor is reviewed regularly by the Audit and Finance Committee. KPMG became auditors to the company for the FY13 year end.

The Board has required rigorous processes to ensure that it can reasonably rely on the information provided to it by Management. All financial reporting provided to the Board goes though a tiered review process and is accompanied by management sign-offs. The Board and Auditors review information contained in our Annual Report to ensure its compliance with GAAP requirements including segmental reporting.

The Board is committed to the promotion of investor confidence by taking steps within its power to ensure that trade in its securities takes place in an effective and informed market. To this end it is committed to providing timely, orderly and credible information consistent with legal and regulatory requirements and has adopted a Disclosures and Communication Policy which reinforces Smartpay's commitment to the continuous disclosure obligations imposed by the NZX and ASX, ensures timely and accurate information is provided equally to all shareholders and market participants and provides guidance on the process to ensure compliance. This policy, together with Smartpay's procedures relating to disclosure, is designed to ensure accountability at a senior management level and compliance with Smartpay's disclosure obligations under the NZX Listing Rules and New Zealand law such that all investors have equal and timely access to material information concerning the company, its financial position, performance and governance and Company announcements are factual and are presented in a clear and balanced way.

The Board has appointed the Managing Director as Smartpay's Market Disclosure Officer who is responsible for monitoring Smartpay's business to ensure it meets its disclosure obligations. He is supported by the Company Secretary and, when necessary, will consult professional legal advisers. The Board Charter recognises that the Board has an important role to play in ensuring that proper systems are in place, through approving specific key announcements to which they bring a shareholder perspective.

In addition, a key role of the Audit and Finance Committee is to monitor legislative and regulatory compliance.



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

The Board Charter sets out Smartpay's policy on director remuneration. Non-executive directors are paid a basic fee as ordinary remuneration for their appointment as a director of Smartpay. In addition they may be paid extra remuneration for their membership of Board appointed committees and/ or in consideration for their appointment as Chairman or Deputy Chairman. They receive no retirement or other benefits. The level of remuneration to be paid is reviewed annually by the Remuneration and Nominations Committee who consider the skills, performance, experience and level of responsibility of the directors in undertaking the review and is authorised to obtain independent advice on market conditions. The Committee then makes appropriate recommendations to the Board. In the event that the total remuneration of the directors exceeds the current limit approved by shareholders no changes can be made until shareholder approval is obtained.

The remuneration payments to directors are included in the related party note to the Financial Statement on page 78 and Statutory Information on page 97 and, as required by section 211 (1) (g) of the New Zealand Companies Act 1993, the Company's disclosures on employees earning more than \$100,000 per annum is detailed on page 96.

Executive directors receive no director fees but are paid as employees of the company in accordance with their contracts of employment with the company. Senior Executives are paid as employees of Smartpay in accordance with their contracts of employment.

The Remuneration and Nominations Committee's terms of reference require it to review the performance management and remuneration structures in place for the whole business. The business currently undertakes its review process in June/July post the release of the business' full year results in order to ensure that remuneration is aligned with Smartpay's performance. The Remuneration and Nominations Committee receives recommendations from management at this time for payment of bonuses and for a remuneration policy for the business for the year.

The Remuneration and Nominations Committee has this year engaged the services of an external expert as part of the review process for Chief Executive Officer and General Manager. They will provide support for the performance reviews and benchmarking of remuneration packages.

Smartpay may from time to time engage its non-executive directors to provide professional services to Smartpay. In these circumstances the terms of engagement will be competitive, established on an arms' length basis, clearly recorded and all legal requirements for disclosure of the engagement will be observed and the effect on their independent status where that applies will be considered and the appropriate Board determination made.

Smartpay does not have a formal share participation scheme available to staff or directors. In some circumstances individual directors or senior executives may be awarded share options as an incentive plan conditional on certain key performance indicators as identified at the time. All such options are disclosed on page 92.

Approved by the board 29 June 2016

Risk Management

Directors should have a sound understanding of the key risks faced by the business, and should regularly verify there are appropriate processes to identify and manage these.

Smartpay takes a proactive approach to risk management and reviews major decisions and deals with a view to potential risks that Smartpay may be exposed to as a result. It's Board Charter and the Delegation of Authorities Manual set the boundaries for items which must come to the Board for approval so that the Board has the ultimate control of major business decisions. The Board is responsible for ensuring that risks are identified on a timely basis and that Smartpay's objectives and activities are aligned with the risks and opportunities identified by the Board.

The Audit and Finance Committee oversees the process for identification and management of risk in Smartpay. However, Smartpay's Board Charter provides that the oversight and review of risk management is a matter requiring Board action, reflecting that ultimate responsibility for risk oversight and risk management rests with the Board.

The Board have a risk management policy; management maintain a Risk Register which identifies risks to the business and risk mitigation strategies. This is maintained on an ongoing commercial basis; it is reviewed by the management team at least 6 times a year and a summary of the review findings plus the full Risk Register are provided to the Board at each of its scheduled board meetings during the year. The areas of Risk and Health and Safety Management are standing agenda items for each scheduled board meeting. The objectives of the Risk Management Policy and associated Risk Register are to allow the Group to pursue opportunities that involve risk in an informed manner so as to meet the expectation of stakeholders. It enables full and due consideration to be given to the balance of risk, growth and returns, to support the achievement of shareholder value objectives and risk management practices to be applied to enhance strategic and operational decision making.

As detailed in the terms of reference of the Audit and Finance Committee, Smartpay's management is delegated responsibility to design, implement and review Smartpay's risk management and internal control systems, with the Audit and Finance Committee serving an oversight and monitoring role.

Management's internal control systems support its risk management and are required to involve processes to enable the identification, quantification and monitoring of significant risks, the development of risk mitigation strategies, the monitoring of compliance and the review of systems and records.

Smartpay does not have sufficient scale to have a dedicated internal audit function however recognises the value this process adds. Emphasis is placed on the systems and policies in place, including the Delegation of Authorities Manual and other processes which ensure the separation of duties in relation to the authorisation of, and commitment to, expenses and obligations and that such decisions are made at the appropriate level. It is continually looking to further improve its systems and processes to ensure good controls are in place.



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

The ultimate responsibility to ensure the quality and independence of the external audit process rests with the Board, and the company has in place the following elements to ensure they are able to execute this responsibility. This includes an appropriately resourced Audit and Finance Committee operating under written terms of reference and requirements that the company's external auditor remains independent and a process to ensure that the appointment of the auditor is reviewed regularly by the Audit and Finance Committee.

The Board has adopted an Audit Independence Policy which defines the services that may or may not normally be performed by Smartpay's external auditors. It requires that the external auditors annually confirm their compliance with professional standards and ethical guidelines of the Chartered Accountants Australia and New Zealand and complements the Audit and Finance Committee's terms of reference. The Audit and Finance Committee is responsible for reviewing the independent and internal audit practices to support the Board in fulfilling its responsibilities. It is responsible for recommending the appointment and removal of the independent auditors and ensuring that the external auditor or lead partner is changed every 5 years. Following a review process KPMG became auditors to the company for the FY13 year end and Malcolm Downes is the lead audit partner for Smartpay.

The Auditors are invited to Audit and Finance committee meetings leading up to and during the audit and work closely with the Chairman of the Audit and Finance Committee during this time. The Company promotes good dialogue and encourages a supportive relationship, and the Audit team has unfettered access to the senior executive team and finance team members at all times.

Smartpay engages other external advisors to assist with such matters as taxation to support the business in its tax dealings to ensure a true separation of duties. Where there are overlaps with audit work KPMG are engaged to provide only additional audit related advice.

KPMG conducted research on possible ERP solutions on behalf of the Company during the reporting period. Their fee for this work was \$11,000 and it was considered that this did not affect their independence.

KPMG have confirmed their independence in relation to the audit and that there have been no contraventions of any applicable code of professional conduct in relation to the audit.

The fee paid to the auditors is detailed on page 57.

Approved by the board 29 June 2016

Shareholder Relations

The Board should foster constructive relationships with shareholders that encourage them to engage with the entity.

The Board has approved a Stakeholder Communication Policy, which, in conjunction with its Disclosure and Communication Policy outlined above, seek to ensure that its shareholders understand its activities by communicating effectively with them and giving them ready access to balanced and clear information about the Company and seeks to ensure it is easy for shareholders to participate in general meetings.

Smartpay Holdings Limited is listed on both the NZX and ASX and has a geographically diverse shareholder base however the majority of shareholders by number are New Zealand based (see page 100). The Company's General Meetings are held in Auckland during business hours. The notice requirements of General Meetings as required by the Listing Rules and the New Zealand Companies Act 1993 are adhered to so as to ensure any shareholder wishing to participate can. Notices of meetings are also available on Smartpay's website and released to the NZX/ASX and the Company's Auditors are invited to attend the Company's General Meetings of shareholders.

Stakeholder Interests

The Board should respect the interests of stakeholders, taking into account the Company's ownership type and its fundamental purpose.

The Board approved Stakeholder Communication Policy recognises the interests of stakeholders wider than its shareholders and investment community. It is committed to using its best endeavours to familiarise itself with the issues of concern to all stakeholders including customers, staff, the payments industry and the communities in and around the Company.

It has established its Corporate Values and Ethics policy and Code of Conduct which are covered in more detail above.

Smartpay's business is an integral part of the payments industry and as such has an important role to play in ensuring that public confidence in the payments infrastructure and ecosystem is maintained. Key external stakeholders in the payments industry, many who have strategic partnerships with Smartpay, are the Banks, Paymark and Visa/Mastercard.



Directors' Responsibility Statement

The Directors are responsible for the preparation, in accordance with New Zealand law and generally accepted accounting practice, of financial statements which give a true and fair view of the financial position of Smartpay Holdings Limited and its subsidiaries (the Group) as at 31 March 2016 and the results of their operations and cash flows for the year ended 31 March 2016.

The Directors consider that the financial statements of the Group have been prepared using accounting policies appropriate to the Group's circumstances, consistently applied except where indicated, and supported by reasonable and prudent judgements and estimates, and that all applicable New Zealand equivalents to International Financial Reporting Standards have been followed.

The Directors have responsibility for ensuring that proper accounting records have been kept which enable, with reasonable accuracy, the determination of the financial position of the Group and enable them to ensure that the financial statements comply with the Financial Reporting Act 2013.

The Directors have responsibility for the maintenance of a system of internal control designed to provide reasonable assurance as to the integrity and reliability of financial reporting. The Directors consider that adequate steps have been taken to safeguard the assets of the Group and to prevent and detect fraud and other irregularities.

The Directors are pleased to present the financial statements of the Group for the year ended 31 March 2016.

These financial statements dated 26 May 2016 are signed in accordance with a resolution of the directors made pursuant to section 211(1)(k) of the Companies Act 1993.

For and on behalf of the Directors

Gregor Barclay

Chairman

Bradley GerdisManaging Director

Statement of Comprehensive Income

For the year ended 31 March 2016

	Gre		oup
		2016	2015
	Note	\$'000	\$'000
Continuing operations			
Revenue	5	20,361	22,191
Other income	6	8	21
Operating expenditure	7	(12,250)	(13,009)
Earnings before interest, tax, depreciation, share options expense, amortisation, impairments and unrealised foreign exchange		8 ,119	9,203
Depreciation and amortisation	7	(5,713)	(4,703)
Unrealised foreign exchange adjustments		502	(201)
Share option amortisation		(98)	(117)
Net finance (costs)	7 & 12	(1,903)	(2,191)
Impairments	7	(811)	(540)
		(8,023)	(7,752)
Profit before tax		96	1,451
Tax benefit	8	119	119
Profit for the year from continuing operations of owners		215	1,570
Other comprehensive income			
Foreign currency translation differences for foreign operations which may be reclassified subsequently to profit and loss (no tax effect)	23	(256)	49
Share based payments reversal which will not subsequently be reclassified to profit / (loss) (no tax effect)	22	369	50
Total comprehensive income of owners		328	1,669
Earnings / (losses) per share from continuing operations attributable to the equity holders of the company during the year	9		
Basic earnings per share		0.13 cents	0.91 cents
Diluted earnings per share		0.13 cents	0.91 cents

The accompanying Statement of Accounting Policies and Notes to the Financial Statements on pages 39 to 84 form part of the financial statements.

Statement of Changes in Equity

For the year ended 31 March 2016

	Group			
	Share Capital	Foreign Currency Translation Reserve	Retained Deficits	Total
Balance at 31 March 2014	54,642	582	(45,533)	9,691
Profit for the year from continuing operations of owners	-	-	1,570	1,570
Other comprehensive income	-	49	50	99
Total comprehensive income	-	49	1,620	1,669
Share options recognised at fair value net of options lapsed (note 22)	67	-	-	67
Total changes in equity	67	49	1,620	1,736
Balance at 31 March 2015	54,709	631	(43,913)	11,427
Profit for the year from continuing operations of owners	-	-	215	215
Other comprehensive income	-	(256)	369	113
Total comprehensive income	-	(256)	584	328
Share options recognised at fair value net of options lapsed (note 22)	(271)	-	-	(271)
Total changes in equity	(271)	(256)	584	57
Balance at 31 March 2016	54,438	375	(43,329)	11,484

The accompanying Statement of Accounting Policies and Notes to the Financial Statements on pages 39 to 84 form part of the financial statements.

Statement of Financial Position

For the year ended 31 March 2016

		Gr	oup
		2016	2015
	Note	\$'000	\$'000
Current assets			
Cash and bank balances	10	3,414	4,965
Trade and other receivables	11	2,770	2,423
Finance receivable	13	248	228
ncome tax receivable	20	55	30
Total current assets		6,487	7,646
Non-current assets			
Finance receivables	13	-	229
Property, plant and equipment	15	14,695	12,638
ntangible assets	16	7,878	6,861
Goodwill	17	14,772	14,772
Total non-current assets		37,345	34,500
Total assets		43,832	42,146
Current liabilities			
Trade payables and accruals	19	4,071	3,827
Derivative financial instruments	12	492	264
Borrowings	21	2,982	2,937
Total current liabilities		7,545	7,028
Non-current liabilities			
Borrowings	21	24,354	23,123
Deferred tax liabilities	18	449	568
Total non-current liabilities		24,803	23,691
Total liabilities		32,348	30,719
Net assets		11,484	11,427
equity			
Share capital	22	54,438	54,709
Foreign currency translation reserve	23	375	631
Retained deficits		(43,329)	(43,913)
Fotal equity		11,484	11,427

The accompanying Statement of Accounting Policies and Notes to the Financial Statements on pages 39 to 84 form part of the financial statements.

