Appendix 4E

Full year report

Name of entity

ABN Reporting period corresponding period (year ended) 76 003 588 449 Reporting period (year ended) 76 003 588 449 Reporting period (year ended) 20 June 2017 30 June 2016

For announcement to the market

Extracts from this report for announcement to the market

				A\$000
Revenues from ordinary activities	Up	8%	to	91,169
Profit before tax attributable to members	Up	21%	to	25,881
Profit after tax attributable to members	Up	16%	to	18,520
Net profit for the period attributable to members	Up	16%	to	18,520

		Franked
	Amount per	amount per
Dividends (distributions)	security	security
Final dividend	3.5¢	100%
Previous corresponding period	3.5¢	60%

Dividends consist of no conduit foreign income.

Record date for determining entitlements to the dividend 4 Sep 2017

Date the dividend is payable 26 Sep 2017

NTA backing	June 2017 cents	June 2016 cents
Net tangible asset backing per ordinary security	16.76	11.19

Brief explanation of directional and percentage changes to profit:

Refer accompanying Market Release.

Audit

This report is based on accounts that are in the process of being audited, and are unlikely to be subject to dispute or qualification.

INTEGRATED RESEARCH LIMITED AND CONTROLLED ENTITIES



FINANCIAL REPORT

FOR THE YEAR-ENDED 30 JUNE 2017

ABN: 76 003 588 449

ASX CODE: IRI

Financial Report - 30 June 2017

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Directors' Report

Review of operations and activities

Principal activities

Integrated Research Limited's principal activities are the design, development, implementation and sale of systems and applications management computer software for business-critical computing, Unified Communication networks and Payment networks.

Group overview

Integrated Research has a twenty-nine year heritage of providing performance monitoring, diagnostics and management software solutions for business-critical computing environments.

Since its establishment in 1988, the Company has provided its core Prognosis products to a cross section of large organisations requiring high levels of computing performance and reliability for mission critical business operations.

The Prognosis product range is an integrated suite of monitoring and management software, designed to give an organisation's management and technical personnel operational insight into and optimise the operation of their HP NonStop, distributed system servers, Unified Communications ("UC"), and Payment environments and the business applications that run on these platforms.

Integrated Research has developed its Prognosis products around a fault-tolerant, highly distributed software architecture, designed to achieve high levels of functionality, scalability and reliability with a low total cost of ownership.

Integrated Research services customers in more than 50 countries through direct sales offices in the USA, UK, Germany, Singapore and Australia, and via a global, channel-driven distribution network. Integrated Research's customer base consists of many of the world's largest organisations and includes major stock exchanges, banks, credit card companies, telecommunications companies, computer companies, service providers and manufacturing companies.

The Company generates its revenue from licence fees, recurring maintenance, testing solutions and consulting services. Revenue from the sale of licences where there is no post-delivery obligations is recognised in profit at the date of the delivery of the licence key. Revenue from maintenance contracts is recognised rateably over the service agreement. Revenue from consulting services and testing solution services is recognised over the period the services are delivered.

Review and results of operations

Overview

The Company achieved a 16% increase in annual after tax profit over the prior year to \$18.5 million, which is within the guidance provided to the Australian Stock Exchange on July 13, 2017. The strong result was driven through licence sale growth in the Company's Payments and Infrastructure product lines. Strong Unified Communications licence sales growth from Microsoft Skype for Business customers was offset by lower licences sales in the Avaya channel as customers delayed purchasing decisions as a result of the uncertainty that came about from Avaya's Chapter 11 Re-organisation proposals. It is anticipated that once Avaya's reorganisation plans are affirmed that a rebound in licence fees will ensue.

Revenue

Revenue for the year was \$91.2 million, an increase of 8% over 2016 with all product lines and geographic regions achieving revenue growth. Licence fees increased by 17% to \$53.4 million with strong growth from Payments and Infrastructure product lines. Using prior year exchange rates, the Company's revenue would have increased by 13% to \$95.1 million.

The following table presents Company revenues for each of the relevant product groups:

In thousands of AUD	2017	2016	% Change
Unified Communications	51,132	50,778	1%
Infrastructure	24,449	20,812	17%
Payments	8,804	5,576	58%
Consulting	6,784	7,366	(8%)
Total revenue	91,169	84,532	8%

Unified Communications (UC) revenue rose 1% over the previous year with strong growth from Microsoft Skype for Business customers offset by lower sales in the Avaya channel. The Company's recent investment into the Skype for Business solution has paid off with Microsoft platform licence sales now representing close to a third of overall Unified Communications licence sales.

Infrastructure revenue increased by 17% over the previous year with the result highly correlated to the underlying licence renewal profile. Licence transactions closed during the year were closed on a multi-year term basis with maturities broadly ranging from three to five years.

Payments revenue rose 58% over the previous year with strong licence sale growth experienced globally. The Company has expanded its suite of Payments products by adding new products for additional platforms, vendors and applications, including fraud management, payments analytics and wholesale money transfer applications.

The following table presents Company revenues for each of the relevant geographic segments in underlying natural currencies:

	2017	2016	% Change
Americas (USD'000)	48,207	41,997	15%
Europe (£'000)	8,752	8,438	4%
Asia Pacific (A\$'000)	11,596	10,271	13%

The Americas revenue grew by 15% over the prior year with the closure of four large licence renewals and increasing success from the Microsoft Skype for Business platform. European growth of 4% was hampered by deal slippage into 2018 whilst Asia Pacific growth of 13% was built on strong payments and infrastructure licence sales closed during the year.

Expenses

The Company's focus in 2017 was on improving productivity. Total expenses were held flat compared to the prior year at \$64.6 million. The number of staff at the end of the current year was 224 (2016: 231). The following table presents the Company's cost base compared to the preceding year:

In thousands of AUD	2017	2016	% Change
Research and development expenses	14,862	13,582	9%
Sales, consulting and marketing expenses	43,605	44,983	(3%)
General and administration expenses	6,086	5,962	2%
Total expenses	64,553	64,527	0%

Research and development expenditure of \$14.9 million was 16% of total revenue (2016: 16%). Product enhancements during 2017 included Call Recording Assurance, Skype for Business and Unified Communications for service providers. The Company continues to maintain certification with all the major Unified Communications platforms, the only vendor to do so.

Net research and development expenses are represented as follows:

In thousands of AUD	2017	2016	% Change
Gross research and development spending	13,430	14,007	(4%)
Capitalisation of development expenses	(8,588)	(9,565)	(10%)
Amortisation of capitalised expenses	10,020	9,140	10%
Net research and development expenses	14,862	13,582	9%

Shareholder returns

Returns to shareholders remain strong through the payment of partly franked dividends:

	2017	2016	2015
Net profit (\$'000)	\$18,520	\$16,029	\$14,251
Basic EPS	10.86¢	9.42¢	8.41¢
Dividends per share	6.5¢	6.5¢	7.5¢
Dividend franking percentage	85%	58%	35%
Return on equity	38%	39%	39%

Financial position

The following table presents key items from the consolidated statement of financial position:

In thousands of AUD	2017	2016
Assets:		
Cash and cash equivalents (current)	14,113	8,544
Trade and other receivables (current and non-current)	59,297	52,390
Intangible assets (non-current)	19,934	21,972
Liabilities:		
Deferred revenue (current and non-current)	28,488	25,946
Equity	48,520	41,046

The Company's end of year cash position was \$14.1 million, 65% higher compared to the prior year. The higher cash balance was achieved by stronger cash generation from operations. The increase in trade and other receivables is a result of higher licence fees toward the end of the financial year and the continued offering of deferred payment terms to customers. The reduction in intangible assets is due to higher amortisation charges relative to the capitalisation of development spend. The increase in deferred revenue is driven in part by higher maintenance billings and in part by higher testing solutions for the heartbeat service.

The consolidated statement of financial position presented at page 35 together with the accompanying notes provides further details.

Outlook and Strategy for 2018

Hundreds of thousands of businesses rely on billions of Unified Communications interactions everyday through which they conduct business; IR Prognosis optimises these mission critical internal and external customer interactions to ensure the highest quality of experience possible. On the Payments side of the business, hundreds of millions of people rely on billions of payments transactions daily. IR Prognosis oils the smooth operation of their daily lives and of the business economy on which we all depend.

Prognosis derives its competitive advantage from its unique intellectual property (IP) and design that enables real time insight, monitoring, fault root-cause analysis, business and operational analytics, performance management and optimisation. The solution is highly scalable, extremely flexible and delivers very deep visibility into the diversity of systems and applications that it manages. As such, Prognosis is ideally suited to complex, high transaction volume, mission critical and high traffic environments.

Competition exists in each of the markets in various forms. Firstly, some of the large telephony and payment vendors provide their own performance management software, although this is generally inferior to the capability of Prognosis and does not solve the problem where heterogeneous multi-vendor environments exist, as is most often the case. Secondly, some of the large solution software vendors also provide performance management capabilities, but this is not their core specialisation. Lastly, the Company from time to time competes with smaller, start-up niche vendors. The Company remains focused on sustaining its competitive advantage through continuing innovation that comes from its research and development program.

Through deep visibility, forensic analysis into the root cause of problems, extensive analytics at multiple levels and new automation capabilities, Prognosis enables proactive and rapid resolution of issues, capacity management as well as operational, cost and user experience optimisation.

The solutions provide insight into potential issues before they become business-critical. Prognosis helps users improve their operational maturity by proactively minimising expensive outages, lowering costs, improving user satisfaction, retaining and growing customers and optimising IT operations and resources. Prognosis is progressively using its real-time access to big data to generate and deliver insights into a customer's business that goes beyond improving and optimising operational efficiency. Through real-time access and analysis Prognosis Business Insights reveals business and customer trends that are leveraged for economic, fraud management and competitive advantage.

The Company's growth strategy is to create, sell and support Prognosis-based products and services that deliver profitable growth from existing markets and customers, as well as creating new products that open new markets.

The Company currently focuses on three core markets: Infrastructure, Communications and Payments. The Company is actively building a fourth core market in the Contact Centre space. While growth in the Contact Centre solutions has been strong, this has not yet become a material part of the business.

The Infrastructure market for Integrated Research includes users of high-end computing systems such as the HP NonStop platform for financial, telecommunication, trading, manufacturing and other high-volume, high-value mission critical transaction environments. NonStop is an important part of HP's server strategy and remains at the operational core of many of the world's largest companies. The Company continues to invest in Prognosis for Nonstop to be aligned with HP and its customers. Prognosis for Distributed Systems (Windows, Unix and Linux) is mostly sold alongside the Company's NonStop and Unified Communications products as customers seek a common monitoring interface for all platforms, or convert applications from one platform to another.

The Communications segment includes users of IP Telephony and Unified Communications (UC) applications such as audio communication, video, messaging, collaboration, mobility and presence. The Company anticipates growth in this segment through the ongoing shipment of IP based video, telephony and other endpoints as well as the increasing value per endpoint through the use of UC applications. UC networks are becoming more pervasive, more mission critical and more complex and as such they require effective performance and user experience management. Prognosis is strongly positioned to benefit from this need. The company will continue to invest in R&D to expand the suite of Prognosis for UC products

to cover more platforms, vendors and applications, and by doing so increase the Company's addressable market and revenue potential.

IR has been a trusted Microsoft Unified Communications partner since 2010, helping customers and partners successfully plan, deploy, test, operate and optimize Skype for Business. In September 2016 IR launched the world's first Microsoft Certified Network Assessment Solution for Skype for Business Online in Office 365. Prognosis UC Assessor provides a comprehensive, end-to-end assessment and troubleshooting solution for customers migrating to Skype for Business, be that in the cloud, hybrid or on-premises. This new Microsoft certified solution has enabled IR to engage with customers and partners earlier in the lifecycle of new communications infrastructure deployment, thereby increasing revenue opportunities. It has also contributed to the successful recruitment of 39 new Microsoft certified partners to the IR global partner program.

Prognosis sales to customers using Skype for Business more than doubled over the prior year and is now a significant contributor to the Company's Unified Communications product line revenue. Microsoft Skype for Business is the fastest growing Unified Communications solution in the market today and IR is well positioned to support customers regardless of which major UC vendor they choose.

Prognosis has ensured voice and video quality and performance for Cisco Unified Communications solutions since 2000 and manages many of the largest and most complex Cisco implementations across the globe. Compliance with both the US Government Federal Information Processing Standards (FIPS 140-2) and the Federal Risk and Authorization Management Program (FedRAMP) provides significant future revenue opportunities for IR.

In May 2017, Nemertes Research, a global research-advisory and strategic-consulting firm published the results of its 2017 Unified Communications and Collaboration (UCC) Total Cost of Operations survey. The survey discovered that performance management tools reduces UCC operational costs by more than 50 percent. Furthermore, it identified that IR customers spend 33% less on ongoing operations than the next competitor.

The Company has expanded its suite of Payments solutions by adding new products for additional platforms, vendors and applications, including new technology for roll-outs such as Apple Pay. This expands the company's addressable market in the Payments segment and increases revenue potential. The Company will maintain this strategy in the Payments market. The strategic alliance with ACI, a global leader in the payments market, continues to support the Company's Payments business.

IR Consulting Services provide Prognosis customers with implementation, customisation and training services to ensure that they get the most out of their investment in Prognosis. Consulting Services also help IR configure unique and repeatable solutions that extend the use and value of Prognosis. The Company will continue to invest in people and processes to grow consulting revenue and margin.

Prognosis has proven to be a sticky solution, with historical renewal rates above 90%. To maximize the benefit of compounding recurring term renewals the Company will focus on activities that will secure those renewals. These activities will include account management focus to ensure customer adoption and satisfaction as well as expansion of share of wallet. Analysis of the Company's customer base of over 1,200 enterprise customers shows significant potential to expand the number of IR solutions sold to each customer. Prognosis is a modular solution and customers will typically purchase only a small subset of those modules on their initial purchase. Subsequent purchases may include additional solutions such as Reporting and Analytics, Video Management, Testing solutions, Contact Centre and Call Recording Assurance to name some of the most commonly applicable.

The Company has also proven its capability to acquire new customers, adding 79 new logos in FY2017. The compounding impact of recurring term renewals, expansion of share of wallet and continued focus on new customer acquisition are three significant factors that management expects to support growth through FY2018 and beyond.

Directors and senior management

Directors

The directors of the Company at any time during or since the end of the financial year are listed below:

Steve Killelea, AM

Non-Executive Director and Chairman

Steve founded Integrated Research in August 1988 and held the position of Managing Director and Chief Executive Officer until retiring from his executive position in November 2004. He was appointed as a Non-Executive Director in November 2004 and elected Chairman in July 2005. Steve is also Chairman of the Institute for Economics and Peace, Smarter Capital and The Charitable Foundation and for activities involved with these he has received a number of international awards including the Order of Australia, Luxemburg Peace Prize. Steve's current term will expire no later than the close of the 2018 Annual General Meeting. Listed company directorships held in the past three years: None. Age: 68 years.

Nick Abrahams, B Comm, LLB (Hons), MFA

Non-Executive Director

Nick was appointed as a Director in September 2014. Mr. Abrahams is highly experienced in corporate, intellectual property and international law pertaining to the technology industry, with over 20 years' experience as a private practice lawyer. He has worked extensively internationally representing Australian high-tech companies as well as working for three years with a law firm in Japan. Mr Abrahams also spent time working in the United States in the late nineties and was an executive with Warner Brothers in Los Angeles, followed by a period as a senior executive at listed technology company, Spike Networks, also in Los Angeles. Mr Abrahams returned to legal practice in 2002 and is a partner of and leads the Asian technology practice of a global law firm. Nick's current term will expire no later than the close of the 2017 Annual General Meeting. Listed company directorships held in the past three years other than listed above: None. Age: 51 years.

Paul Brandling, BSc Hons, MAICD

Independent Non-Executive Director

Paul was appointed a Director in August 2015. He has worked in the information technology industry for over 30 years and has broad experience in hardware, services and software. He has previously held the positions of Vice President and Managing Director of Hewlett-Packard South Pacific plus Vice President and Managing Director of Compaq South Pacific. From 2001 to 2012, Paul was a member of the International CEO Forum (Australia) and served as a Director of the Australian Information Industry Association (AIIA) from 2002 to 2011. Mr Brandling was a Director of Amcom Telecommunications Limited until its acquisition and was a Director of Vocus Communications Limited until February 2016. He currently serves as a Non Executive Director of Tesserent Limited (ASX:TNT), Infomedia Ltd (ASX: IFM) and Avoka Technologies Pty Ltd. Paul's current term will expire no later than the close of the 2018 Annual General Meeting. Listed companies directorships held in the past three years other than listed above: None. Age: 59 years.

Garry Dinnie, BCom, FCA, FAICD, FAIM, MIIA(Aust)

Independent Non-Executive Director

Garry was appointed a Director in February 2013. He is a Director & Chair of the Audit & Risk Committee of CareFlight Limited, Australian Settlements Limited and a Director of a number of private companies. He is also the Chair or member of a number of Audit & Risk Committees of NSW public sector and private sector entities. He was previously a partner with Ernst & Young for 25 years specialising in audit, advisory and IT services. Garry's current term will expire no later than the close of the 2019 Annual General Meeting. Listed company directorships held in the past three years other than listed above: Inabox Group Limited Age: 65 years.