Statement of Cash Flows

For the year ended 31 March 2016

		Gr	oup
		2016	2015
	Note	\$'000	\$′000
Cash flows from operating activities			
Receipts from customers		19,937	21,904
Interest received		87	114
Payments to suppliers & employees		(12,488)	(13,751)
Interest paid		(1,763)	(1,991)
Net cash inflow from operating activities	24	5,773	6,276
Cash flows from investing activities			
Proceeds from disposal of assets		-	20
Purchase of terminal assets and other property, plant and equipment		(5,785)	(4,213)
Development of computer software		(2,748)	(1,283)
Net cash outflow from investing activities		(8,533)	(5,476
Cash flows from financing activities			
Proceeds from borrowings		4,224	2,880
Repayments of borrowings		(3,015)	(3,015)
Net cash inflow from financing activities		1,209	(135
Net decrease in cash equivalents		(1,551)	665
Add opening cash equivalents		4,965	4,300
Closing cash equivalents		3,414	4,965
Reconciliation of closing cash equivalents to the balance sheet:			
Cash and cash equivalents		3,414	4,965
Closing cash equivalents	10	3,414	4,965

The accompanying Statement of Accounting Policies and Notes to the Financial Statements on pages 39 to 84 form part of the financial statements.

1. General Information

Smartpay Holdings Limited (the "Parent") is a New Zealand company registered under the Companies Act 1993 and listed on both the New Zealand Stock Exchange ("NZX") and the Australian Securities Exchange ("ASX"). The Parent is an issuer (FMC entity) in terms of the Financial Reporting Act 2013. The addresses of its registered office and principal place of business are disclosed in the directory to the annual report.

The consolidated financial statements of Smartpay Holdings Limited comprise the Parent and its subsidiaries (together referred to as the "Group"). The Group comprises profit-oriented entities and is a provider of technology products, services and software to merchants and retailers in New Zealand and Australia.

2. Summary of Significant Accounting Policies

a. Statement of Compliance

The Parent is a reporting entity for the purposes of the Financial Reporting Act 2013 and its financial statements comply with that Act.

The financial statements have been prepared in accordance with generally accepted accounting practice in New Zealand ("NZ GAAP"). They comply with New Zealand equivalents to International Financial Reporting Standards ("NZ IFRS"), and other applicable Financial Reporting Standards, as appropriate for profit-oriented entities and the requirements of the Companies Act 1993 and the Financial Reporting Act 2013.

The financial statements comply with International Financial Reporting Standards ("IFRS").

The financial statements were authorised for issue by the Directors on 26 May 2016.

b. Basis of Preparation

The Group financial statements have been prepared on a historical cost basis except for certain assets, which have been measured at fair value. Accounting policies are selected and applied in a manner which ensures that the resulting financial information satisfies the concepts of relevance and reliability, thereby ensuring that the substance of the underlying transactions or other events is reported. The principal accounting policies are set out below.

The going concern assumption is applied, it is supported by current cash flow and cash flow forecasts for 2017 / 2018. The prior year comparative figures have been reclassified to agree to the current year classification where appropriate.

c. Functional and Presentation Currency

The financial statements are presented in New Zealand dollars (\$'000), which is the Parent's and New Zealand subsidiaries functional currency. All financial information is presented in New Zealand dollars except if stated otherwise, and has been rounded to the nearest thousand where appropriate.

d. Accounting Judgements and Major Sources of Estimation Uncertainty

In the application of the Group's accounting policies, the directors are required to make judgements, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an on-going basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods. Refer to note 3 for a discussion of judgements in applying the accounting policies, and major sources of estimation uncertainty.

e. Adoption of New and Revised Standards and Interpretations

i) Standards and Interpretations Effective in the Current Period

The following standards have been implemented in the current period. These standards had no impact on the calculation of reported financial information of the Group.

· Other Clarifications

There have been minor amendments to standards which have not had a material impact on the Group in the current reporting period.

ii) Standards on Issue Not Yet Adopted

NZ IFRS 9 Financial Instruments NZ IFRS 15 Revenue from Contracts with Customers NZ IFRS 16 Leases

Effective Date*

1 January 2018 1 January 2018 1 January 2019

Directors expect to adopt the above Standards and Interpretations in the period in which they become mandatory, however none are expected to have a material impact on the measurement or recognition policies of the Group including NZ IFRS 16 Leases. There may be further disclosures required by those standards.

f. Consolidation

The Group financial statements incorporate the financial statements of the Parent and entities controlled by the Parent (its subsidiaries). Subsidiaries are all entities over which the Group has the power to govern the financial and operating policies so as to obtain benefits from their activities. The existence and effect of potential voting rights that are currently exercisable or convertible are considered when assessing whether a group controls another entity. Subsidiaries are fully consolidated from the date on which control is obtained by the Group and cease to be consolidated from the date on which control is transferred out of the Group.

The financial statements of the subsidiaries are prepared using consistent accounting policies which may involve making adjustments to the financial statements of subsidiaries to bring them into line with other members of the Group.

All intra-group balances, transactions, income and expenses have been eliminated in full on consolidation.

Investments in subsidiaries are recorded at cost less any impairment provision in the Parent company's financial statements.

Business Combinations

Acquisitions of subsidiaries and businesses are accounted for using the purchase method. On acquisition, the assets, liabilities and contingent liabilities of a subsidiary are measured at their fair values at the date of acquisition. Any costs directly attributable to the business combination are expensed in the Statement of Comprehensive Income.

^{*}The effective date for the Group is the commencement date of the next accounting period after the Effective Date

Any excess of the cost of acquisition over the aggregate fair values of the identifiable net assets acquired is recognised as goodwill. Goodwill arising on acquisition is recognised as an asset and initially measured at cost. Refer to note 2.u for the Group's accounting policy on Goodwill.

Where equity instruments are issued in a business combination, the fair value of the instruments is the published market price as at the date of exchange unless, in rare circumstances, it can be demonstrated that the published price at the date of exchange is an unreliable indicator of fair value and that other evidence and valuation methods provide a more reliable measure of fair value. The 20 days volume weighted average prior to the date of exchange is used when there is low trading volume in the shares. Transaction costs arising on the issue of equity instruments are recognised directly in equity.

g. Foreign Currencies

i) Foreign Currency Transactions

The individual financial statements of each group entity are presented in the currency of the primary economic environment in which the entity operates (its functional currency). For the purpose of the Group financial statements, the results and financial position of any group entity whose functional currency is not New Zealand dollars is converted to New Zealand dollars being the functional currency of the Parent.

Transactions in currencies other than an entity's functional currency are recorded at the rates of exchange prevailing at the dates of the transactions. At the end of each reporting period, monetary items denominated in foreign currencies are translated to the entity's functional currency at rates prevailing at the end of the reporting period.

Non-monetary items carried at fair value that are denominated in foreign currencies are translated at the rates prevailing at the date when the fair value was determined. Non monetary items that are measured in terms of historical cost in a foreign currency are not retranslated.

Exchange differences are recognised in the Statement of Comprehensive Income in the period in which they arise.

ii) Foreign Operations

For the purpose of presenting the Group financial statements, the assets and liabilities of the Group's foreign operations are expressed in New Zealand dollars using exchange rates prevailing at the end of the reporting period. Items in the Statement of Comprehensive Income are translated at the average exchange rates for the period. Exchange differences arising, if any, are recognised in Other Comprehensive Income and accumulated as a separate component of equity in the Group's Foreign Currency Translation Reserve. Such exchange differences are reclassified from equity to income (as a reclassification adjustment) on disposal of the net investment.

Goodwill and fair value adjustments arising on the acquisition of a foreign operation are treated as assets and liabilities of the foreign operation and translated at the closing rate.

h. Comparatives

When the presentation or classification of items is changed, comparative amounts are reclassified unless the reclassification is impractical. There have been only minor presentation or classification changes in the current period.

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i. Current versus Non Current Classification

The Group presents assets and liabilities in the statement of financial position based on current / non current classifications.

An asset is current when it is:

- expected to be realised or intended to be sold or consumed within twelve months after the reporting date or
- is cash or a cash equivalent unless restricted from being exchanged or used to settle a liability for at least twelve months after the reporting date

All other assets are classified as non current.

A liability is current when it is:

- expected to be settled within twelve months after the reporting date or
- · there is no unconditional right to defer the settlement of the liability for at least twelve months after the reporting date

All other liabilities are classified as non current.

j. Revenue Recognition

Revenue is recognised and measured at the fair value of the consideration received or receivable to the extent it is probable that the economic benefits will flow to the Group and the revenue can be reliably measured.

i) Operating Lease Income

Rental agreements for terminals recognised as operating leases result in revenue being recognised on a straight line basis over the term of the lease.

ii) Finance Lease Income

Rental agreements for terminals where substantially all the risks and rewards are considered to have transferred to the customer are recognised as a sale of the terminal hardware and as a finance lease transaction. The income from the sale of the terminal is recognised according to 2.j.(iv) below and the finance lease transaction is recognised based on the net present value of the future cash flows over the term of the agreement using the effective interest method.

iii) Service and Software Revenue

The component of revenue relating to the servicing of terminal assets subject to rental agreements, including provision for software upgrades for terminals is recognised as the services are provided over the term of the agreement.

iv) Terminals and ancillary devices sold

Revenue is recognised when the significant risks and rewards of ownership of the goods have passed to the buyer and the costs incurred or to be incurred in respect of the transaction can be measured reliably. Risks and rewards of ownership are considered passed to the buyer at the time of delivery of the goods to the customer.

v) Finance Income

Revenue is recognised as interest accrues using the effective interest method. This is a method of calculating the amortised cost of a financial asset and allocating the finance income over the relevant period using the effective interest rate, which is the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset to the net carrying amount of the financial asset.

vi) Dividends

Revenue is recognised when the Group's right to receive the payment is established.

k. Share-based Payment Transactions

Equity Settled Transaction

The Group provides benefits to its employees (including key management personnel) in the form of share-based payments, whereby employees render services in exchange for shares or rights over shares (equity settled transactions). Similarly share based benefits have been provided to other parties such as consultants and financiers, in settlement of services rendered.

The cost of these equity-settled transactions with employees is measured by reference to the fair value of the equity instruments at the date at which they are granted. In valuing equity-settled transactions, no account is taken of any vesting conditions, other than conditions linked to the price of the shares of Smartpay Holdings Limited (market conditions) if applicable.

The cost of equity-settled transactions is recognised, together with a corresponding increase in equity, over the period in which the performance and/or service conditions are fulfilled (the vesting period), ending on the date on which the relevant employees become fully entitled to the award (the vesting date).

At each subsequent reporting date until vesting, the cumulative charge to the Statement of Comprehensive Income is the product of:

- The grant date fair value of the award;
- The current best estimate of the number of awards that will vest, taking into account such factors as the likelihood of employee turnover during the vesting period and the likelihood of non-market performance conditions being met; and
- The expired portion of the vesting period. The charge to the Statement of Comprehensive Income for the period is the cumulative amount as calculated above less the amounts already charged in previous periods. There is a corresponding credit to equity.

If the terms of an equity-settled award are modified, as a minimum an expense is recognised as if the terms had not been modified. An additional expense is recognised for any modification that increases the total fair value of the share-based payment arrangement, or is otherwise beneficial to the employee, as measured at the date of modification.

I. Finance Costs

Interest expense is accrued on a time basis using the effective interest method and are recognised as an expense when incurred.

m. Taxation

Income tax expense represents the sum of the tax currently payable and deferred tax.

i) Current Tax

The tax currently payable is based on taxable profit for the reporting period. Taxable profit differs from profit as reported in the Statement of Comprehensive Income. The tax rates and tax laws used to compute the amount are those that are enacted or substantively enacted by the balance date. Current tax assets and liabilities are the tax balances due from or owing to taxation authorities.

ii) Deferred Tax

Deferred tax is recognised on differences between the carrying amounts of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of taxable profit, and is accounted for using the balance sheet liability method.

Deferred tax liabilities are recognised for all taxable temporary differences except:

- When the deferred tax liability arises from the initial recognition of goodwill or of an asset or liability in a transaction that is not a business combination and that, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; or
- When the taxable temporary difference is associated with investments in subsidiaries, associates or interests in joint ventures, and the timing of the reversal of the temporary difference can be controlled and it is probable that the temporary difference will not reverse in the foreseeable future.

Deferred tax assets are recognised for all deductible temporary differences, carry-forward of unused tax credits and unused tax losses, to the extent that it is probable that taxable profit will be available against which the deductible temporary differences and the carry-forward of unused tax credits and unused tax losses can be utilised, except:

• When the deferred tax asset relating to the deductible temporary difference arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss;

or

• When the deductible temporary difference is associated with investments in subsidiaries, associates or interests in joint ventures, in which case a deferred tax asset is only recognised to the extent that it is probable that the temporary difference will reverse in the foreseeable future and taxable profit will be available against which the temporary difference can be utilised.

The carrying amount of deferred tax assets is reviewed at each balance date and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be utilised. Unrecognised deferred tax assets are reassessed at each balance sheet date and are recognised to the extent that it has become probable that future taxable profit will allow the deferred tax asset to be recovered.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply to the year when the asset is realised or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted at the balance date.