Peter Lloyd, MAICD

Non-Executive Director

Peter was appointed director in July 2010. He has over 40 years' experience on computing technology, and in the sales and marketing of computer software products and services. For the past 35 years, Peter has been specifically involved in the provision of payments solutions for banks and financial institutions. He is currently the proprietor of The Grayrock Group Pty Ltd, a management consultancy company focusing on the payments industry, and a Non-Executive Director of Taggle Pty Ltd. Peter's current term will expire no later than the close of the 2019 Annual General Meeting. Listed companies directorships held in the past three years: None. Age: 63 years.

Company Secretary

David Purdue, BEc, MBA, Grad Dip CSP, FCA, FGIA, FCIS, GAICD

David was appointed Company Secretary in July 2012. David was also the Company's Global Commercial Manager until his retirement in July 2016. Prior to this, David spent three years at Integrated Research's Colorado office to manage the Americas finance operations. David is a Chartered Accountant and Chartered Secretary with over 25 years experience in both professional practice and industry.

Retired Director during the year

Alan Baxter, BSc, Dip Ed

Independent Non-Executive Director

Alan retired as Director of Integrated Research in December 2016. Allan served on the Board for eight years. Allan's contribution to Integrated Research has been immense and was greatly appreciated by Directors past and present. During his time as a Director, Allan served as Chair of the Nomination & Remuneration Committee plus had been a member of both the Strategy and Audit & Risk Committees. Listed company directorships held in the past three years other than listed above: None. Age: 72 years.

Resigning Director during the year

Darc Dencker-Rasmussen, MAICD

Managing Director and Chief Executive Officer

Darc was Managing Director and Chief Executive Officer between October 2013 and February 2017. During his time with IR, Darc made a significant contribution to the growth of the organisation and led significant change in the capability and structure of the business.

Listed company directorships held in the past three years: None.

Age: 57 years.

Senior management

John Merakovsky, B.Sc (Hons) PhD - Chief Executive Officer

John joined IR in July 2017 as the Company's Chief Executive Officer. John is a veteran of the digital industry with 25 years of experience working in technology and digital companies. This includes extensive experience in commercialising technologies as an entrepreneur, consultant, Managing Director, CEO and General Manager of various companies. Prior to joining IR, John was the General Manager of Seek Learning (the education arm of Seek Ltd) and was previously the Managing Director of Experian ANZ, having served as its Managing Director of Marketing Services Asia-Pacific for 5 years.

Peter Adams, B.Com, CA - Chief Financial Officer

Peter joined IR in March 2008 and is responsible for overseeing the Company's finance and administration, including regulatory compliance and investor relations. Peter is a Chartered Accountant with over 25 years experience. He has held a number of senior accounting and finance roles, including seven years as CFO with Infomedia (an ASX-listed technology company), six years with Renison Goldfields (ex ASX top 100 Resources Company) and two years with Transfield Pty Ltd. Peter's career began with Arthur Andersen, where he was responsible for managing large audit clients.

Alex Baburin, B.App. Sc – Chief Operations Officer

Alex Baburin joined IR in November 2006 and is responsible for the Company's software development and global support activities. Alex has over 25 years experience in the development, creation and management of high-technology hardware and software products for Honeywell and Siemens. Before joining Integrated Research he was responsible for general management of the Siemens Access Control product line globally and for much of that time was based in Germany.

Jason Barker, *BA* (hons) Senior Vice President, Asia Pacific, Middle East & Africa
Jason joined IR in October 2014 and is responsible for all business operations across the Asia Pacific, Middle
East & Africa regions. Jason joins with 20 years' experience in Technology, Media & Telecommunications
most recently as Vice President Sales, Asia Pacific at Acision where, based out of Singapore, he was
responsible for leadership of the Sales team across the region . Prior to this Jason spent 5 years in Australia
leading Asia Pacific teams with Subex and Surfkitchen and before this held several European focussed roles,
based out of the UK.

Andre Cuenin, BSc, MBA – President Americas & VP European Field Operations

Andre joined IR in October 2008 and is responsible for all business operations in both the Americas and Europe region. Andre has over 25 years experience in IT sales, including VP of Field Operations at Stratavia, where he was responsible for sales and professional services marketing worldwide. Prior to this he spent 15 years with CA (previously known as Computer Associates) in several senior management positions including VP of Worldwide Sales Operations.

Kevin Ryder – M.Mgt, MBA - Chief Marketing Officer, Global Marketing

Kevin joined IR in October 2013 and as Chief Marketing Officer is responsible for product marketing, strategic alliances, partner programs and marketing communications. Kevin has over 25 years sales and marketing experience in the ICT industry, including leadership roles in Europe, North America, Asia and Australia. Most recently he was the Enterprise Marketing Director at Microsoft and prior to that, GM of Marketing at KAZ Group (now owned by Fujitsu). Kevin was also GM for Eicon Technology and in that role was responsible for establishing the Asia Pacific regional office in Sydney and successfully growing the business.

The directors present their report together with the Financial Statements of Integrated Research Limited ("the consolidated entity"), being the Company and its controlled entities, for the year ended 30 June 2017 and the Auditor's Report thereon.

Results

The net profit of the consolidated entity for the 12 months ended 30 June 2017 after income tax expense was \$18.5 million.

Dividends

Dividends paid or declared by the Company since the end of the previous financial year were:

		Cents Per share	Total Amount \$'000	Date of Payment
Final 2016 – Ordinary shares	60% franked	3.5	5,970	13 Oct 2016
Interim 2017 – Ordinary shares	70% franked	3.0	5,118	19 Apr 2017
Final 2017 – Ordinary shares	100% franked	3.5	5,987	26 Sep 2017

Events subsequent to reporting date

For dividends declared after 30 June 2017 see Note 23 in the financial statements. The financial effect of dividends declared and paid after 30 June 2017 has not been brought to account in the financial statements for the year ended 30 June 2017 and will be recognised in subsequent financial statements.

Future developments

Likely developments in the operations of the consolidated entity in future financial years and the expected results of those operations are referred to generally in the Review of Operations and Activities Report.

Further information on likely developments including expected results would be in the Directors' opinion, result in unreasonable prejudice to the Company and has therefore not been included in this Report.

Directors and company secretary

Details of current directors' qualifications, experience, age and special responsibilities are set out on pages 7 to 8. Details of the company secretary and his qualifications are set out on page 8.

Officers who were previously partners of the audit firm

No officers of the Company were partners of the current audit firm during the financial year.

Directors' meetings

The numbers of meetings of the Company's board of directors and of each board committee held during the year ended 30 June 2017, and the numbers of meetings attended by each director were:

	Board Meetings		Audit and Risk Committee Meetings Remuneration Committee Meetings		Comi	itegy mittee tings		
	A	В	A	В	A	В	A	В
Alan Baxter	5	5	-	-	1	1	-	-
Paul Brandling	12	12	4	4	-	ı	1	1
Nick Abrahams	12	12	4	4	-	-	-	-
Garry Dinnie	12	12	4	4	3	3	-	-
Peter Lloyd	12	12	-	-	-	-	1	1
Steve Killelea	10	12	-	-	3	3	1	1
Darc Rasmussen	7	8	-	-	-	-	-	-

A: Number of meetings attended.

State of affairs

In the opinion of the directors there were no significant changes in the state of affairs of the consolidated entity that occurred during the financial year under review.

Environmental regulation

The consolidated entity's operations are not subject to significant environmental regulations under either Commonwealth or State legislation.

Directors' interests

The relevant interest of each director in the shares, options or performance rights over ordinary shares issued by the companies in the consolidated entity and other relevant bodies corporate, as notified by the directors to the Australian Securities Exchange in accordance with S205G(1) of the Corporations Act 2001, at the date of this report is as follows:

	Ordinary sh	nares in Integra	ted Research	Options	Performance rights
	Directly held	Beneficially held	Total	Number of options	Number of rights
Garry Dinnie	-	2,000	2,000	-	-
Steve Killelea	89,497,339	337,612	89,834,951	-	-
Nick Abrahams	-	5,042	5,042	-	-
Paul Brandling	10,202	-	10,202	-	-
Peter Lloyd	-	2,000	2,000	-	

B: Number of meetings held during the time the directors held office or was a member of the board or committee during the year.

Share options and performance rights

Options and performance rights granted to directors and senior executives

During or since the end of the financial year, the Company granted performance rights for no consideration over unissued ordinary shares in Integrated Research Limited to the following named directors and executive officers of the consolidated entity as part of their remuneration:

	Number of performance rights granted	Performance hurdle	Exercise price	Expiry date
Directors				
Darc Rasmussen	350,000	Yes	Nil	Sep 2018
Executive Officers				
Peter Adams	150,000	Yes	Nil	Jul 2017
Alex Baburin	150,000	Yes	Nil	Jul 2017
Andre Cuenin	150,000	Yes	Nil	Jul 2017

The performance rights were granted under the Integrated Research Performance Rights and Option Plan (established November 2011).

Unissued shares under performance rights

Unissued ordinary shares of Integrated Research Limited under performance rights at the date of this report are as follows:

Performance rights									
Expiry date	Exercise price	Number of shares							
Sep 2017	Nil	465,000							
Oct 2017	Nil	645,000							
Sep 2018	Nil	90,900							
Dec 2018	Nil	60,000							
Mar 2019	Nil	90,000							
July 2017	Nil	450,000							
Total performance	ce rights	1,800,900							

Performance rights do not entitle the holder to participate in any share issue of the Company or any other body corporate.

Indemnification and insurance of officers and auditors

Indemnification

The Company has agreed to indemnify the directors of the Company on a full indemnity basis to the full extent permitted by law, for all losses or liabilities incurred by the director as an officer of the Company including, but not limited to, liability for negligence or for reasonable costs and expenses incurred, except where the liability arises out of conduct involving a lack of good faith.

To the extent permitted by law, the Company has agreed to indemnify its auditors, Ernst &Young Australia, as part of the terms of its audit engagement agreement against claims by third parties arising from the audit (for an unspecific amount). No payment of this type has been made to Ernst & Young during or since the financial year.

Insurance

During the financial year Integrated Research Limited paid a premium to insure the directors and executive officers of the consolidated entity and related bodies corporate.

The liabilities insured include costs and expenses that may be incurred in defending civil or criminal proceedings that may be brought against officers in their capacity as officers of the consolidated entity.

Remuneration report

The Company's Remuneration Report, which forms part of this Directors' Report, is on pages 15 to 25.

Corporate governance

A statement describing the Company's main corporate governance practices in place throughout the financial year is on pages 26 to 32.

Non-audit services

During the year Ernst and Young, the Company's auditor, has performed certain other services in addition to their statutory duties.

The board has considered the non-audit services provided during the year by the auditor and in accordance with written advice provided by resolution of the Audit & Risk Committee, is satisfied that the provision of those non-audit services during the year by the auditor is compatible with, and did not compromise, the auditor independence requirements of the Corporations Act 2001 for the following reasons:

- All non-audit services were subject to the corporate governance procedures adopted by the Company and have been reviewed by the Audit & Risk Committee to ensure they do not impact the integrity and objectivity of the auditor, and
- The non-audit services provided do not undermine the general principles relating to auditor
 independence as set out in Professional Statement F1 Professional independence, as they did not
 involve reviewing or auditing the auditor's own work, acting in a management or decision
 making capacity for the Company, acting as an advocate for the Company or jointly sharing risks
 and rewards.

A copy of the auditors' independence declaration as required under Section 307C of the Corporations Act is on page 72 and forms part of the Directors' Report.

Rounding of amounts to nearest thousand dollars

The Company is of a kind referred to in ASIC Corporations Instrument 2016/191 and in accordance with that Class order, amounts in the Financial Statements and the Directors' Report have been rounded off to the nearest thousand dollars, unless otherwise stated.

This report is made in accordance with a resolution of the directors.

Steve Killelea

Chairman

Garry Dinnie

Non-Executive Director

Dated at North Sydney this 17th day of August 2017

Remuneration report (audited)

Remuneration policies

Remuneration levels for key management personnel and secretaries of the Company, and relevant key management personnel of the consolidated entity are competitively set to attract and retain appropriately qualified and experienced directors and senior executives. The Nomination and Remuneration Committee obtains independent advice on the appropriateness of remuneration packages given trends in comparative companies both locally and internationally and the objectives of the Company's remuneration strategy.

Key management personnel (including directors) have authority and responsibility for planning, directing and controlling the activities of the Company and the consolidated entity.

The remuneration structures explained below are designed to attract suitably qualified candidates, reward the achievement of strategic objectives, and achieve the broader outcome of creation of value for shareholders. The remuneration structure takes into account:

- The capability and experience of the directors and senior executives
- The directors and senior executives ability to control the relevant segment's performance
- The consolidated entity's performance including:
 - o The consolidated entity's earnings
 - o The growth in share price and returns on shareholder wealth

Remuneration packages include a mix of fixed and variable remuneration and short and long-term performance based incentives.

Fixed remuneration

Fixed remuneration consists of base remuneration (which is calculated on a total cost basis and includes any FBT charges related to employee benefits including motor vehicles), as well as employer contributions to superannuation funds.

Remuneration levels are reviewed annually through a process that considers individual, segment and overall performance of the consolidated entity. In addition, external remuneration surveys provide periodic analysis to ensure the directors' and senior executives' remuneration is competitive in the market place. A senior executive's remuneration is also reviewed on promotion.

Performance-linked remuneration

Performance linked remuneration includes both short-term and long-term incentives and is designed to reward executive directors and senior executives for exceeding their financial and personal objectives. The short-term incentive (STI) is an "at risk" bonus provided in the form of cash, while the long-term incentive (LTI) is provided as either options or performance rights over ordinary shares of Integrated Research Limited under the rules of the share plans.

Short-term incentive bonus

The Nomination and Remuneration Committee is responsible for setting the key performance indicators (KPIs) for the Chief Executive Officer, and for approving the KPIs for the senior executives who report to him. The KPIs generally include measures relating to the consolidated entity, the relevant segment, and the individual, and include financial, people, customer, strategy and risk measures. The measures are chosen as they directly align the individual's reward to the KPIs of the consolidated entity and to its strategy and performance.

The financial performance objectives vary with position and responsibility and are aligned with each respective year's budget. The non-financial objectives vary with position and responsibility and include measures such as achieving strategic outcomes and staff development.

At the end of the financial year the Nomination and Remuneration Committee assesses the actual performance of the CEO against the KPIs set at the beginning of the financial year. A percentage of the predetermined maximum amounts for each KPI is awarded depending on results. The committee recommends the cash incentive to be paid to the CEO for approval by the board.

Long-term incentive

Prior to the 2012 financial year, options were issued to executive directors and other senior executives under the Employee Share Option Plan. In November 2011, the Company established a new plan titled Integrated Research Performance Rights and Options Plan ("IRPROP"). Performance rights are issued to executive directors and other senior executives under the IRPROP. The ability of executive directors to exercise either options or performance rights is conditional on the consolidated entity achieving certain profit after tax (PAT) performance hurdles over the vesting period. PAT was considered the most appropriate performance hurdle given its intrinsic link to creating shareholder wealth. Performance hurdles are tested at each vesting date.

Consequences of performance on shareholder wealth

In considering the consolidated entity's performance and benefits for shareholder wealth, the Nomination and Remuneration Committee has regard to the following indices in respect of the current financial year and the previous four financial years:

	2017	2016	2015	2014	2013
Licences (\$'000)	53,441	45,725	41,031	28,048	26,632
Net profit (\$'000)	18,520	16,029	14,251	8,489	9,078
Dividends paid (\$'000)	11,088	11,906	10,162	9,278	8,413
Closing share price	\$3.220	\$2.250	\$1.690	\$0.995	\$1.035
Change in share price	\$0.970	\$0.560	\$0.695	(\$0.04)	\$0.37

Net profit and licence sales are considered in setting the STI, as two of the financial performance targets are profit after tax and new licences.

The Nomination and Remuneration Committee considers that the above performance linked structure is generating the desired outcomes.

Key Management Personnel

The following were key management personnel of the consolidated entity at any time during the reporting period and unless otherwise indicated were key management personnel for the entire period:

Directors (full year)

Steve Killelea - Chairman Nick Abrahams

Paul Brandling

Peter Lloyd

Garry Dinnie

Directors (part year)

Darc Rasmussen - Chief Executive Officer (resigned February 2017)

Alan Baxter (retired December 2016)

Other key management personnel (full year)

Peter Adams - Chief Financial Officer

Alex Baburin - Chief Operations Officer

Jason Barker – Senior Vice President Asia Pacific

Andre Cuenin - President Americas & VP European Field Operations

Kevin Ryder - Chief Marketing Officer

David Purdue - Company Secretary

Other key management personnel (part year)

Andrew Dutton – Interim Chief Executive Officer (February 2017 to July 2017)

Service agreements

Service contracts for current executive directors and current senior executives are unlimited in term but capable of termination by either party according to a period specified in the employment contract and the consolidated entity retains the right to terminate the contract immediately by payment in lieu of notice or a severance payment or an amount for redundancy equal to the scale of payments prescribed in the NSW Employment Protection Act.

Mr Peter Adams, Chief Financial Officer, has a contract of employment with Integrated Research Limited dated 23 January 2008, which provides for specific notice and severance undertakings of up to three months compensation depending on the particular circumstances. Mr Adams can terminate his employment by giving three months prior notice in writing.