Current and deferred tax are recognised as an expense or income in profit or loss except when they relate to items recognised in other comprehensive income or directly in equity in which case the tax is also recognised in other comprehensive income or directly in equity, or where they arise from initial accounting for a business combination.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to set off current tax assets against current tax liabilities and when they are levied by the same taxation authority and the Group intends to settle its current tax assets and liabilities on a net basis.

iii) Goods and Services Tax (GST)

Revenues, expenses and assets are recognised net of the amount of GST except:

• when the GST incurred on a purchase of goods and services is not recoverable from the taxation authority, in which case the GST is recognised as part of the cost of acquisition of the asset or as part of the expense item as applicable; and receivables and payables, which are stated with the amount of GST included.

The net amount of GST recoverable from, or payable to, the taxation authority is included as part of receivables or payables in the Statement of Financial Position.

Commitments and contingencies are disclosed net of the amount of GST recoverable from, or payable to, the taxation authority.

n. Statement of Cash Flows

For the purpose of the statement of cash flows, cash and cash equivalents comprise cash at bank and in hand and short-term deposits with an original maturity of three months or less that are readily convertible to known amounts of cash, net of outstanding bank overdrafts and which are subject to an insignificant risk of changes in value.

The following terms are used in the Statement of Cash Flows:

- operating activities are the principal revenue producing activities of the Group and other activities that are not investing or financing activities; and
- investing activities are the acquisition and disposal of long-term assets and other investments not included in cash equivalents; and
- financing activities are the fund raising activities of the Group from both owners and financiers. Any dividends paid are classified as part of financing activities.

o. Financial Assets

Financial assets are classified by NZ IAS 39 Financial Instruments: Recognition and Measurement into the following categories:

- financial assets at fair value through profit and loss
- held-to maturity investments
- available-for-sale financial assets
- loans and receivables

The classification depends on the purpose for which the financial assets were acquired. Management determines the classification of its financial assets at initial recognition and when allowed and appropriate, re-evaluates this designation at each reporting date.

When financial assets are initially recognised they are measured at fair value, plus, in the case of assets not at fair value through profit and loss, directly attributable transaction costs.

The Group has the following classifications:

i) Financial Assets at Fair value through Profit & Loss

This category has two sub categories:

- · Financial assets held for trading
- Those designated at fair value through profit and loss on initial recognition

The Group's derivative financial instruments are categorised 'at fair value through profit and loss' on initial recognition.

ii) Loans and Receivables

Trade receivables, loans and other receivables that have fixed or determinable payments and that are not quoted in an active market are classified as loans and receivables.

Trade receivables are amounts due from customers for services performed and goods provided in the ordinary course of business. Trade receivables, which generally have 30-60 day terms, are recognised at fair value less an allowance for any uncollectible amounts. Some trade receivables relating to Telephony have one week payment terms.

Finance lease receivables are amounts due from customers who have taken out rental agreements at the time of taking possession of their EFTPOS terminals. See note 2.j. (ii).

Impairment of Financial Assets

Collectability of trade receivables and finance lease receivables are reviewed on an on-going basis. Trade receivables that are known to be uncollectible are written off when identified. Finance lease receivables that are known to be uncollectible will have the terminal repossessed and the debt written off.

Financial assets, other than those financial assets at fair value through profit and loss are assessed for indicators of impairment at the end of each reporting period including trade and finance lease receivables on a collective basis. Financial assets are impaired where there is objective evidence that as a result of one or more events that occurred after initial recognition of the financial asset, the estimated future cash flows of the investment have been impacted.

For financial assets carried at amortised cost, the amount of the impairment is the difference between the asset's carrying amount and the present value of the estimated future cash flows.

Derecognition of Financial Assets

The Group derecognises a financial asset only when the contractual rights to the cash flows from the asset expire or it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another entity.

p. Derivative Financial Instruments

The Group's derivative financial instruments are categorised 'at fair value through profit and loss' on the date a derivative contract is entered into and are subsequently remeasured to their current fair value at each reporting date. The resulting gain or loss of any derivative is recognised immediately in the profit and loss.

The balance outstanding of derivative financial instruments are classified as current assets or liabilities if they are expected to be realised within 12 months otherwise they are treated as non-current assets or liabilities.

q. Merchant Terminals and Property, Plant and Equipment

Merchant terminals and plant and equipment are stated at historical cost less accumulated depreciation and any accumulated impairment losses. All other repairs and maintenance are recognised in the Statement of Comprehensive Income as incurred.

Terminals on hand are held in capital works in progress and are valued at cost after due consideration for excess and obsolete items and depreciation on used equipment. Costs are assigned on the basis of standard costs which are reassessed periodically as the costs change.

Depreciation is calculated on a straight-line basis over the estimated useful life of the assets and charged to the Statement of Comprehensive Income as follows:

- Merchant terminals 6 years
- Motor vehicles 5 years
- Computer equipment between 3 and 10 years
- Furniture, fixtures and office equipment between 2 and 12 years

The assets' residual values, useful lives and amortisation methods are reviewed, and adjusted if appropriate, at each financial year end.

Disposal

A merchant terminal or an item of property, plant and equipment is de-recognised upon disposal or when no further future economic benefits are expected from its use or disposal. Any gain or loss arising on de-recognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in the Statement of Comprehensive Income in the year the asset is de-recognised.

r. Leases

Leases are classified as finance leases whenever the terms of the lease transfer substantially all the risks and rewards of ownership to the lessee. All other leases are classified as operating leases.

i) Group as Lessor

Refer to notes 2.j.(i) & (ii) and 2.o.(ii).

ii) Group as Lessee

Assets held under finance leases are initially recognised as assets of the Group at their fair value at the inception of the lease. The corresponding liability to the lessor is included in the Statement of Financial Position as a finance lease obligation. Lease payments are apportioned between finance charges and a reduction in the lease obligation. The finance lease costs are charged directly to the Statement of Comprehensive Income.

Operating lease payments are recognised as an expense on a straight line basis over the lease term.

s. Intangibles

Intangible assets are reported at cost less accumulated amortisation and accumulated impairment losses.

i) Computer Software and Development Costs

All costs directly incurred in the purchase or development of major computer software or subsequent upgrades and material enhancements, which can be reliably measured and are not integral to a related asset are capitalised as intangible assets. Direct costs may include payroll and on-costs for employees directly associated with the project. Costs incurred on computer software maintenance are expensed to the Statement of Comprehensive Income as they are incurred. Computer software is amortised on a straight line basis over the period of time during which benefits are expected to arise, being three to ten years. Amortisation commences once the computer software is available for use.

An intangible asset arising from development expenditure on an internal project is recognised only when the Group can demonstrate the technical feasibility of completing the intangible asset so that it will be available for use or sale, its intention to complete and its ability to use or sell the asset, how the asset will generate future economic benefits, the availability of resources to complete the development and the ability to measure reliably the expenditure attributable to the intangible asset during its development. Following the initial recognition of the development expenditure, the cost model is applied requiring the asset to be carried at cost less any accumulated amortisation and accumulated impairment losses. Any expenditure so capitalised is amortised over the period of expected benefit from the related project.

ii) Intangible Assets Acquired in a Business Combination

Intangible assets other than goodwill acquired in a business combination are identified and recognised separately where they satisfy the definition of an intangible asset and their fair values can be measured reliably. The cost of such intangible assets is their fair value at the acquisition date.

Subsequent to initial recognition (including any adjustment to previous provisionally assessed fair values), intangible assets acquired in a business combination are reported at cost less accumulated amortisation and accumulated impairment losses where they have finite useful life's.

iii) Research and Development

Expenditure on research activities undertaken with the prospect of gaining new scientific or technical knowledge and understanding is recognised in the Statement of Comprehensive Income when incurred.

iv) Amortisation

Except for goodwill, intangible assets are amortised on a straight-line basis in profit or loss over their estimated useful lives, from the date that they are available for use. The estimated useful lives for the current and comparative years are as follows:

- Capitalised development costs: 2-5 years
- Customer contracts: 3-10 years
- · Software: 3-10 years

t. Impairment of Non-financial Assets Other Than Goodwill

Intangible assets that have an indefinite useful life are not subject to amortisation and are tested annually for impairment or more frequently if events or changes in circumstances indicate that they might be impaired. Other assets are tested for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. Recoverable amount is the higher of an asset's fair value less costs to sell and value in use. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash inflows that are largely independent of the cash inflows from other assets or groups of assets (cash generating units). Non-financial assets other than goodwill that suffered impairment are tested for possible reversal of the impairment whenever events or changes in circumstances indicate that the impairment may have reversed.

An impairment loss is recognised immediately in the Statement of Comprehensive Income.

u. Goodwill

Goodwill acquired in a business combination is initially measured at cost being the excess of the cost of the business combination over the Group's interest in the net fair value of the acquirer's identifiable assets, liabilities and contingent liabilities recognised at the date of acquisition.

Following initial recognition, goodwill is measured at cost less any accumulated impairment losses.

For the purpose of impairment testing, goodwill acquired in a business combination is, from the acquisition date, allocated across the Group's cash-generating unit or units.

Impairment is determined by assessing the recoverable amount of the cash-generating unit/group of cash-generating units, to which the goodwill relates. When the recoverable amount of the cash-generating unit/group of cash-generating units is less than the carrying amount, an impairment loss is recognised. When goodwill forms part of a cash-generating unit/group of cash-generating units and an operation within that unit is disposed

of, the goodwill associated with the operation disposed of is included in the carrying amount of the operation when determining the gain or loss on disposal of the operation. Goodwill disposed of in this manner is measured based on the relative values of the operation disposed of and the portion of the cash-generating unit retained. Impairment losses recognised for goodwill are not subsequently reversed.

On disposal of a subsidiary or a jointly controlled entity, the attributable amount of goodwill is included in the determination of the profit or loss on disposal.

v. Financial Liabilities and Equity Instruments

Debt and equity instruments are classified as either financial liabilities or as equity in accordance with the substance of the contractual arrangement.

i) Equity Instruments

An equity instrument is any contract that evidences a residual interest in the assets of an entity after deducting all of its liabilities. Equity instruments are recorded at the proceeds received, net of direct issue costs. Ordinary shares are classified as equity. The equity portion of compound financial instruments is included in equity.

ii) Financial Liabilities

Financial liabilities, including borrowings and trade payables and accruals, are initially measured at fair value, plus directly attributable transaction costs. Other financial liabilities are subsequently measured at amortised cost using the effective interest method, with any interest expense recognised on an effective interest basis.

Borrowings are classified as current liabilities unless the Group has an unconditional right to defer settlement of the liability for at least 12 months after the end of the reporting period.

The Group derecognises financial liabilities when, and only when, the Group's obligations are discharged, cancelled or they expire.

w. Provisions and Employee Leave Benefits

Provisions are recognised when the Group has a present obligation (legal or constructive) as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation.

When the Group expects some or all of a provision to be reimbursed, for example under an insurance contract, the reimbursement is recognised as a separate asset but only when the reimbursement is virtually certain. The expense relating to any provision is presented in the Statement of Comprehensive Income net of any reimbursement.

Provisions are measured at the present value of management's best estimate of the expenditure required to settle the present obligation at balance date. If the effect of the time value of money is material, provisions are discounted using a current pre-tax rate that reflects the time value of money and the risks specific to the liability. The increase in the provision resulting from the passage of time is recognised in interest costs.

Employee Leave Benefits

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

x. Earnings Per Share

Basic earnings per share is calculated as net profit attributable to members of the Group, adjusted to exclude any costs of servicing equity (other than dividends) and preference share dividends, divided by the weighted average number of ordinary shares, adjusted for any bonus element.

Diluted earnings per share are calculated as net profit attributable to members of the Group, adjusted for:

- Costs of servicing equity (other than dividends) and preference share dividends;
- · The after tax effect of dividends and interest associated with dilutive potential ordinary shares that have been recognised as expenses; and

Other non-discretionary changes in revenues or expenses during the period that would result from the dilution of potential ordinary shares.

y. Fair value of financial assets and liabilities

Fair Value Methodologies

Fair value is defined as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The methodologies and assumptions used when determining fair value depend on the terms and risk characteristics of the various instruments and include the following:

Certain Short Term Financial Assets

For cash and short term funds, balances with other financial institutions with maturities for less than 3 months and other types of short term financial assets, the carrying value of these financial instruments are considered to approximate fair values as they are short term in nature or are receivable on demand.

Finance Receivables

The fair value is the net present value of the future cash flows over the term of the agreement using the effective interest method.

Other Financial Assets

The carrying value of accrued interest and income receivable approximate fair values as they are short term in nature or are receivable on demand. Prepaid expenses are not considered financial assets.

Payables and Other Financial Liabilities

This category includes accrued interest and payables for which the carrying amount is considered to approximate fair value, as they are short term in nature or are payable on demand. Income tax liabilities, provisions and accrued charges are not considered financial liabilities.

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Borrowings

The fair value of borrowings is the amount payable on demand as at balance date. The carrying values of all liabilities with maturities of less than 12 months are considered to approximate fair values as they are short term in nature. In respect of borrowings with maturities greater than 12 months they are recognised at fair value.

z. Government Grants

Government grants that compensate the Group for expenses incurred are recognised as profit and loss in the same periods in which the expenses are recognised.

aa. Insurance Contracts

Where the group enters into financial guarantee contracts to guarantee the performance or indebtedness of companies within the group, the company considers these to be insurance arrangements and accounts for them as such. In this respect the company treats the guarantee as a contingent liability until such time as it becomes probable that the company will be required to make a payment under the guarantee.

ab. Changes in Accounting Policies

There have been no changes in accounting policies during the year.