Mr Alex Baburin, Chief Operations Officer, has a contract of employment with Integrated Research Limited dated 18 October 2006, which provides for specific notice and severance undertakings of up to one month's compensation depending on the particular circumstances. Mr Baburin can terminate his employment by giving one month's prior notice in writing.

Mr Jason Barker - Vice President, APAC, has a contract of employment with Integrated Research Singapore Pte Limited dated 21 August 2014 which provides for specific notice and severance undertakings of one month compensation depending on the particular circumstances. Mr Barker can terminate his employment by giving one month prior notice in writing.

Mr Andre Cuenin, President Americas & VP European Field Operations, has a contract of employment with Integrated Research Inc dated 22 September 2008, which provides for specific notice and severance undertakings of one month's compensation depending on the particular circumstances. Mr Cuenin can terminate his employment by giving one month's prior notice in writing.

Mr Andrew Dutton, Interim Chief Executive Officer, provided services via a contractual agreement between Integrated Research and Odgers Interim Pty Ltd. The contractual agreement commenced in February 2017 through to July 2017.

Mr David Purdue, Company Secretary and Global Commercial Manager, had a contract of employment with Integrated Research Limited dated 27 May 2008. Mr Purdue retired in July 2016 from the position of Global Commercial Manager. Mr Purdue continues in the role of Company Secretary.

Mr Kevin Ryder – Chief Marketing Officer, Global Marketing, has a contract of employment with Integrated Research Limited dated 14 October 2013, which provides for specific notice and severance undertakings of one month compensation depending on the particular circumstances. Mr Ryder can terminate his employment by giving one month prior notice in writing.

Non-executive directors

Total remuneration for all non-executive directors last voted upon at the Annual General Meeting in November 2013 is not to exceed \$750,000 per annum.

Director's base fees in FY2017 was between \$70,000 to \$95,000 per annum inclusive of compulsory superannuation. The chairman receives the base fee by a multiple of two. Director's fees cover all main board activities and committee membership. Directors can elect to salary sacrifice their directors fees into superannuation.

Non-executive directors do not receive performance related compensation or retirement benefits.

Directors' and executive officers' remuneration

Details of the nature and amount of each major element of the remuneration of each of the key management personnel director of the Company and each of the executives and relevant group key management executives are reported below.

The estimated value of options and performance rights disclosed is calculated at the date of grant using the Binomial option pricing model, adjusted to take into account the inability to exercise options during the vesting period. Further details of options and performance rights granted during the year are set out below.

"Executive officers" are officers who are involved in, or who take part in, the management of the affairs of Integrated Research Limited and/or related bodies corporate. Remuneration for overseas-based employees has been translated to Australian dollars at the average exchange rates for the year.

No director or executive appointed during the year received a payment as part of his or her consideration for agreeing to hold the position.

	S	Short term		Post- employment	Long term	Share-based payments	Other compensation			roportion of muneration
2017	Salary &	Bonus	Non- cash benefits	Superannuation	Long service	Value of options and	Termination	Total	Performance	Value of options
In AUD	fees \$	Bonus S	S S	contribution \$	leave \$	rights \$	benefit \$	Total \$	related	and rights
Directors	J.	Ф	Φ	J	J J	J	Ф	Ф	Telateu	and rights
Non-executive										
Nick Abrahams	63,927	_	_	6,073	_	_	_	70,000	_	_
Alan Baxter (retired December 2016)	27,374	_	_	2,601				29,975	_	_
Paul Brandling	63,927	_	_	6,073	_	_	_	70,000	_	_
Garry Dinnie	86,758	_	_	8,242	_	_	_	95,000	_	_
Peter Lloyd	63,927	-	-	6,073	_	-	-	70,000	-	-
Steve Killelea (Chairman)	127,854	-	-	12,146	-	-	-	140,000	-	-
Executive Darc Rasmussen (resigned February 2017)	551,746	72,500	2,644	19,616	6,737	(201,669)	-	451,574	16%	(45%)
Executive officers (excluding directors)										
Peter Adams	292,916	54,817	4,532	19,616	6,200	78,298	-	456,379	12%	17%
Alex Baburin	286,707	42,695	-	32,431	6,033	81,424	-	449,290	10%	18%
Jason Barker	346,000	211,717	2,779	22,437	-	51,695	-	634,628	33%	8%
Andre Cuenin	334,515	429,080	12,001	9,888	-	106,706	-	892,190	48%	12%
Andrew Dutton* (from February 2017)	323,400	-	-	-	-	-	-	323,400	-	-
David Purdue	69,002	-	-	7,202	-	15,312		91,516	0%	17%
Kevin Ryder	252,165	52,813	4,560	31,618	5,688	18,280	-	365,124	14%	5%
Total compensation: key management (consolidated, including directors)	2,890,218	863,622	26,516	184,016	24,658	150,046	-	4,139,076		

^{*} Mr Andrew Dutton was appointed as the Company's interim CEO. The amounts disclosed above reflect the cost to the Company for services rendered that were billed through an independent third party agent. The amounts disclosed therefore do not necessarily reflect the amounts received by Mr Dutton.

				Post-	Long	Share-based	Other compe			
		Short term	Non-	employment	Term Long	payments Value of	nsation Termi		Proportion of	remuneration
	Salary &		cash	Superannuation	service	options and	nation			Value of
2016	fees	Bonus	benefits	contribution	leave	rights	benefit	Total	Performance	options and
In AUD	\$	\$	\$	\$	\$	\$	\$	\$	related	rights
Directors										
Non-executive										
Nick Abrahams	63,927	-	-	6,073	-	-	-	70,000	-	-
Alan Baxter	63,927	-	-	6,073	-	-	-	70,000	-	-
Paul Brandling (appointed August 2015)	55,239	-	-	5,248	-	-	-	60,487	-	-
Garry Dinnie	63,927	-	_	6,073	-	-	-	70,000	-	-
Peter Lloyd	63,927	-	_	6,073	_	-	-	70,000	-	-
Steve Killelea (Chairman)	127,854	-	-	12,146	-	-	-	140,000	-	-
Executive										
Darc Rasmussen	500,000	102,662	4,532	19,308	10,446	105,936	-	742,884	14%	14%
Executive officers (excluding directors)										
Peter Adams	291,797	49,385	4,532	19,308	6,086	40,842	-	411,950	12%	10%
Alex Baburin	278,953	27,410	-	32,572	5,651	37,718	-	382,304	7%	10%
Jason Barker	346,535	210,662	-	23,104	-	38,707	-	619,008	34%	6%
Andre Cuenin	342,998	343,350	16,707	10,159	-	23,774	-	736,988	47%	3%
David Purdue	199,613	15,000	4,532	19,308	3,976	16,904	-	259,333	6%	6%
Kevin Ryder	244,242	48,013	380	31,380	5,402	27,716	-	357,133	13%	8%
Total compensation: key management										
(consolidated, including directors)	2,642,939	796,482	30,683	196,825	31,561	291,597	-	3,990,087		

Analysis of bonuses included in remuneration

Details of the vesting profile of the short-term incentive cash bonuses awarded as remuneration to each director of the Company and each of the named Company executives and relevant group executives are detailed below:

	Short te	Short term incentive bonuses							
	Included in remuneration \$ (A)	% vested in year	% forfeited in year (B)						
Directors		•							
Darc Rasmussen	72,500	30%	70%						
Executives									
Peter Adams	54,817	86%	14%						
Alex Baburin	42,695	80%	20%						
Jason Barker	211,717	96%	4%						
Andre Cuenin	429,080	99%	1%						
Kevin Ryder	52,813	79%	21%						

- (A) Amounts included in remuneration for the financial year represents the amount that vested in the financial year based on achievement of personal goals and satisfaction of specified performance criteria. No amounts vest in future financial years in respect of the short-term incentive bonus scheme for the 2017 financial year.
- (B) The amounts forfeited are due to the performance or service criteria not being met in relation to the current financial year.

Equity instruments

All options refer to options over ordinary shares of Integrated Research Limited, which are exercisable on a one-forone basis under the Employee Share Option Plan (ESOP).

Options and rights over equity instruments granted as compensation

No options have been granted to named executives either during or since the end of the financial year. Performance rights granted as compensation are listed in the table below.