3. Significant Accounting Judgments, Estimates and Assumptions

In applying the Group's accounting policies management continually evaluate judgments, estimates and assumptions based on experience and other factors, including expectations of future events that may have an impact on the Group. All judgements, estimates and assumptions made are believed to be reasonable based on the most current set of circumstances available to management. Actual results may differ from the judgements, estimates and assumptions. Significant judgements, estimates and assumptions made by the Directors and management in the preparation of these financial statements are outlined below.

a. Significant Accounting Judgements

i) Impairment of Non-Financial Assets Other Than Goodwill

The Group assesses impairment of all assets at each reporting date by evaluating conditions specific to the Group and to the particular asset that may lead to impairment. These include product performance, technology, economic and political environments and future product sales expectations. If an impairment trigger exists the recoverable amount of the asset is determined.

ii) Revenue Recognition

In making their judgement, the Directors considered the detailed criteria for recognising income on terminal lease agreements with customers, see note 2.j (i) and 2.j (ii).

iii) Recovery of Deferred Tax Assets

In prior years deferred tax assets were recognised for deductible temporary differences as the Directors considered that it was probable that future reversal of deferred tax liabilities would off-set the temporary differences. However the Directors reversed the deferred tax asset in 2013 as it was no longer probable that the losses could be utilised over the next 2 to 3 years. On completion of the 2015 tax

returns the continuity has remained constant and no further tax losses have been forfeited. The losses at balance date are estimated to be \$23,494,000 in New Zealand (see note 18). Utilisation of tax losses requires that the shareholder continuity remains above 49%. Currently based on the reset date shareholder continuity is 56%. Because of the uncertainty of when these will be utilised no losses have been recognised for 2016.

iv) Provisions

Judgements were required to determine the likely levels of provisioning.

b. Significant Accounting Estimates and Assumptions

i) Impairment of Goodwill and Intangibles with Indefinite Useful Lives

The Group determines whether goodwill and intangibles with indefinite useful lives are impaired at least on an annual basis. This requires an estimation of the recoverable amount of the cash-generating units to which the goodwill and intangibles with indefinite useful lives are allocated. The assumptions used in this estimation of recoverable amount and the carrying amount of goodwill and intangibles with useful lives are discussed in note 17.

ii) Allowance for Impairment Loss on Trade and Lease Receivables

Where receivables are outstanding beyond the normal trading terms, the likelihood of the recovery of these receivables is assessed by management. Assessment is based on supportable past collection history and historical write-offs of bad debts. Receivables have been disclosed at the carrying value in note 11.

iii) Deferred Tax Asset

As noted above in note 3.a.(iii) a deferred tax benefit has been recognised historically. This year this has been considered in the context of the sizable tax losses already being carried forward from prior years. As a result no deferred tax benefit has been recognised on any tax losses.

iv) Estimation of Useful Lives of Assets

The estimation of the useful lives of assets has been based on historical experience. In addition, the condition of the assets is assessed at least once per year and considered against the remaining useful life. Adjustments to useful lives are made when considered necessary. Depreciation and amortisation charges are included in notes 15 and 16.

4. Financial Risk Management Objectives and Policies

The Group's principal financial instruments comprise loans, interest rate swaps and foreign exchange contracts. The main purpose of these financial instruments is to raise finance for the Group's operations and hedge currency exposure. The Group has various other financial assets and liabilities such as overdraft facilities, cash, accounts receivable, finance lease receivables and trade payables, which arise directly from its operations.

The main risks arising from the Group's financial instruments, assets and liabilities are risks in the movement of, interest rates and foreign exchange rates, liquidity risk, and credit risk. The Board reviews and agrees policies for managing each of these risks as summarised below.

a. Market Risk

i) Foreign Currency Risk

The Group has a growing Australian business and an exposure to foreign exchange risk. The Group acquires terminal assets from foreign suppliers and they are denominated in USD. The group uses forward exchange contracts to manage the exposure to currency fluctuation in respect of the USD risk.

ii) Cash Flow and Fair Value Interest Rate Risk

The Group's only significant financial assets subject to floating interest rates is its cash held in the bank, the Group's income and operating cash flows are substantially independent of changes in market interest rates.

The Group's interest rate risk arises from its borrowings. When the Group refinanced its borrowings in July 2012 an interest rate swap agreement was entered into in October 2012 in respect of 75% of the interest obligations which mirrors the amortisation profile of the ASB facility see note 21. The Group entered into a second interest rate swap to cover 75% of the interest obligations in respect of the increase in the facility in Jan 2013 for the purposes of the acquisition of the business of Viaduct Limited and this also mirrors the amortisation profile of the ASB facility. A third interest rate swap was entered into in 24 January 2014 to cover the extension of the term of the debt facility to June 2016 and a fourth interest rate swap was entered into in October 2014 to mirror the extension of the debt facility to July 2017. These interest rates swaps have now been restructured into one interest rate swap effective 31 March 2016.

b. Credit Risk

In the normal course of business, the Group incurs credit risk (defined as the risk of failure of a counterparty to a transaction) from accounts receivable, finance lease receivables and transactions with financial institutions.

Management have a credit policy in place and the exposure to credit risk is monitored on an on-going basis with the review of payment history of trade and lease receivable and finance lease receivables. A review of all types of accounts takes place daily with active measures taken to collect outstanding amounts and prevent them becoming non performing accounts. On the lease receivables the terminals remain the property of the Group and in New Zealand a financing statement is registered under the Personal Property Securities Act 1999 in respect of each terminal and repossession can be undertaken in the event of default of the debt. In Australia financing statements are registered where possible under the Personal Property Securities Act 2009 which came into force in October 2011.

See note 29.c for more explanation on determining objective evidence that an impairment has occurred and an analysis of accounts overdue and concentrations of credit risk.

The Group deals with high credit quality financial institutions in placing its cash and deposits.

c. Liquidity Risk

Liquidity risk arises from the financial liabilities of the Group and the ability to meet their obligations to repay their financial liabilities as and when they fall due. The objective is to maintain a balance between continuity of funding and committed available credit lines. See note 22 for more information on the Group's Capital Management processes.

The Group manages its liquidity by forecasting and monitoring the total cash flows on a daily, monthly and annual basis (see note 29.e).

d. Fair Values

The carrying value of all debt and finance leases is the fair value of these liabilities.

5. Segment Information

A business segment is a distinguishable component of the entity that is engaged in providing products or services that are subject to risks and returns that are different to those of other business segments and whose operating results are regularly reviewed by the entity's chief operating decision maker and for which discrete financial information is available.

The Group's business provides technology solutions through various product lines into the same markets, to the same customers, with all product lines being reported as a single business.

The only data that is reviewed by management that is analysed by any segment breakdown is revenue showing the various revenue streams split geographically. Costs and funding are not analysed for decision making purposes to a segment level.

Geographical Segments

2016	New Zealand	Australia	Elimination	Total
Revenue	\$'000	\$'000	\$'000	\$'000
Operating lease, software and support revenue	15,331	1,782	-	17,113
Other service revenue	2,413	327	-	2,740
Sale of goods	978	1	(519)	460
Finance revenue	-	36	-	36
Other revenue	12	-	-	12
Total segment revenue	18,734	2,146	(519)	20,361
Additions to non current assets	7,508	2,177	-	9,685
Non current assets	34,276	3,588	(519)	37,345

2015	New Zealand	Australia	Elimination	Total
Revenue	\$'000	\$'000	\$'000	\$'000
Operating lease, software and support revenue	16,555	2,277	-	18,832
Other service revenue	1,892	287	-	2,179
Sale of goods	836	411	(293)	954
Finance revenue	1	57	-	58
Other revenue	168	-	-	168
Total segment revenue	19,452	3,032	(293)	22,191
Additions to non current assets	5,541	920	-	6,461
Non current assets	32,221	2,279	-	34,500

In New Zealand and Australia no single customer represents more than 10% of total revenues as such there is no concentration of customers.

6. Other Income

The following items are included in other income:

3	G	roup
	2016	2015
	\$′000	\$'000
Bad debts recovered	8	21
	8	21

7. Expenditure

The following items are included within the Statement of Comprehensive Income:

erating Expenditure Note	Group		
		2016	2015
		\$'000	\$'000
Direct costs of sales and installations		1,484	1,469
Compliance and IT		1,412	1,562
Employee costs		7,183	8,007
Occupancy costs		866	831
Other costs		947	873
Travel and accommodation		358	267
		12,250	13,009

Depreciation and Amortisation		Group	
		2016	2015
		\$'000	\$′000
Depreciation of property, plant and equipment	15		
Merchant terminals		3,529	2,803
Computer equipment		320	309
Motor vehicles		27	33
Furniture, fixtures and office equipment		60	46
Amortisation of intangible assets	16		
Software		1,354	1,089
Customer contracts		423	423
		5,713	4,703

Auditors Fees included in operating expenditure	Gı	oup
	2016	2015
	\$'000	\$'000
Audit fees to the principal auditor (note 1)	130	140
Taxation services - consultancy - to the principal auditor (note 2)	-	14
Non audit fees to principal auditor (note 3)	11	7
	141	161

Fees paid to the principal auditor were for:

- 1. Annual audit and review of half year interim financial statements
- 2. Tax compliance advice
- 3. IT system consulting fee

et impairment / (reversal) of provision of receivables	Gr	oup
	2016	2015
	\$′000	\$'000
Bad debts written off	417	191
Net impairment / (reversal) of provision of receivables	(249)	213
Net loss / (gain) on disposal of assets	-	(4)
Directors fees and directors consulting fees	202	223
Net foreign exchange losses / (gains)	(9)	7
Operating lease payments	612	563

Net finance costs	Gr	oup
	2016	2015
	\$′000	\$'000
Other interest received	(88)	(114)
Interest on bank overdrafts and borrowings	1,739	1,663
Change in fair value - interest rate swap (note 12)	168	411
Change in fair value - foreign exchange contract (realised and unrealised)	17	-
Finance transaction fees amortisation	67	231
	1,903	2,191

Impairments	Gro	Group		
	2016	2015		
	\$′000	\$'000		
Property, plant and equipment	811	540		

8. Taxation Expense / (Credit)	Gr	Group		
	2016	2015		
	\$'000	\$'000		
Income tax expense comprises:				
Current income tax expense	-	-		
Deferred tax (benefit)	119	119		
Income tax benefit	119	119		
Profit/(loss) before tax	96	1,451		
Reconciliation between charge for year and accounting profit				
ncome tax at 28%	27	406		
Add/(deduct) the tax effect of:				
Non-deductible expenses	51	114		
Temporary differences not recognised	65	(405)		
Australian tax rate differences	(24)	4		
Income tax benefit	119	119		

The tax rate used in the above reconciliation is the corporate tax rate applicable at 31 March 2016 payable on taxable profits under New Zealand (28%) and Australian tax law (30%).

9. Earnings per Share

The calculation of basic and fully diluted earnings per share is as follows:

	Gı	roup
	2016	2015
Basic earnings per share - cents	\$′000	\$'000
Profit for the period	215	1,570
Weighted average number of shares ('000)	171,752	171,752
Basic earnings per share - cents	0.13	0.91

The calculation of basic earnings per share is based on the profit attributable to ordinary shareholders and a weighted average number of ordinary shares issued during the year.

The calculation of diluted earnings per share is based on the profit attributable to ordinary shareholders and a weighted average number of ordinary shares whether issued or able to be issued during the year. For 2016 the share options were not dilutive so the calculation excludes the impact of 14,000,000 shares (2015:18,750,000 shares) potentially issuable, consequently the diluted earnings per share is equivalent to the basic earnings per share.

10. Cash and Cash Equivalents

For the purposes of the statement of cash flows, cash and cash equivalents includes cash on hand and in banks, net of outstanding overdrafts.

Cash and cash equivalents	Gro	oup
	2016	2015
	\$'000	\$'000
Cash at bank and in hand	3,414	4,965
Total cash and cash equivalents	3,414	4,965

Cash at bank earns interest at floating rates based on daily bank deposit rates. The carrying amounts of cash and cash equivalents represent fair value.

11. Trade and Other Receivables

	Gr	oup
	2016	2015
	\$'000	\$'000
Accounts receivable	1,271	1,841
Less impairment provision on receivables	(117)	(366)
Accrued revenue	1,332	723
Prepayments	266	172
GST	18	53
Total trade and other receivables	2,770	2,423

An allowance for impairment loss is recognised when there is objective evidence that a receivable is impaired. The Group manages its receivables in line with its approved credit control procedures see note 4 b.

12. Derivative Financial Instruments

The Group's subsidiary Smartpay New Zealand Limited has entered into an interest rate swap transaction with ASB Bank Limited. The interest rate swap was entered into on 9 March 2016 effective 31 March 2016 for a notional amount of \$15,187,500 decreasing by \$562,500 per quarter and terminating on 29 June 2018 whereby the Group pays fixed 3.785% and receives floating rate (90 day bill rate BKBM). The current interest swap supersedes all previous interest rate swaps entered into, consequently interest rate swaps A, B,C & D have been terminated. The fair value is included in current liabilities or accruals.

Fair Value		Group	
	2016	2015	Movement
	\$'000	\$′000	
Swap A receives floating, pay fixed 2.88%	-	21	(21)
Swap B receives floating, pay fixed 3.28%	-	6	(6)
Swap C receives floating, pay fixed 4.64%	-	(181)	181
Swap D receives floating, pay fixed 4.41%	-	(110)	110
Interest rate swap	(432)	-	(432)
Sub Total	(432)	(264)	(168)
Foreign exchange contracts	(60)	-	(60)
Total	(492)	(264)	(228)

13. Non Current Finance Receivables

	Gr	oup
	2016	2015
	\$'000	\$'000
Total finance lease receivables	248	457
Less current portion of finance lease receivables	(248)	(228)
Non current finance lease receivables	-	229

Finance Lease Receivable

2016	Current	1-5 Years	Total
Finance leases - gross receivable	259	-	259
Less unearned finance income	(11)	-	(11)
Total finance lease receivables	248	-	248

2015	Current	1-5 Years	Total
Finance leases - gross receivable	262	240	502
Less unearned finance income	(34)	(11)	(45)
Total finance lease receivables	228	229	457

There is no residual value and the lessee is required to provide insurance on the terminals and the lease payments are made monthly during the term of the lease.

The Group manages its receivables in line with its credit control procedures.

An allowance for impairment loss is recognised when there is objective evidence that a receivable is impaired. Finance lease receivables are generally recoverable evenly over the relevant lease period. They are initially recorded at their discounted value using a market discount rate for similar activities (currently and last year 8.25%).