Analysis of rights over equity instruments granted as compensation

	Performance granted					Value yet (\$)	
	Number	Date	Percent vested in year	Percent forfeited in year (A)	Financial year in which grant expires	Min (B)	Max (C)
Directors							
Darc Rasmussen	250,000	Oct-15	-	100%	2017	-	-
	350,000	Aug-16	-	100%	2019	-	-
Executives							
Peter Adams	100,000	Nov-14		-	2018	nil	84,470
	25,000	Dec-15	-	100%	2020	-	-
	150,000	Sep-16	-	100%	2018	-	-
Alex Baburin	100,000	Nov-14		-	2018	nil	84,470
	15,000	Dec-15	-	100%	2020	-	-
	150,000	Sep-16	-	100%	2018	-	-
Jason Barker	40,000	Nov-14		-	2018	nil	33,788
	60,000	Nov-14	-	-	2019	nil	46,494
	30,000	Dec-15	-	-	2020	nil	55,377
Andre Cuenin	85,000	Apr-14	. <u>-</u>	100%	2018	-	-
	100,000	Nov-14		-	2018	nil	84,470
	50,000	Dec-15	_	-	2020	nil	92,294
	35,000	Dec-15		100%	2020	-	-
	150,000	Sep-16	-	100%	2018	-	-
David Purdue	50,000	Nov-14	-	-	2018	nil	42,235
Kevin Ryder	75,000	Nov-14		-	2018	nil	63,353
	15,000	Dec-15	-	100%	2020	-	-

⁽A) The percentage forfeited in the year represents the reduction from the maximum number of options available to vest due to the performance hurdles not being achieved or due to the resignation of the executive.

⁽B) The minimum value of performance rights yet to vest is \$nil as the executives may not achieve the required performance hurdles or may terminate their employment prior to vesting.

⁽C) The maximum values presented above are based on the values calculated using the Binomial option pricing model as applied in estimating the value of performance rights for employee benefit expense purposes.

Other Transactions with Key Management Personnel

The Company received consulting services totalling \$38,896 for the year ended 30 June 2017 from TMDP Pty Limited, a company in which David Purdue is a director. There were no services received for the year ended 30 June 2016.

Apart from the details disclosed in this note, no director has entered into a material contract with the consolidated entity since the end of the previous financial year and there were no material contracts involving directors' interests existing at year-end.

Equity instruments

All performance rights refer to performance rights over ordinary shares of Integrated Research Limited, which are exercisable on a one-for-one basis under the Integrated Research Performance Rights and Option Plan (IRPROP).

Performance rights over equity instruments granted as compensation

The movement during the reporting year in the number of performance rights over ordinary shares in Integrated Research Limited held, directly, indirectly or beneficially, by each key management person, including their related parties, is as follows:

	Held at				Held at	Vested	Vested and
	1 July	Granted as		Other	30 June	during the	exercised at 30
Current Year	2016	compensation	Exercised	changes*	2017	year	June 2017
Directors							
Darc Rasmussen	250,000	350,000	-	(600,000)	-	-	-
Executives							
Peter Adams	125,000	150,000	-	(175,000)	100,000	-	-
Alex Baburin	115,000	150,000	-	(165,000)	100,000	-	-
Jason Barker	130,000	-	-	-	130,000	-	-
Andre Cuenin	270,000	150,000	-	(270,000)	150,000	-	-
David Purdue	50,000	-	-	-	50,000	-	-
Kevin Ryder	90,000	-	_	(15,000)	75,000	_	-

-	Held at				Held at	Vested	Vested and
	1 July	Granted as		Other	30 June	during the	exercised at 30
Prior Year	2015	compensation	Exercised	changes*	2016	year	June 2016
Directors							
Darc Rasmussen	600,000	250,000	(600,000)	-	250,000	600,000	600,000
Executives							
Peter Adams	130,000	25,000	(30,000)	-	125,000	30,000	30,000
Alex Baburin	130,000	15,000	(30,000)	-	115,000	30,000	30,000
Jason Barker	100,000	30,000	-	-	130,000	-	=
Andre Cuenin	235,000	85,000	(50,000)	-	270,000	50,000	50,000
David Purdue	70,000	-	(20,000)	-	50,000	20,000	20,000
Kevin Ryder	75,000	15,000	-	-	90,000	-	=

^{*} Other changes represent performance rights that expired or were forfeited during the year

Performance rights expire on the earlier of their expiry date or termination of the individual's employment. No performance rights have been granted since the end of the financial year. The performance rights were provided at no cost to the recipients.

Movements in shares

The movement during the reporting period in the number of ordinary shares in Integrated Research Limited held, directly, indirectly or beneficially, by each key management person, including their related parties, is as follows:

Current Year	Held at 1 July 2016	Purchases	Received on exercise of performance rights	Other changes*	Sales	Held at 30 June 2017
Directors						
Non-executive						
Nick Abrahams	2,000	3,042	-	-	-	5,042
Alan Baxter	197,000	-	-	(197,000)	-	-
Paul Brandling	10,202	-	-	-	-	10,202
Garry Dinnie	-	2,000	-	-	-	2,000
Steve Killelea	89,834,951	-	-	-	-	89,834,951
Peter Lloyd	-	2,000	-	-	-	2,000
Executive						
Darc Rasmussen	335,624	-	-	(335,624)	-	-
Executive officers (excluding directors) Peter Adams	20,000	_	<u>-</u>	_	(5,000)	15,000
Alex Baburin	40,000	_	_	_	(12,000)	27,800
Andre Cuenin	50,000	_	_	_	-	50,000
David Purdue	53,250	-	-	-	-	53,250

Prior Year	Held at 1 July 2015	Purchases	Received on exercise of performance rights	Other changes*	Sales	Held at 30 June 2016
Directors						
Non-executive						
Nick Abrahams	-	2,000	-	-	-	2,000
Alan Baxter	197,000	-	-	-	-	197,000
Paul Brandling	-	10,202	-	-	-	10,202
Steve Killelea	94,834,951	-	-	-	(5,000,000)	89,834,951
Executive						
Darc Rasmussen	38,700	17,651	600,000	-	(320,727)	335,624
Executive officers						
(excluding						
directors)						
Peter Adams	5,000	-	30,000	-	(15,000)	20,000
Alex Baburin	10,000	-	30,000	-	-	40,000
Andre Cuenin	_	-	50,000	-	-	50,000
David Purdue	33,250	-	20,000	-	-	53,250

^{*} Other changes represent net movement post ceasing to hold office.

Shareholdings at the date of the Directors' Report for existing Key Management Personnel remain unchanged.

Other transactions with the consolidated entity

There were no other transactions between the key management personnel, or their personally-related entities, and the consolidated entity.

Corporate Governance Statement

This statement outlines the main corporate governance practices that were in place throughout the financial year, which comply with the ASX Corporate Governance Council recommendations, unless otherwise stated.

Board of directors and its committees

Role of the board

The board's primary role is the protection and enhancement of long-term shareholder value.

To fulfil this role, the board is responsible for the overall corporate governance of the consolidated entity including evaluating and approving its strategic direction, approving and monitoring capital expenditure, setting remuneration, appointing, removing and creating succession policies for directors and senior executives, establishing and monitoring the achievement of management goals and assessing the integrity of internal control and management information systems. It is also responsible for approving and monitoring financial and other reporting.

Board process

To assist in the execution of its responsibilities, the Board has established a number of board committees including a Nomination and Remuneration Committee, an Audit and Risk Committee and a Strategy Committee. These committees have written mandates and operating procedures, which are reviewed on a regular basis. The board has also established a framework for the management of the consolidated entity including board-endorsed policies, a system of internal control, a business risk management process and the establishment of appropriate ethical standards.

The full board currently holds twelve scheduled meetings each year and any extraordinary meetings at such other times as may be necessary to address any specific matters that may arise.

The agenda for its meetings is prepared in conjunction with the chairman, chief executive officer and company secretary. Standing items include strategic matters for discussion, the CEO's report, financial reports, key performance indicator reports and presentations by key executives and external industry experts. Board papers are circulated in advance. Directors have other opportunities, including visits to operations, for contact with a wider group of employees.

Director education

The consolidated entity follows an induction process to educate new directors about the nature of the business, current issues, the corporate strategy and expectations of the consolidated entity concerning performance of directors. In addition executives make regular presentations to the board to ensure its familiarity with operational matters. Directors are expected to access external continuing education opportunities to update and enhance their skills and knowledge.

Independent advice and access to company information

Each director has the right of access to all relevant company information and to the company's executives and, subject to prior consultation with the chairman, may seek independent professional advice from a suitably qualified adviser at the consolidated entity's expense. A copy of the advice received by the director is made available to all other members of the board.

Composition of the board

The names of the directors of the company in office at the date of this report are set out on pages 7 to 8 of this report.

The company's constitution provides for the board to consist of between three and twelve members. At 30 June 2017 the board members were comprised as follows:

- Mr Steve Killelea Non Executive Director (Chairman)
- Mr Nick Abrahams Non-Executive Director
- Mr Paul Brandling- Independent Non Executive Director
- Mr Garry Dinnie Independent Non Executive Director
- Mr Peter Lloyd Non Executive Director

The election of Mr Killelea, who holds a majority of the company's issued shares, as non-executive chairman, does not comply with the ASX Corporate Governance Council recommendation that the chairman be an independent director. However, the board is satisfied that the company benefits from Mr Killelea's experience and knowledge gained through his long involvement with Integrated Research and his associations throughout the information technology industry. Mr Killelea founded Integrated Research in 1988 and was the CEO and managing director of the company until his retirement in November 2004.

Mr Abrahams was appointed as a Non-Executive Director in September 2014. While there are good arguments that Mr Abrahams is in fact independent, he has been classified as not independent due to a pre-existing business relationship between Mr Abrahams and Mr Killelea. The board is satisfied that the company benefits from Mr Abrahams' experience and knowledge gained through his more than 20 year career as a lawyer assisting technology companies in Australia and overseas.

At each Annual General Meeting one-third of directors, any director who has held office for three years and any director appointed by directors in the preceding year must retire, then being eligible for re-election. The CEO is not required to retire by rotation.

The composition of the board is reviewed on a regular basis to ensure that the board has the appropriate mix of expertise and experience. When a vacancy exists, through whatever cause, or where it is considered that the board would benefit from the services of a new director with particular skills, the Nomination and Remuneration Committee, in conjunction with the board, determines the selection criteria for the position based on the skills deemed necessary for the board to best carry out its responsibilities. The committee then selects a panel of candidates and the board appoints the most suitable candidate who must stand for election at the next general meeting of shareholders.

The composition of the board during the year ended 30 June 2017 did not comply with the ASX Corporate Governance Council recommendation that the majority of the board should be independent directors. The Company is preparing to recruit additional independent non-executive directors.

The company secretary is accountable directly to the board, through the chair, on all matters to do with the proper functioning of the board.

Nomination and Remuneration Committee

The Nomination and Remuneration Committee has a documented charter, approved by the board. The Nomination and Remuneration Committee is a committee of the board of directors and is empowered by the board to assist it in fulfilling its duties to shareholders and other stakeholders. In general, the committee has responsibility to: 1) ensure the company has appropriate remuneration policies designed to meet the needs of the company and to enhance corporate and individual performance and 2) review board performance, select and recommend new directors to the board and implement actions for the retirement and re-election of directors.

Responsibilities Regarding Remuneration

The Committee reviews and makes recommendations to the board on:

- The appointment, remuneration, performance objectives and evaluation of the chief executive officer.
- The remuneration packages for senior executives.
- The Company's recruitment, retention and termination policies and procedures for senior executives.
- Executive remuneration and incentive policies.
- Policies on employee incentive plans, including equity incentive plans.
- Superannuation arrangements.
- The remuneration framework and policy for non-executive directors.
- Remuneration levels are competitively set to attract and retain the most qualified and experienced directors
 and senior executives. The Remuneration Committee obtains independent advice on the appropriateness of
 remuneration packages, given trends in comparative companies and industry surveys. Remuneration
 packages include a mix of fixed remuneration, performance-based remuneration and equity-based
 remuneration.

Responsibilities Regarding Nomination

The Committee develops and makes recommendations to the board on:

- The CEO and senior executive succession planning.
- The range of skills, experience and expertise needed on the board and the identification of the particular skills, experience and expertise that will best complement board effectiveness.
- A plan for identifying, reviewing, assessing and enhancing director competencies.
- Board succession plans to maintain a balance of skills, experience and expertise on the board.
- Evaluation of the board's performance.
- Appointment and removal of directors.
- Appropriate composition of committees.

The terms and conditions of the appointment of non-executive directors are set out in a letter of appointment, including expectations for attendance and preparation for all board meetings, expected time commitments, procedures when dealing with conflicts of interest, and the availability of independent professional advice.

The performance of the Chief Executive Officer and the board was undertaken in the reporting period identifying both strengths and development actions. The performance of other senior management was conducted by the Chief Executive Officer.

The members of the Nomination and Remuneration Committee during the year were:

- Mr Alan Baxter Independent Non-Executive (Chairman until retirement in December 2016)
- Mr Garry Dinnie Independent Non-Executive Director (Chairman from December 2016)
- Mr Steve Killelea Non-Executive

Since the retirement of Mr. Alan Baxter, the Nomination and Remuneration Committee has consisted of two members being Messrs Dinnie and Killelea. As a result, the company does not comply with the ASX Corporate Governance Council recommendation that the committee consist of three members, a majority of whom should be independent directors. During this period of non-compliance, the Company utilised the skills and experience of the other independent and non-executive Directors of the Board. The Company is preparing to recruit additional independent non-executive directors.

A matrix of skills and diversity of the board as required by the ASX corporate governance recommendations is available on the Company's website at www.ir.com.

The Nomination and Remuneration Committee meets at least twice a year and as required. The Committee met three times during the year under review.

Audit and Risk Committee

The Audit and Risk Committee has a documented charter, approved by the board. The charter states that all members must be non-executive directors with a majority being independent. The chairman may not be the chairman of the board. The committee advises on the establishment and maintenance of a framework of risk management and internal control of the consolidated entity.

The members of the Audit and Risk Committee during the year were:

- Mr Nick Abrahams Non-Executive Director
- Mr Garry Dinnie Independent Non-Executive (Chairman)
- Mr Paul Brandling
 Independent Non Executive Director

During the year, the Audit and Risk Committee provided the Board with updates to the Company's risk management register (with the Board approving this document).

The external auditor, Chief Executive Officer and Chief Financial Officer are invited to Audit and Risk Committee meetings at the discretion of the committee. The committee met four times during the year and committee members' attendance record is disclosed in the table of directors' meetings on page 11.

The external auditor met with the audit committee/board four times during the year, two of which included time without the presence of executive management. The Chief Executive Officer and the Chief Financial Officer declared in writing to the board that the company's financial reports for the year ended 30 June 2017 comply with accounting standards and present a true and fair view, in all material respects, of the company's financial condition and operational results.

The main responsibilities of the Audit and Risk Committee as set out in the charter include:

- Serve as an independent party to monitor the financial reporting process and internal control systems.
- Review the performance and independence of the external auditors and make recommendations to the board regarding the appointment or termination of the auditors.
- Review the scope and cost of the annual audit, negotiating and recommending the fee for the annual audit to the board.
- Review the external auditor's management letter and responses by management.
- Provide an avenue of communication between the auditors, management and the board.
- Monitor compliance with all financial statutory requirements and regulations.
- Review financial reports and other financial information distributed to shareholders so that they provide an accurate reflection of the financial health of the company.
- Monitor corporate risk management and assessment processes, and the identification and management of strategic and operational risks.
- Enquire of the auditors of any difficulties encountered during the audit, including any restrictions on the scope of their work, access to information or changes to the planned scope of the audit.

The Audit and Risk Committee reviews the performance of the external auditors on an annual basis and normally meets with them during the year as follows:

- To discuss the external audit plans, identifying any significant changes in structure, operations, internal controls or accounting policies likely to impact the financial statements and to review the fees proposed for the audit work to be performed.
- Prior to announcement of results:
 - o To review the half-year and preliminary final report prior to lodgement with the ASX, and any significant adjustments required as a result of the auditor's findings.
 - o To recommend the Board approval of these documents.
 - Review the results and findings of the auditor, the adequacy of accounting and financial controls, and to monitor the implementation of any recommendations made.
- To finalise half-year and annual reporting:
 - o Review the draft financial report and recommend board approval of the financial report.
- As required, to organise, review and report on any special reviews or investigations deemed necessary by the board.

Strategy Committee

The Strategy Committee has a documented charter, approved by the board and is responsible for reviewing strategy and recommending strategies to the board to enhance the company's long-term performance. The committee is comprised of at least three members, including the chairman of the board and the Chief Executive Officer. The board appoints a member of the committee to be chairman.

The members of the Strategy Committee during the year were:

- Mr Steve Killelea (Chairman) Non-Executive
- Mr Darc Rasmussen Executive (resigned February 2017)
- Mr Peter Lloyd Non-Executive
- Mr Paul Brandling- Independent Non-Executive

The Strategy Committee is responsible for:

- Review and assist in defining current strategy.
- Assess new strategic opportunities, including M&A proposals and intellectual property developments or acquisitions.
- Stay close to the business challenges and monitor operational implementation of strategic plans.
- Endorse strategy and business cases for consideration by the full board.

The Committee met once during the year under review.

Risk management

Under the Audit and Risk Charter, the Audit and Risk Committee reviews the status of business risks to the consolidated entity through integrated risk management programs ensuring risks are identified, assessed and appropriately managed and communicated to the board. Major business risks arise from such matters as actions by competitors, government policy changes and the impact of exchange rate movements.