14. Subsidiary Companies

The consolidated financial statements include the financial statements of Smartpay Holdings Limited and the subsidiaries listed in the following table.

	Equity	Equity Interest Place		Activities
Subsidiaries	2016	2015		
Smartpay Limited	100%	100%	NZ	Product and services
Smartpay New Zealand Limited	100%	100%	NZ	Product and services
Smartpay Software Limited	100%	100%	NZ	Software ownership
Viaduct Limited	100%	100%	NZ	Non-trading
Smartpay Rental Services Limited	100%	100%	NZ	Rental of equipment
Smartpay Australia Pty Limited	100%	100%	Aust	Product and services
Smartpay Rentals Pty Limited	100%	100%	Aust	Rental of equipment
Cadmus Payment Solutions Pty Limited	100%	100%	Aust	Product and services
Pax Technology Pty Limited	100%	100%	Aust	Non-trading
Smartpay Taxis Pty Limited	100%	100%	Aust	Rental of equipment
Smartpay Ethos Limited	100%	100%	NZ	Software ownership
Product Rentals Pty Limited	100%	100%	Aust	Rental of equipment

All subsidiary companies have the same balance date as their parent company of 31 March and all subsidiaries were owned for the full financial year.

15. Property, Plant and Equipment

		terminals at ost	Furniture, fixtures and office equipment at cost			Computer equipment at cost	
	2016	2015	2016	2015	2016	2015	
	\$'000	\$'000	\$'000	\$'000	\$'000	\$′000	
Opening carrying value	9,358	8,671	115	106	698	892	
Additions	232	366	25	68	73	114	
Transfers	4,282	3,695	-	-	-	-	
Depreciation	(3,529)	(2,803)	(60)	(46)	(320)	(309)	
Disposals	-	-	-	(11)	-	-	
Cost of sales	(32)	-	-	-	-	-	
Impairment	(543)	(546)	-	-	-	-	
FX adjustments	95	(25)	4	(2)	1	1	
Closing carrying value	9,863	9,358	84	115	452	698	
Capital work in progress							
Opening carrying value	2,391	1,418	-	-	-	-	
Additions	6,558	4,878	-	-	-	-	
Transfers	(4,282)	(3,695)	-	-	-	-	
Cost of sales	(216)	(198)	-	-	-	-	
Impairment	(268)	6	-	-	-	-	
FX adjustments	39	(18)	-	-	-	-	
Closing carrying value	4,222	2,391	-	-	-	-	
Total	14,085	11,749	84	115	452	698	
Reconciled to:							
Cost	17,229	15,275	349	311	4,323	4,248	
Less accumulated depreciation and impairment	(7,366)	(5,917)	(265)	(196)	(3,871)	(3,550)	
Closing carrying value	9,863	9,358	84	115	452	698	
Capital work in progress	4,222	2,391	-	-	-	-	
Total	14,085	11,749	84	115	452	698	

	Motor vehicles at cost		Group	o Total
	2016	2015	2016	2015
	\$′000	\$′000	\$′000	\$′000
Opening carrying value	76	125	10,247	9,794
Additions	25	1	355	549
Transfers	-	-	4,282	3,695
Depreciation	(27)	(33)	(3,936)	(3,191)
Disposals	-	(17)	-	(28)
Cost of sales	-	-	(32)	-
Impairment	-	-	(543)	(546)
FX adjustments	-	-	100	(26)
Closing carrying value	74	76	10,473	10,247
Capital work in progress				
Opening carrying value	-	-	2,391	1,418
Additions	-	-	6,558	4,878
Transfers	-	-	(4,282)	(3,695)
Cost of sales	-	-	(216)	(198)
Impairment	-	-	(268)	6
FX adjustments	-	-	39	(18)
Closing carrying value	-	-	4,222	2,391
Total	74	76	14,695	12,638
Reconciled to:				
Cost	159	135	22,060	19,969
Less accumulated depreciation and impairment	(85)	(59)	(11,587)	(9,722)
Closing carrying value	74	76	10,473	10,247
Capital work in progress	-		4,222	2,391
Total	74	76	14,695	12,638

Merchant terminals represents the equipment leased by customers, primarily EFTPOS terminals. ASB Bank Ltd has a general security over the assets of the Parent and certain subsidiaries.

16. Intangible Assets

Computer software and development costs are intangible assets.

		oftware and t costs at cost	Customer contracts at cost				p Total
	2016	2015	2016	2015	2016	2015	
	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000	
Opening carrying value	3,544	3,402	3,317	3,740	6,861	7,142	
Additions	2,788	1,235	-	-	2,788	1,235	
Amortisation	(1,354)	(1,089)	(423)	(423)	(1,777)	(1,512)	
Disposals	-	(1)	-	-	-	(1)	
FX adjustments	6	(3)	-	-	6	(3)	
Closing carrying value*	4,984	3,544	2,894	3,317	7,878	6,861	
Reconciled to:							
Cost	19,397	16,599	4,235	4,234	23,632	20,833	
Less accumulated amortisation	(12,994)	(11,636)	(1,341)	(917)	(14,335)	(12,553)	
Less accumulated impairment	(1,419)	(1,419)	-	-	(1,419)	(1,419)	
Closing carrying value	4,984	3,544	2,894	3,317	7,878	6,861	

^{*} This balance includes research and development in progress totalling \$752,000 (2015 \$842,000)

The directors have considered the carrying value of software and development and have concluded no further provision is required. In the prior years \$1,419,000 was provided against the Ethos software writing this software down to zero.

Significant Computer Software and Development

i) Internally Developed Software

Internally developed software to operate and manage the EFTPOS terminals has a carrying value of \$4,539,000 (2015: \$2,731,000) including capital work in progress of \$752,000 (2015: \$842,000).

The Group undertook a significant amount of research and development during this financial year in respect of its eftpos terminal management systems for both New Zealand and Australia. The combination of the research and development undertaken in this financial year and previous financial years resulted in the completion of internally developed software amounting to \$2,857,000 (2015 \$1,062,000) and a reduction in the carrying value of work in progress software amounting to \$90,000 (2015 increase of \$145,000).

ii) Stands

STANDS is transaction processing software. The principle function is to process payment at point of sale. It has a carrying value of \$393,000 (2015: \$662,000).

Customer Contracts

Customer contracts relate to the lease contracts purchased as part of the business combination of Viaduct and the commission paid to acquire new customers. The customer contracts acquired as part of a business combination are valued at fair value.

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17. Goodwill

	Gro	oup
	2016	2015
	\$'000	\$'000
Opening value net of accumulated impairment	14,772	14,772
Impairment	-	-
Closing carrying value	14,772	14,772
Reconciled to:		
Cost	14,772	14,772
Less accumulated impairment	-	-
Closing carrying value	14,772	14,772

a. Impairment

At 31 March 2016 and 2015 the directors tested the goodwill for impairment. The impairment testing was performed over the New Zealand business on the basis that the goodwill relates only to New Zealand. The recoverable amount was determined by taking the value in use compared to the carrying amount. The value in use was also tested against market capitalisation. This testing indicated no impairment had occurred.

The value in use methodology has been applied using past experience of sales, growth and margin to determine the expectations for the future. These cash flows are based on the Directors' view of the projected cash flows for 5 years and beyond using sales growth rate assumptions for years 1 to 5 of between 2% and 8.1%. For cash flows beyond 5 years no terminal growth rate is assumed. The cash flows are discounted using a nominal rate of 10% after tax.

Adverse changes in actual performance or future rates of growth will reduce the calculated recoverable amount. A change to a discount rate to 12.10%, or a reduction in revenue of 10.4%, or a 35% reduction in terminal value is required for the carrying amount of goodwill to equal the recoverable amount.

18. Deferred Tax Asset / (Liability)

	Gro	Group	
Movements in deferred tax:	2016	2015	
	\$'000	\$'000	
Opening balance	(568)	(687)	
Charge to profit and loss	119	119	
Balance at end of the year	(449)	(568)	
Deferred tax balance comprises:			
Employee entitlements	112	145	
Receivables impairment provision	33	14	
Non deductible accruals	67	86	
License fee	137	196	
Revenue recognition differences	5,192	5,443	
Computer software and development and customer contracts	(695)	(1,028)	
Deferred tax asset not recognised for accounting	(5,295)	(5,424)	
Total deferred tax balance	(449)	(568)	
Deferred tax liability - New Zealand	(449)	(568)	

a. Tax losses

The Group has aggregate estimated New Zealand net tax losses of \$23,494,000 as at 31 March 2016 (31 March 2015 actual \$23,313,000) and in Australia net taxable losses at the same date of \$2,408,000 (31 March 2015 actual \$882,000). No tax losses have been recognised in the balance sheet as deferred tax in either reporting period. See note 3.b.(iii) for discussion on the criteria for recognising losses. Subject to IRD confirmation and maintaining the required shareholder continuity, these losses are available to carry forward in aggregate from the individual New Zealand companies within the Group. In Australia a different test is required to carry forward and utilise the losses. This requires that the same business continues to be conducted to maintain the availability of the losses. There are no plans to change the type of business.

19. Trade Payables and Accruals

	Group	
	2016	2015
	\$'000	\$'000
Trade payables	2,675	1,690
Other payables	64	65
GST	28	301
Deferred revenue	191	348
Accruals	310	670
Employee entitlements	803	753
Total trade payables and accruals	4,071	3,827

Trade payables are typically non-interest bearing and are normally settled in 7–60 day terms. Within trade payables are accrued costs of \$1,681,000 (2015:\$987,000) for capex purchases.

20. Income Tax Payable/(Receivable)

	Gro	Group	
	2016	2015	
Current Tax	\$′000	\$'000	
Opening balance	(30)	-	
Payments and RWT credits	(25)	(30)	
Balance at end of the year - liability/(receivable)	(55)	(30)	

Imputation credit account balances

Neither the Parent company or any of the subsidiary companies have any material imputation credit account balances.

21. Borrowings

This note provides information about the contractual terms of the Group's interest-bearing loans which are measured at amortised cost. For more information about the Groups exposure to interest rate, foreign currency and liquidity risk see note 29.

	Group	
	2016	2015
Borrowings	\$'000	\$'000
Secured - at amortised cost		
Current	2,982	2,937
Non-current	24,354	23,123
Total Borrowings	27,336	26,060
The following arrangement fees have been deducted from the debt above.		
Arrangement fees	709	694
Amortisation of arrangement fees	(691)	(624)
	18	70

a. Summary of borrowing arrangements

On 11 July 2012 the Group's subsidiary Smartpay New Zealand Limited entered into a term loan facility and a committed cash advance facility (CAF) with ASB Bank Limited. The initial facility limit was \$20,500,000 for the term loan facility and \$4,500,000 for the CAF and \$15,500,000 was initially drawn down on the term loan facility on 11 July 2012. A further \$3,900,000 was drawn down on 28 September 2012. On 23 January 2013 the facility was increased to \$34,350,000 and a further drawdown of \$14,350,000. A repayment of \$3,015,000 was made to the facility on 20 February 2013 in addition to the quarterly amortisations of \$750,000. A total of \$3,000,000 was repaid in this financial year. The accumulative drawdowns on the CAF facility amounted to \$7,104,000.

The original conditions of the term loan facility were that the facility had a term of 3 years with an expiry date of 11 July 2015 which had been extended by 12 months to 11 July 2016. Further extensions to the term loan facility have been entered into and the latest extension was signed on 24 July 2015 and the date of termination is 11 July 2018. The interest rate is the BKBM (90 day bill rate) plus a margin set at 1.50%. In addition a line fee is payable quarterly and is currently set at 1.00% based on the facility limit. In conjunction with the extension of the term loan facility the interest rate swaps were restructured and one interest rate swap was entered into on 9 March 2016 in respect of 75% of the interest obligations which mirrors the amortisation profile of the term loan facility. The swap requires Smartpay to pay a fixed rate of interest of 3.785% and receive floating rate of interest based on the 90 day bill rate (BKBM).

The CAF remains in place until 11 July 2018, each drawdown on the facility is provided on 90 day terms and rolled over.

The term loan facility is repayable in quarterly instalments of \$750,000 the first of which was made on 30 September 2012, with the balance now payable on 11 July 2018.

ASB Bank Limited has security over all the assets of the Group with all companies in the Group providing cross guarantees and indemnities in favour of the Bank (refer to note 14 for a list of the group companies).

The specific covenants relating to financial ratios the group was required to meet in 2016 are:

i) Interest cover ratio

ii) Net leverage ratio

The covenants were monitored and reported to the ASB Bank Limited on a quarterly basis. The Company was in compliance with its covenants during the period.

22. Share Capital

	Gro	up
	2016	2015
Share Capital	\$'000	\$'000
Opening balance	54,709	54,642
Share based payments:		
Value of share options issued to directors that were amortised during the year.	98	117
Value of share options issued to directors which were not exercised and which lapsed during the year	(369)	(50)
Total shares issued during the year	(271)	67
Balance at end of the year	54,438	54,709

a. Ordinary Shares

As at 31 March 2016 there were 171,752,278 (2015:171,752,278) ordinary shares on issue. No new shares were issued during 2014/15 or in 2015/16. All ordinary shares are fully paid and rank equally with one vote attaching to each share. The ordinary shares have no par value. Ordinary shares are considered equity.

Movements in the Number of Ordinary Shares on issue	G	Group	
	2016 000's	2015	
		000's	
Opening balance	171,752	171,752	
No movements	-	-	
Balance at end of the year	171,752	171,752	

b. Share Options

The only movements in share options during the 2016 financial year related to options lapsing at 31 March 2016 or being forfeited resulting from the resignation of a director.

Movements in the Number of Share Options on issue	Gr	Group	
	2016	2015	
	000's	000's	
Opening balance - weighted average exercise price per share: 2016 52.0c (2015 52.0c)	48,000	48,000	
Options lapsed - weighted average exercise price per share 2016: 80c(2015: 30c)	(20,000)	-	
Closing balance - weighted average exercise price per share: 2016 50.0c (2014 52.0c)	28,000	48,000	
Weighted average remaining contractual life of outstanding options (years)	2.125	2.73	

There were no movements in these options in either 2016 or 2015.

Group	
2016	2015
000's	000's
39,000	41,000
(39,000)	(2,000)
-	39,000
	0.95
	2016 000's 39,000

During 2016 no options were issued (2015: Nil). By 31 March 2016 the three remaining tranches of options had either lapsed or been forfeited - 35,000,000 Directors Incentive options for 1,750,000 shares at \$1.00 per share had lapsed and 4,000,000 at an average price of 50.0c had been forfeited on the resignation of a director. 20,000,000 Management options for 1,000,000 shares at 80c per share had lapsed. At 31 December 2014 2,000,000 options for 1,000,000 shares at 30.0c per share lapsed.

Options Issued Alongside Share Capital

No options were granted during 2015 and 2016. However 10,000,000 share options for 5,000,000 shares at 30.0c per share issued alongside share capital lapsed at 31 December 2014. All share options on issue relate to share based payment arrangements.

Option Pricing Assumptions

The options have been valued using the Black Scholes option pricing model to obtain their fair value which has been expensed on a pro rata basis according to the time expired. Volatility was considered on an historical basis but following the acquisition of the Viaduct assets in 2013 this has been amended to reflect the significantly different scale of the Group. The assumptions used were:

2016

	Management 2012 Tranche 2	Management 2012 Tranche 3	Management 2013 Tranche 1	Management 2013 Tranche 1		
Number of options issued (000) as performance incentive to management						
Number of options fair valued (000)	10,000	10,000	4,000	4,000		
Number of shares	5,000	5,000	2,000	2,000		
Risk-free interest rate	3.3%	3.3%	3.3%	3.3%		
Exercise price (per share)	40.0c	60.0c	40.0c	60.0c		
Share price at measurement date post 1:2 share consolidation	21 cents	21 cents	33 cents	33 cents		
Volatility	50%	50%	50%	50%		
Life of options	61 months	73 months	58 months	82 months		
Exercise on or before	31/3/17	31/3/18	31/12/17	31/12/19		
Dividend yield	-	-	-	-		
Fair value	4.94 cents	3 cents	1.08 cents	1.08 cents		

	Directors Incentive Options 2012 Tranche 2	Directors Incentive Options 2013 Tranche 2	Directors Incentive Options 2013 Tranche 3
Number of options issued (000) as performance incer	ntive to directors		
Number of options fair valued (000)	35,000	2,000	2,000
Number of shares	1,750	1,000	1,000
Risk-free interest rate	4.4%	3.3%	3.3%
Exercise price (per share)	\$1.00	40.0c	60.0c
Share price at measurement date	44 cents	24 cents	24 cents
Volatility	50%	50%	50%
Life of options	58 months	57 months	69 months
Exercise on or before	31/3/16	31/3/17	31/3/18
Dividend yield	-	-	-
Fair value	1.12 cents	0.06 cents	0.06 cents

	Management 2012 Tranche 1	Management 2012 Tranche 2	Management 2012 Tranche 3	Management 2013 Tranche 1	Management 2013 Tranche 1
Number of options issued (000) as performance i	ncentive to mana	gement			
Number of options fair valued (000)	20,000	10,000	10,000	4,000	4,000
Number of shares	1,000	5,000	5,000	2,000	2,000
Risk-free interest rate	4.4%	3.3%	3.3%	3.3%	3.3%
Exercise price (per share)	80.0c	40.0c	60.0c	40.0c	60.0c
Share price at measurement date	44 cents	21 cents	21 cents	33 cents	33 cents
Volatility	50%	50%	50%	50%	50%
Life of options	55 months	61 months	73 months	58 months	82 months
Exercise on or before	31/3/16	31/3/17	31/3/18	31/12/17	31/12/19
Dividend yield	-	-	-	-	-
Fair value	12.72 cents	4.94 cents	3 cents	1.08 cents	1.08 cents

Capital Management

The main objective of capital management is to ensure the entity continues as a going concern, meets debts as they fall due, maintains the best possible capital structure and reduces the cost of capital.

Share capital is regarded as equity as shown in the Statement of Financial Position.

To maintain or alter the capital structure the Group has the ability to issue new shares, decide whether to pay a dividend to shareholders and what size that may be, reduce or increase debt or sell assets.

Gearing Ratios

	Group	
	2016	2015
	\$'000	\$'000
Total borrowings (see note 21)	27,336	26,060
Less Cash and cash equivalents (see note 10)	(3,414)	(4,965)
Net debt	23,922	21,095
Total Equity	11,584	11,427
Total Capital	35,506	32,522
Ratio of Net debt to Total Capital	67.4%	64.9%

Notes

23. Foreign Currency Translation Reserve

The foreign currency translation reserve comprises all exchange rate differences arising from translating the financial statements of the foreign currency operations (see Note 2 g (ii)).

Movements are shown in the Statement of Changes in Equity.

24. Operating Cash Flows Reconciliation

	Group	
	2016	2015
	\$'000	\$'000
Profit for the period	215	1,570
Add/(deduct) non-cash items:		
Depreciation & amortisation	5,713	4,703
Loss / (gain) on disposal of fixed assets	-	(4)
Share based payments	98	117
Financing costs and bad debts	235	272
Unrealised foreign exchange	(502)	201
Tax benefit	(119)	(119)
Impairment charges	811	540
Add/(deduct) changes in working capital items:		
Trade and other receivables	(424)	(552)
Derivative financial instruments	185	411
Payables and accruals	(414)	(833)
Provision for current tax	(25)	(30)
Net cash inflow/(outflow) from operating activities	5,773	6,276

25. Operating Leases

Leases as Lessee

Non cancellable operating lease rentals are payable as follows:

Operating Lease Commitments	Group	
	2016	2015
	\$′000	\$'000
Within one year	710	711
After one year but not more than five years	1,644	614
After five years but not more than ten years	155	-
Total operating lease commitments	2,509	1,325

The Groups lease of its office and warehouse premises situated at 182 Wairau Road expires in August 2016. The Group has entered into a new lease for office and warehouse premises situated at 205 Wairau Road. The lease period of the new premises is 6 years from December 2015. The Group also leases small office premises in Sydney and Wellington.

The Group also leases various items of office machinery under cancellable operating lease agreements.

Leases as Lessor

The group leases out Eftpos terminals and associated equipment (representing the hardware component) under non cancellable operating leases which are receivable as follows:

	Gro	oup
	2016	2015
	\$′000	\$'000
Within one year	4,621	4,168
After one year but not more than five years	4,055	4,276
Total operating lease commitments	8,676	8,444

This excludes the software and service revenue under the rental contract.

Notes

26. Contingencies

Guarantees

The Group has provided bank guarantees in favour of NZX of \$75,000 (2015: \$75,000) and for the Sydney office of A\$92,000 (2015: A\$92,000) are issued. At 31 March 2015 there were also bank guarantees in favour of Spark New Zealand (\$160,000) and Vodafone (\$300,000) which were terminated during the current year.

ASB Bank Limited has security over all the assets of the Group with all companies in the Group providing cross guarantees and indemnities in favour of the Bank (refer to note 14 for a list of the group companies).

27. Capital Commitments

The Group has potential capital commitments in respect of its move to new premises in Auckland, amounting to \$100,000 at 31 March 2016 (2015: \$Nil).

28. Related Parties

Parent and ultimate controlling party

The parent company of the Group and the listed entity is Smartpay Holdings Limited.

Identity of related parties with whom material transactions have occurred.

Note 14 identifies all entities within the Group. All those entities are related parties of the Parent. In addition, the directors, companies with which the directors and key management are associated and key management personnel of the Group are also related parties.

a. Transactions with directors and key management or entities related to them

Claymore Law provided legal services to the Group on normal commercial terms amounting to \$59,000 (2015: \$64,000). Gregor Barclay is a consultant of Claymore Law Partnership and Director of Smartpay Holdings Limited. The balance outstanding at 31 March 2016 was \$8,000 (2015: \$4,000). Gregor Barclay was not actively involved in providing any legal services performed by Claymore Partners Limited for Smartpay.

Gregor Barclay is also a Director and principal of Ngatapa Trust, and provided consulting services in relation to Directors' fees on normal commercial terms amounting to \$49,000 (2015: \$45,000). His total option holding at 31 March 2016 was Nil Directors Incentive Options, the options having lapsed on 31 March 16 (2015: 10,000,000).

Bradley Gerdis is the Managing Director of Smartpay Holdings Limited. He is a Director of Haymaker Investments Pty Limited (HIL) which is the Trustee of the Haymaker Trust which is a shareholder of Smartpay Holdings Limited. He is also a Director and shareholder of Active Capital Partners Limited (ACP), an Australian company.

Bradley Gerdis or his associated entities have received:

- Salary received A\$444,000, NZ\$492,000 (2015: A\$497,000, NZ\$508,000) which included a bonus of A\$56,000 NZ\$62,000 (2015: A\$114,000, NZ\$116,500).

HIL is a shareholder of the Company and Bradley Gerdis has an interest in these shares by virtue of being a potential beneficiary of a discretionary trust. HIL holds 6,014,253 (2015: 5,621,109) ordinary shares as well as 20,000,000 (2015: 20,000,000) share options which can be converted into 10,000,000 (2015: 10,000,000) shares - 5,000,000 at 40c per share by 31 March 17 and 5,000,000 at 60 cents per share by 31 March 18. No new share options were issued in the current year and 10,000,000 options entitling HIL to 5,000,000 shares lapsed at 31 December 2014.

Martyn Pomeroy is General Manager-Operation and Strategy at Smartpay since January 2013 and is a shareholder and director of TEOV Limited (formerly Viaduct Limited) whose assets were acquired by Smartpay on 23 January 2013. He holds 4,000,000 (2015: 4,000,000) options to purchase 2,000,000 (2015: 2,000,000) shares - half can be exercised by 31 December 2017 at an exercise price of 40 cents per share and half can be exercised by 31 December 2019 at an exercise price of 60 cents per share. TEOV Limited holds 7,013,976 shares in the Company. Martyn Pomeroy was appointed a director of the Company on 1 April 2014.

Martyn Pomeroy or his associated entities have received:

- Salary received \$395,000 (2015: \$405,000) which included a bonus of \$91,000 (2015: 93,000).

Mark Unwin is the General Manager-Products and Marketing at Smartpay since January 2013 and is a shareholder and director of TEOV Limited (formerly Viaduct Limited) whose assets were acquired by Smartpay on 23 January 2013. He holds 4,000,000 (2015: 4,000,000) options to purchase 2,000,000 (2015: 2,000,000) shares - half can be exercised by 31 December 2017 at an exercise price of 40 cents per share and half can be exercised by 31 December 2019 at an exercise price of 60 cents per share. TEOV Limited holds 7,013,976 shares in the Company.

Matthew Turnbull was appointed a Director of the Company on 1 April 2013 and is also a Director of Black Rock Capital Limited, and received Directors' fees of \$55,000 (2015: \$55,000).

Ivan Hammerschlag was appointed a Director of the Company on 1 July 2012 and resigned on 3 December 2015. He provided consulting services to the Group through Honeystone Pty Limited of A\$60,000 (2015: A\$75,000) in addition to the Directors fees of A\$34,000 (2015:45,000).

Tidereef Pty Limited (TPL) is a shareholder of the Company and Ivan Hammerschlag has an interest in these shares by virtue of being a potential beneficiary of a discretionary trust. TPL at 31 March 2016 still holds 340,000 (2015: 3,000,000) ordinary shares. All share options were forfeited on his resignation from being a Director of the Company. His holdings in the 2015 prior year were 4,000,000 share options which could have been converted into 2,000,000 shares - 1,000,000 at 40c per share by 31 March 2017 and 1,000,000 at 60 cents per share by 31 March 2018.

b. Key management and director compensation

Key management personnel comprises employees who are part of the Senior Management Team (Mark Unwin, Aidan Murphy, Linc Burgess and Rowena Bowman). Bradley Gerdis and Martyn Pomeroy are excluded as this information is provided above and is included in Directors remuneration. Key management personnel compensation comprised short term benefits and share instruments for the year ended 31 March 2016 of \$871,000 (2015: \$879,000). Directors remuneration was \$1,095,000 (2015: \$913,000).

Key Management Compensation	2016	2015
	\$'000	\$'000
Salaries and other short term employee benefits	871	879

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Notes

29. Financial Risk Management

The Group has exposure to the following risks from its use of financial instruments:

- Foreign exchange risk
- Credit risk
- Interest rate risk
- Liquidity risk

This note presents information about the Group's exposure to each of the above risks, the Group's objectives, policies and processes for measuring and managing risk.

a. Financial Instruments by Category

Group

Group	Loans and receivables	Measured at fair value through profit and loss	Measured at amortised cost	Total
2016	\$'000	\$'000	\$'000	\$'000
Financial assets				
Cash and bank balances	3,414	-	-	3,414
Trade, finance and other receivables	1,420	-	-	1,420
	4,834	-	-	4,834
Financial liabilities				
Trade payables and accruals	-	-	3,880	3,880
Derivative financial instruments	-	492	-	492
Financial liabilities at amortised cost	-	-	27,336	27,336
	-	492	31,216	31,708

2015 Group

	Loans and receivables	Measured at fair value through profit and lost	Measured at amortised cost	Total	
	\$′000	\$'000	\$'000	\$'000	
Financial assets					
Cash and bank balances	4,965	-	-	4,965	
Trade, finance and other receivables	1,985	-	-	1,985	
	6,950	-	-	6,950	
Financial liabilities					
Trade payables and accruals	-	-	3,479	3,479	
Derivative financial instruments	-	264	-	264	
Financial liabilities	-	-	26,060	26,060	
	-	264	29,539	29,803	

The financial assets and financial liabilities above are being carried at their cost less any impairment which is considered to approximate fair value.

b. Foreign currency exchange risk management

The Group has exposure to the following currencies in the next financial year, hedging policies are in place although a portion remains unhedged. The amount for which no hedging has been entered into is as follows:

- \$US Purchases of US\$2 million
- \$Aust Sales of A\$3 million.

There is also a foreign currency exposure in respect of the intercompany accounts with foreign entities which eliminate on consolidation.

Notes

c. Credit risk

Credit risk arises from cash deposits with banks and outstanding receivables.

	Group		
	2016	2015	
Maximum exposure to credit risk at balance date is:	\$'000	\$'000	
Cash and cash equivalents	3,414	4,965	
Trade receivables (net of impairment)	1,154	1,475	
Finance lease receivables (net of impairment)	248	457	

In respect of the lease receivables an analysis of the credit risk is performed on a monthly basis and any contracts for which payment has not been received are identified and categorised for the purposes of determining any impairment if required.

The three categories are:

- payments overdue 10-60 days (arrears)
- payments overdue 61-100 days (collections) and
- greater than 101 days overdue (salvage).

The impairment provision includes some "arrears" and "collection" and all the "salvage" category. In 2016 no impairment was made for overdue payments within the "arrears" and "collection" categories.

	2016		20	15
	%	\$'000	%	\$'000
Arrears	2.73	93	4.18	134
Collections	1.13	55	1.04	51
Salvage	0.63	115	0.95	180
		263		365

The basis for calculating the percentage of overdue payments in each of the categories for arrears, collections and salvage is as follows. The dollar amount of overdue payments in each category is compared with the total dollar value of the payments due for the period under each category. For example the "arrears" category includes all overdue by 10 to 60 days consequently the dollar value of total payments due equates to those over a period of 60 days for all rental receivables. In respect of the salvage category the period equates to twelve months for the purposes of determining the total value of payments due.

Immediate action is taken in respect of "arrears" contracts and overdue payments and the majority of overdue payments are rectified within a short period of time, consequently no impairment is recognised. Contracts that fall outside the three categories have met all their payments on time and no impairment is recognised.

Concentration of credit risk

One customer is included within finance receivables and the total receivable balance is \$248,000, representing the future finance receivables. This customer has a history of trade with the Group.

d. Interest Rate Risk

Disclosure is required of the fair value measurements by level of the following fair value measurement hierarchy:

- quoted prices (unadjusted) in active markets for identical assets or liabilities (level 1)
- inputs other than quoted prices included within level1 that are observable for the asset or liability, either directly (that is, as prices) or indirectly (that is, derived from prices) (level 2)
- inputs for the asset or liability that are not based on observable market data (that is, unobservable inputs) (level 3)

The Group has entered into interest rate swaps which fixed the interest rate in respect of 75% of the interest payable. The Group has interest rate risk on the residual unhedged portion. At 31 March 2016 if interest rates had changed by -/+ 1% from the year end rates with all other variables held constant, the Group's post tax profit for the period (annualised) and equity would have been \$100,000 higher or \$100,000 lower. The notional principal of the interest rate swaps is \$15,187,500 and the carrying value on the balance sheet is a liability of \$432,000 (2015: liability of \$264,000).

The carrying amount has been determined in accordance with level one above.

e. Liquidity Risk

Liquidity risk is the risk that the Group will encounter difficulty in meeting the obligations associated with its financial liabilities that are settled by delivering cash or another financial asset. The Group's approach to managing liquidity is to ensure, as far as possible, that it will always have sufficient liquidity to meet its liabilities when due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the Group's reputation.

In respect of the Group's debt the following table on the next page indicates the periods in which they fall due.

Notes

	Total	Within 12 Months	Within 1 to 5 years
ASB Bank Limited	27,354	3,000	24,354
Total Group Debt	27,354	3,000	24,354

Total Aging of Financial Liabilities Commitments	Total	Within 12 Months	Within 1 to 5 years
Group			
2016			
Trade Payables and accruals	4,071	4,071	-
Future interest payments on borrowings (note 1)	2,978	1,467	1,511
Borrowings (note 2)	27,354	3,000	24,354
	34,403	8,538	25,865
2015			
Trade Payables and accruals	3,827	3,827	-
Future interest payments on borrowings (note 1)	3,359	1,602	1,757
Borrowings (note 2)	26,130	3,000	23,130
	33,316	8,429	24,887

^{1.} The future interest payment on borrowings includes the net swap receipts and payments based on an estimate of the floating interest rate.

30. Subsequent Events

Following balance date the following events have occurred: There have been no events subsequent to balance date.

^{2.} Includes the drawn down revolving capex facility of \$7,104,000.



Independent auditor's report

To the shareholders of Smartpay Holdings Limited

We have audited the accompanying consolidated financial statements of Smartpay Holdings Limited and its subsidiaries ("the group") on pages 35 to 84. The financial statements comprise the consolidated statement of financial position as at 31 March 2016, the consolidated statements of comprehensive income, changes in equity and cash flows for the year then ended, and a summary of significant accounting policies and other explanatory information.

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

Directors' responsibility for the consolidated financial statements

The directors are responsible on behalf of the company for the preparation and fair presentation of the consolidated financial statements in accordance with generally accepted accounting practice in New Zealand (being New Zealand Equivalents to International Financial Reporting Standards) and International Financial Reporting Standards, and for such internal control as the directors determine is necessary to enable the preparation of consolidated financial statements that are free from material misstatement whether due to fraud or error.

Auditor's responsibility

Our responsibility is to express an opinion on these consolidated financial statements based on our audit. We conducted our audit in accordance with International Standards on Auditing (New Zealand). Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the consolidated financial statements. The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement of the consolidated financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the group's preparation and fair presentation of the consolidated financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the group's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates, as well as evaluating the presentation of the consolidated financial statements.

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

Our firm has also provided other services to the group in relation to IT system advisory. Subject to certain restrictions, partners and employees of our firm may also deal with the group on normal terms within the ordinary course of trading activities of the business of the group. These matters have not impaired our independence as auditor of the group. The firm has no other relationship with, or interest in, the group.

Opinion

In our opinion, the consolidated financial statements on pages 35 to 84 comply with generally accepted accounting practice in New Zealand and present fairly, in all material respects, the consolidated financial position of Smartpay Holdings Limited as at 31 March 2016 and its consolidated financial performance and cash flows for the year then ended in accordance with New Zealand Equivalents to International Financial Reporting Standards and International Financial Reporting Standards.





1. Directors and Former Directors

At 31 March 2016 the directors holding office were Bradley Gerdis, Gregor Barclay, Matthew Turnbull and Marty Pomeroy.

Current Directors and their appointment dates are detailed below:

Name	Date Appointed	Position in Committee	Independence (Yes/No)
Bradley Gerdis B.Bus (Hons), MCom	1 July 2012	Executive Director and Managing Director	No
Gregor Barclay LLB, Dip. Bus	1 April 2010	Non-Executive Director	Yes
Matthew Turnbull BCom, CA	1 April 2013	Non-Executive Director	Yes
Marty Pomeroy	1 April 2014	Executive Director	No

At the annual meeting of shareholders held on 8 September 2015 Ivan Hammerschlag and Matt Turnbull stood for re-election and were re-elected by the shareholders as Directors of the Company. On 5 December 2015 Ivan Hammerschlag resigned as a director of the Company.

2. Independent Directors

In accordance with the requirements of the Listing Rules the Board has determined that Gregor Barclay and Matthew Turnbull are Independent Directors.



3. Subsidiary Company Directorships

At 31 March 2016, subsidiary companies had directors as follows:

New Zealand Subsidiary Companies	Director
Smartpay Rental Services Limited	Bradley Gerdis, Gregor Barclay
Smartpay Limited	Bradley Gerdis, Gregor Barclay
Smartpay Ethos Limited	Bradley Gerdis, Gregor Barclay
Smartpay Software Limited	Bradley Gerdis, Gregor Barclay
Smartpay New Zealand Limited	Bradley Gerdis, Gregor Barclay
Viaduct Limited	Bradley Gerdis, Gregor Barclay

Australian Subsidiary Companies	Director	
Smartpay Rentals Pty Limited	Gregor Barclay, Bradley Gerdis	
Smartpay Australia Pty Limited	Gregor Barclay, Bradley Gerdis	
Cadmus Payment Solutions Pty Limited	Gregor Barclay, Bradley Gerdis	
Product Rentals Pty Limited	Gregor Barclay, Bradley Gerdis	
Pax Technology Pty Limited	Bradley Gerdis	
Smartpay Taxis Pty Limited	Bradley Gerdis, Lincoln Burgess	

Statutory Information

4. Subsidiary Company Changes

No changes in the reporting period.

5. Directors' Interests

As at 31 March 2016 the directors declared interests in the following entities:

Director	Interest	Entity
Gregor Barclay	Consultant	Claymore Partners Limited
	Director	Various client trustee companies
	Director	Claymore Property Limited
	Director	Franchised Businesses Limited
	Director	Kegg Investments Limited
	Director	Pacific Forest Products NZ Limited (and various related or subsidiary companies)
	Director	Planet Fun Limited
	Director	Rugby Sales New Zealand Limited (and subsidiaries)
	Director	Kervus Property Group Limited
	Director	New Zealand Cricket Association
	Director	International Cricket Council
	Director	ICC Development (International) Limited
	Director	ICC Business Corporation NZ LLC
	Director	Boffa Miskell Limited
	Director	Ngatapa Finance Limited
	Director	Ngatapa Advisory Limited
	Director	Ngatapa Trustees Limited



Director	Interest	Entity
Bradley Gerdis	Director	Haymaker Investments Pty Limited
	Director	Active Capital Partners Pty Limited
Matthew Turnbull	Director	Black Rock Capital Limited
	Director	Verbier Limited
	Director	Mangawara Farms Limited
Marty Pomerory	Director	TEOV Limited

6. Information Used By Directors

There were no notices from Directors of the Company requesting to disclose or use Company information received in their capacity as Directors which would not otherwise have been available to them.

Statutory Information

7. Director and Senior Managers Interests in Shares of the Company

a. Directors

Directors held interests in the following Ordinary shares in the Company as at the balance date:

Director	Name of shareholder	Nature of relevant interest	Balance at 31/03/2015	Movement in period	Balance at 31/3/2016
Bradley Gerdis	Haymaker Investments Pty Limited (Haymaker Account)	Potential beneficiary under a discretionary trust	5,656,109	358,144	6,014,253
Gregor Barclay	Ngatapa Trustees Ltd	Potential beneficiary under a discretionary trust	576,910	0	576,910
	Ngatapa Trustees Ltd	Potential beneficiary under a discretionary trust	49,404	0	49,404
Martyn Pomeroy	TEOV Limited	Director and Shareholder of TEOV Limited	6,798,106	0	6,798,106

Under the requirements of section 301 of the Financial Markets Conduct Act 2013 Ivan Hammerschlag's interests in the company continue to be disclosed for 6 months following his resignation. For the period of review he held disclosable interests in shares of the Company as detailed below:

Director	Name of shareholder	Nature of relevant interest	Balance at 31/03/2015	Movement in period	Balance at 31/3/2016
lvan Hammerschlag	Tidereef Pty Limited	Potential beneficiary under a discretionary trust	3,000,000	(2,660,000)	340,000



b. Senior Managers

Senior Managers of the company include anyone who reports directly to the Board or the Managing Director. All employees are required to follow the Company's policy and procedure on Share Trading when they trade in the shares of the Company. Senior Managers held interests in the following Ordinary shares as at the balance date:

Senior Manager	Name of shareholder	Nature of relevant interest	Balance at 31/03/2015	Movement in period	Balance at 31/3/2016
Mark Unwin	TEOV Limited	Director and Shareholder of TEOV Limited	6,798,106	0	6,798,106
Linc Burgess	Manaia Management Limited	Owned by associated parties	699,152	0	699,152
	Lincoln John Burgess and Anne Marie Burgess (Burgess Family a/c)	Trustee and Beneficial Interest	292,485	0	292,485

Mark Unwin's employment with Smartpay Limited terminated on 14 April 2016; under the requirements of section 301 of the Financial Markets Conduct Act 2013 his interests in the company continue to be disclosed for 6 months following his resignation.

Statutory Information

8. Directors and Officer/Senior Managers Interests in Options of the Company

Directors held interests in the following Options in the Company as at the balance date:

a. Directors

Director	Name of holder	Nature of relevant interest	Type of option	Conversion price	Balance at 31/03/2015	Movement in period	Balance at 31/3/2016	Maximum number of shares on conversion
Bradley Gerdis Managing Director	Haymaker Investments Pty Ltd	Potential Beneficiary under a discretionary trust	December 2017 Incentive Options	\$0.40 per share	10,000,000	0	10,000,000	5,000,000
	Haymaker Investments Pty Ltd	Potential Beneficiary under a discretionary trust	December 2018 Incentive Options	\$0.60 per share	10,000,000	0	10,000,000	5,000,000
Gregor Barclay	Claymore Partners Trustees 2011 Ltd	Held beneficially	Directors Incentive Options 2016	\$1.00 per share	10,000,000	(10,000,000)*	0	0
Martyn Pomeroy	Marty Pomeroy	Beneficial	Incentive Options	\$0.40 per share	2,000,000	0	2,000,000	1,000,000
	Marty Pomeroy	Beneficial	Incentive Options	\$0.60 per share	2,000,000	0	2,000,000	1,000,000

 $^{{\}it *These options expired without being exercised.}$



Under the requirements of section 301 of the Financial Markets Conduct Act 2013 Ivan Hammerschlag's interests in the company continue to be disclosed for 6 months following his resignation. For the period of review he held disclosable interests in options of the Company as detailed below:

Director	Name of holder	Nature of relevant interest	Type of option	Conversion price	Balance at 31/03/2015	Movement in period	Balance at 31/3/2016	Maximum number of shares on conversion
lvan Hammerschlag Chairman	Tidereef Pty Limited	Potential Beneficiary under a discretionary trust	December 2017 Incentive Options	\$0.40 per share	2,000,000	(2,000,000)*	0	0
	Tidereef Pty Limited	Potential Beneficiary under a discretionary trust	December 2018 Incentive Options	\$0.60 per share	2,000,000	(2,000,000)*	0	0

^{*} These options automatically lapsed in accordance with the terms and conditions of the options, on the date falling 3 months after the date on which Ivan Hammerschlag ceased to be a director of the company.

Statutory Information

b. Senior Managers

Senior Managers held interests in the following Options in the Company as at the balance date:

Senior Manager	Name of holder	Nature of relevant interest	Type of option	Conversion price	Balance at 31/03/2015	Movement in period	Balance at 31/3/2016	Maximum number of shares on conversion
Mark Unwin	Mark Unwin	Beneficial	Incentive Options	\$0.40 per share	2,000,000	0	2,000,000	1,000,000
		Beneficial	Incentive Options	\$0.60 per share	2,000,000	0	2,000,000	1,000,000

Mark Unwin's employment with Smartpay Limited terminated on 14 April 2016 and, in accordance with the terms of the options, these options automatically lapse on the date falling 3 months after the date on which he ceased to be an employee of the company. Under the requirements of section 301 of the Financial Markets Conduct Act 2013 Mark Unwin's interests in the company continue to be disclosed for 6 months following his resignation.



The ordinary shares of Smartpay Holdings Limited are listed on the securities exchanges operated by the New Zealand Exchange Limited (NZX) and the Australian Securities Exchange (ASX). On 1 April 2016 the ASX approved a change in admission category of Smartpay Holdings Limited (the "Company") from an ASX Listing to an ASX Foreign Exempt Listing which took effect on 5 April 2016 and confirmed that as a Foreign Exempt Company, in addition to the rules specified in listing rule 1.15.1, it is also required to comply with listing rules 2.4 and 2.7.

The Company continues to comply with the New Zealand Stock Exchange Listing Rules.

Shareholders continue to be able to trade their shares on either the NZX or the ASX. In order to trade on either exchange shares must be held on the share register for that particular jurisdiction.

10. Investors Enquiries

Shareholders should address any queries regarding the operations of the Company to Mr Bradley Gerdis, Managing Director at the Company's business address.

Shareholders with administrative enquiries relating to their holdings should address these to Computershare whose contact details in each country are:

New Zealand

Computershare Investor Services Limited
Private Bag 92119 Auckland 1142
Level 2, 159 Hurstmere Road, Takapuna, North Shore City, Auckland
P: + 64 488 8700

F: + 64 9 488 8787

Australia

Computershare Investor Services Pty Limited GPO Box 2975EE, Melbourne VIC 3000 Freephone: 1 800 501 366 F: +61 3 9473 2500

Statutory Information

11. Employee Remuneration

During the year a number of employees or former employees (excluding directors) received remuneration, including commissions and other benefits in their capacity as employees of the Company. The value of which exceed \$100,000 per annum were as follows:

Remuneration Range \$	Number of Employees
310,000 – 319,000	1
200,000 – 209,000	1
180,000 – 189,000	2
170,000 – 179,000	1
150,000 – 159,000	1
140,000 – 149,000	2
130,000 – 139,000	4
110,000 – 119,000	2
100,000 – 109,000	4
Total	18

12. Gender Comparisons

	As	As at 31 March 2016			As at 31 March 2015			
Level	Male	Female	Total	Male	Female	Total		
Board	4	0	4	5	0	5		
Senior Managers/Officers	3	1	4	2	1	3		
Other employees and staff	78	47	125*	66	45	111		

^{*} At the year end the business had an additional 15 employees working on a temporary basis to assist with the upgrade of terminals to customers.



The total remuneration and other benefits earned by each director during the year were:

a. Directors' Fees

Director	2016	2015
Ivan Hammerschlag	AU\$34,000	AU\$45,000
Gregor Barclay	NZ\$49,000	NZ\$45,000
Matthew Turnbull	NZ\$55,000	NZ\$55,000

At the Annual meeting on 4th October 2010 shareholders approved a maximum of \$200,000 per annum for directors' fees.

b. Other Remuneration

Bradley Gerdis received a remuneration package totalling AU\$ 444,000 (2015: AU\$ 497,000) which includes the payment of a bonus of AU\$56,000 (2015: AU\$114,000).

Martyn Pomeroy received a remuneration package totalling \$395,000 (2015:\$405,000) which includes a payment of a bonus of \$91,000 (2015:\$98,000).

The Company entered into a consultancy agreement on 1 July 2012 with Honeystone Pty Limited and Ivan Hammerschlag to supply services in addition to the services provided by Ivan Hammerschlag as Chairman of the Board. The company paid AU\$60,000 (2015: AU\$75,000) to Honeystone Pty Limited for the period under this consultancy arrangement.

Statutory Information

14. Directors' Insurance

The Group has arranged Directors and Officers Liability Insurance which is underwritten by QBE and which ensures that generally Directors will incur no monetary loss as a result of actions undertaken by them as Directors.

15. Directors' Indemnity

The Company has entered into a Deed of Indemnity whereby it has agreed to indemnify directors to the maximum extent permitted by the Companies Act 1993.

16. Other Disclosures

a. Audit Fee

Particulars of the audit fees paid during the year are set out on page 57.

b. Post Balance Date Events

On 1 April 2016 the ASX approved a change in admission category of Smartpay Holdings Limited to an ASX Foreign Exempt Listing which took effect on 5 April 2016.

c. Summary Of Waivers And Exemptions

There were no NZX waivers sought during the period.

d. Exemptions

There were no exemptions sought during the period.

Security Holder Information

As at 31 May 2016

1. Securities on Issue

The Securities on issue at the time of publication of the Annual Report are as follows:

a. Listed Securities

171,752,278 Ordinary fully paid shares, all shares in this class carry a 1 vote per share voting right.

b. Unlisted Options

Options Issued	Number of ordinary shares over which they are exercisable	Exercise Price per share	Expiry date
10,000,000 Incentive Options March 2017	5,000,000	\$0.40	31 March 2017
4,000,000 Incentive Options December 2017	2,000,000	\$0.40	31 December 2017
10,000,000 Options March 2018	5,000,000	\$0.60	31 March 2018
4,000,000 Incentive Options December 2019	2,000,000	\$0.60	31 December 2019
Total	14,000,000		

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Security Holder Information

As at 31 May 2016

2. Distribution of Shareholders

		NZ Register		Australian Register			Combined Register		
Range	Total	Units	%	Total	Units	%	Total	Units	%
Less than 10,000	638	1,290,380	0.75	113	413,654	0.24	751	1,704,034	0.99
10,000 - 49,999	228	4,900,680	2.85	76	1,657,668	0.97	304	6,558,348	3.82
50,000 - 99,999	41	2,634,416	1.53	25	1,556,600	0.91	66	4,191,016	2.44
100,000 - 499,999	45	9,829,766	5.72	50	10,950,982	6.38	95	20,780,748	12.10
500,000 - 999,999	10	6,127,635	3.57	4	2,598,341	1.51	14	8,725,976	5.08
Over 1,000,000	10	49,807,102	29.00	12	79,985,054	46.57	22	129,792,156	75.57
Total	972	74,589,979	43.43	280	97,162,299	56.57	1,252	171,752,278	100.00

3. Distribution of Option Holders

Range*	Total Holders	Number of shares over which the options are exercisable	% of number of shares over which options are exercisable
4,000,000 - 4,999,999	2	4,000,000	28.57
10,000,000 - 10,999,999	1	10,000,000	71.43
Total	3	14,000,000	100.00

 $^{* \}textit{Range based on the number of shares over which the options are exercisable}. \\$

4. Geographical Spread of Shareholders

	New Zealand Register				Australian Register				Combined Register			
Location	Units	Units %	Holders	Holders %	Units	Units %	Holders	Holders %	Units	Units %	Holders	Holders %
United Arab Emirates	100,000	0.06	1	0.08	-	-	-	-	100,000	0.06	1	0.08
Switzerland	17,500	0.01	2	0.16	5,396,526	3.14	1	0.08	5,414,026	3.15	3	0.24
United Kingdom	71,935	0.04	5	0.40	22,000	0.01	1	0.08	93,935	0.05	6	0.48
Malaysia	164,564	0.10	7	0.56	-	-	-	-	164,564	0.10	7	0.56
Philippines	30,000	0.02	1	0.08	-	-	-	-	30,000	0.02	1	0.08
U.S.A.	-	-	-	-	7,000	-	1	0.08	7,000	-	1	0.08
Singapore	-	-	-	-	13,503,126	7.86	3	0.24	13,503,126	7.86	3	0.24
New Zealand	67,255,758	39.16	916	73.16	11,092,226	6.46	62	4.95	78,347,984	45.62	978	78.11
Australia	6,950,222	4.05	40	3.19	67,141,421	39.09	212	16.93	74,091,643	43.14	252	20.12
Total	74,589,979	43.43	972	77.64	97,162,299	56.57	280	22.36	171,752,278	100.00	1,252	100.00

Security Holder Information

As at 31 May 2016

5. Geographical Spread of Option Holders

Location	Units	Shares over which options are exerciseable	% of shares over which options are exerciseable	Holders	% of holders
Australia	20,000,000	10,000,000	71.43	1	33.33
New Zealand	8,000,000	4,000,000	28.57	2	66.67
Total	28,000,000	100.00	100.00	3	100.00



Rank	Name	Units	% of Units
1	JP Morgan Nominees Australia Limited	26,499,466	15.43
2	National Nominees New Zealand Limited - NZCSD (NNLZ90)	13,382,164	7.79
3	Riverhorse Trustee Limited (Riverhorse A/C)	9,354,317	5.45
4	The Summit Hotel Bondi Beach Pty Ltd	9,207,093	5.36
5	Ten Soo Lan	8,547,718	4.93
6	Teov Limited	6,798,106	3.96
7	National Nominees Limited	6,734,335	3.92
8	Haymaker Investments Pty Limited (The Haymaker A/C)	6,014,253	3.50
9	Walker & Hall Fine Gifts Limited	6,010,920	3.50
10	Melville Investment Holdings Limited	5,396,526	3.14
11	Connie Lo Lin Sye	4,952,905	2.88
12	Benger Superannuation Pty Limited (Benger Super Fund A/C)	4,107,405	2.39
13	Allan Walker Tattersfield	3,756,173	2.19
14	Harrogate Trustee Limited (Brandy Wine A/C)	3,222,676	1.88
15	Anthony James Thorpe & Marilyn Ruth Thorpe & David Alistair Thorpe (AJ & Mr Thorpe Family A/C)	3,031,252	1.76
16	Gregory Kevin Molloy & Claymore Trustees Limited (Cicero A/C)	2,445,765	1.42
17	Patrick John Mccammon & NH Trustees No.2 Limited	2,074,792	1.21
18	Gleneagle Securities (Aust) Pty Ltd	1,855,510	1.08
19	Telane Pty Limited	1,667,000	0.97
20	Claymore Capital Pty Ltd	1,250,000	0.73
Total - Top 2	20:	126,308,379	73.54
Total - Othe	er:	45,443,899	26.46
Total Share	s	171,752,278	100.00

Security Holder Information

As at 31 May 2016

7. Three Largest Registered Option Holders

Holder	No. of Options	% of Options	Number of shares over which options are exerciseable	% of Number of shares over which options exerciseable
Haymaker Investments Pty Limited ATF The Haymaker Trust	20,000,000	71.42	10,000,000	71.43
Mark Unwin	4,000,000	14.29	2,000,000	14.29
Marty Pomeroy	4,000,000	14.29	2,000,000	14.29
Total	28,000,000	100.00	14,000,000	100.00

8. Substantial Security Holders

The following persons were substantial security holders (as defined in the Financial Markets Conduct Act 2013) in Smartpay Holdings Limited as at the balance date and have disclosed the Substantial Security Holdings to the NZX and ASX as per the table below:

	Number of Securities	% of Capital
Microequities Asset Management Pty Limited	15,989,304	9.31
Milford Asset Management Limited	12,699,330	7.39
Allan Walker Tattersfield	10,424,051	6.07
TBF Investment Management Pty Limited (T/A The Boat Fund)	9,710,069	5.65
Linear Asset Management Limited	9,710,069	5.65

Disclosures made since the balance date are as follows:

	Number of Securities	% of Capital
Microequities Asset Management Pty Ltd	17,789,397	10.36
TBF Investment Management Pty Ltd (T/A The Boat Fund)	11,727,569	6.83
Riverhorse Trustee Limited - ceased as a SSH	4,100,000	2.39

Directory

Registered Office

205-209 Wairau Road, Wairau Valley PO Box 100490, North Shore Mail Centre Auckland, New Zealand Phone: +64 9 442 2700

Email: info@smartpay.co.nz Website: www.smartpayltd.com

Management

Bradley Gerdis – Managing Director Marty Pomeroy – General Manager New Zealand Aidan Murphy – Chief Financial Officer Linc Burgess – General Manager Australia Rowena Bowman – Company Secretary

Share Registrar - New Zealand

Computershare Investor
Services Limited
Private Bay 92119 Auckland 1142
Level 2, 159 Hurstmere Road
Takapuna, North Shore City
Auckland, New Zealand
Phone: + 64 9 488 8700

Solicitors

Claymore Partners Limited Level 2 63 Fort Street Auckland Phone: +64 9 379 3163

Australian Offices

Level 2, 117 York Street SYDNEY NSW 2000 Phone: +61 2 8876 2300 Website: www.smartpay.com.au

Board

Greg Barclay – Independent Chairman Bradley Gerdis – Managing Director Matthew Turnbull – Independent Director Marty Pomeroy – Executive Director

Share Registrar - Australia

Computershare Investor Services Pty Ltd GPO Box 2975EE Melbourne Victoria 3000 Freephone: 1 800 501 366

Auditors

KPMG
KPMG Centre
18 Viaduct Harbour Avenue
Auckland
Phone: + 64 9 367 5800