Comprehensive policies and procedures are established such that:

- Capital expenditure above a certain size requires board approval.
- Financial exposures are controlled, including the use of forward exchange contracts.
- Risks are identified and managed, including internal audit, privacy, insurances, business continuity and compliance.
- Business transactions are properly authorised and executed.

The Chief Executive Officer and the Chief Financial Officer has declared, in writing to the board that the Company's financial reports are founded on a sound system of risk management and internal compliance and control which implements the policies adopted by the board.

Internal control framework

The board is responsible for the overall internal control framework, but recognises that no cost effective internal control system will preclude all errors and irregularities. The board has instigated the following internal control framework:

- Financial reporting Monthly actual results are reported against budgets approved by the directors and revised forecasts for the year are prepared monthly.
- Continuous disclosure Identify matters that may have a material effect on the price of the Company's securities, notify them to the ASX and post them to the Company's website.
- Quality and integrity of personnel Formal appraisals are conducted at least annually for all employees.
- Investment appraisals Guidelines for capital expenditure include annual budgets, detailed appraisal and review procedures and levels of authority.

Internal Audit

The Company does not have an internal audit function but utilises its financial resources as needed to assist the board in ensuring compliance with internal controls.

Material Exposure to economic, environmental and social sustainability risks

By the nature of the industry that the Company participates in, exposures to economic, environmental and social sustainability risks are not considered material.

Ethical standards

All directors, managers and employees are expected to act with the utmost integrity and objectivity, striving at all times to enhance the reputation and performance of the consolidated entity. Every employee has a nominated supervisor to whom they may refer any issues arising from their employment.

Conflict of interest

Each Director must keep the board advised, on an ongoing basis, of any interest that could potentially conflict with those of the Company. Where the board considers that a significant conflict exists the director concerned does not receive the relevant board papers and is not present at the meeting whilst the item is considered. The board has developed procedures to assist directors to disclose potential conflicts of interest. Details of director related entity transactions with the consolidated entity are set out in Remuneration report page 15 to 25.

Code of conduct

The consolidated entity has advised each director, manager and employee that they must comply with the code of conduct. The code aligns behaviour of the board and management with the code of conduct by maintaining appropriate core values and objectives. It may be reviewed on the company's website and includes:

- Responsibility to the community and fellow employees to act with honesty and integrity, and without prejudice.
- Compliance with laws and regulations in all areas where the company operates, including employment
 opportunity, occupational health and safety, trade practices, fair dealing, privacy, drugs and alcohol, and the
 environment.
- Dealing honestly with customers, suppliers and consultants.
- Ensuring reports and other information are accurate and timely.
- Proper use of company resources, avoidance of conflicts of interest and use of confidential or proprietary information.

Equal Employment Opportunity

The Company has a policy on Equal Employment Opportunity with the provision that commits to a workplace that is free of discrimination of all types. It is Company policy to hire, develop and promote individuals solely on the basis of merit and their ability to perform without prejudice to race, colour, creed, national origin, religion, gender, age, disability, sexual orientation, marital status, membership or non-membership of a trade union, status of employment (whether full or part-time) or any other factors prohibited by law. The board is satisfied that the Equal Employment Opportunity policy is sufficient without the need to further establish a separate policy on gender diversity as required by the ASX Corporate Governance Council recommendation.

Trading in company securities by directors and employees

Directors and employees may acquire shares in the company, but are prohibited from dealing in company shares whilst in possession of price sensitive information, and except in the periods:

- From 24 hours to 42 days after the release of the company's half-yearly results announcement.
- From 24 hours to 56 days after release of the company's annual results announcement.

Directors must obtain the approval of the Chairman of the board and notify the Company Secretary before they buy or sell shares in the company, subject to board veto. The company advises the ASX of any transactions conducted by directors in shares in the company.

Participants in the Company's Performance Rights program are specifically prohibited to hedge the exposure to the Integrated Research share price during the vesting period in respect of the unvested performance rights.

Communication with shareholders

The board provides shareholders with information using a comprehensive continuous disclosure policy which includes identifying matters that may have a material effect on the price of the company's securities, notifying them to the ASX, posting them on the Company's website (www.ir.com), and issuing media releases. Disclosures under this policy are in addition to the periodic and other disclosures required under the ASX Listing Rules and the Corporations Act. More details of the policy are available on the Company's website.

The Chief Executive Officer and the Chief Financial Officer are responsible for interpreting the Company's policy and where necessary informing the board. The Company Secretary is responsible for all communication with the ASX.

The board encourages full participation of shareholders at the Annual General Meeting to ensure a high level of accountability and identification with the consolidated entity's strategy and goals. Important issues are presented to the shareholders as single resolutions. The external auditor is requested to attend the Annual General Meetings to answer any questions concerning the audit and the content of the auditor's report.

The shareholders are requested to vote on the appointment and aggregate remuneration of directors, the granting of options and shares to directors, the Remuneration Report and changes to the Constitution. Copies of the Constitution are available to any shareholder who requests it.

Financial Statements

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Consolidated statement of comprehensive income For the year ended 30 June 2017

		Consolidated	
In thousands of AUD	Notes	2017	2016
Revenue			
Revenue from licence fees		53,441	45,725
Revenue from maintenance fees		26,871	27,153
Revenue from testing solution services		4,073	4,288
Revenue from consulting		6,784	7,366
Total revenue		91,169	84,532
Expenditure			
Research and development expenses		(14,862)	(13,582)
Sales, consulting and marketing expenses		(43,605)	(44,983)
General and administration expenses		(6,086)	(5,962)
Total expenditure	4	(64,553)	(64,527)
Total expenditure	7	(04,333)	(04,327)
Other gains and (losses)	5	(908)	1,347
		· · · · · · · · · · · · · · · · · · ·	
Profit before finance income and tax		25,708	21,352
Finance income	6	173	34
Profit before tax		25,881	21,386
Income tax expense	8	(7,361)	(5,357)
Profit for the year		18,520	16,029
Other comprehensive income			
Items that may be reclassified subsequently to profit			
Gain/(loss) on cash flow hedge taken to equity		(20)	247
Foreign exchange translation differences		(269)	(46)
Other comprehensive income		(289)	201
		()	
Total comprehensive income for the year		18,231	16,230
Profit attributable to:			
Members of Integrated Research		18,520	16,029
_		16,520	10,029
Total comprehensive income attributable to: Members of Integrated Research		18,231	16,230
Memoers of integrated Research		10,231	10,230
Earnings per share attributable to members of Integrated Research:			
Basic earnings per share (AUD cents)	9	10.86	9.42
Diluted earnings per share (AUD cents)	9	10.78	9.34

Consolidated statement of financial position As at 30 June 2017

		Consolidated		
In thousands of AUD	Notes	2017	2016	
Current assets				
Cash and cash equivalents	10	14,113	8,544	
Trade and other receivables	11	35,998	29,017	
Current tax assets		1,156	164	
Other current assets	12	1,860	1,781	
Total current assets		53,127	39,506	
Non-current assets				
Trade and other receivables	11	23,299	23,373	
Other financial assets	13	171	824	
Property, plant and equipment	14	1,872	1,793	
Deferred tax assets	15	1,147	1,492	
Intangible assets	16	19,934	21,972	
Total non-current assets		46,423	49,454	
Total assets		99,550	88,960	
Current liabilities				
Trade and other payables	18	9,620	8,513	
Provisions	21	2,607	2,618	
Income tax liabilities		4,302	3,385	
Deferred revenue		20,077	20,363	
Other current liabilities	22	11	42	
Total current liabilities		36,617	34,921	
Non-current liabilities				
Deferred consideration for acquisition	20	1,476	2,036	
Deferred tax liabilities	15	3,440	3,916	
Provisions	21	882	981	
Deferred revenue		8,411	5,583	
Other non-current liabilities	22	204	477	
Total non-current liabilities		14,413	12,993	
Total liabilities		51,030	47,914	
Not assets		19 520	41.046	
Net assets		48,520	41,046	
Equity				
Issued capital	23	1,667	1,667	
Reserves	23	1,768	1,726	
Retained earnings		45,085	37,653	
Total equity		48,520	41,046	

The consolidated statement of financial position is to be read in conjunction with the notes to the financial statements set out on pages 38 to 68.

Consolidated statement of changes in equity For the year ended 30 June 2017

Consolidated In thousands of AUD	Share capital	Hedging reserve	Translation reserve	Employee benefit reserve	Retained earnings	Total
Balance at 1 July 2016	1,667	50	(485)	2,161	37,653	41,046
Profit for the year	-	-	-	-	18,520	18,520
Other comprehensive income for the year (net of tax)	-	(20)	(269)	-	-	(289)
Total comprehensive income for the year	-	(20)	(269)	-	18,520	18,231
Share based payments expense	-	-	· · · · · -	331	-	331
Dividends to shareholders	-	-	-	-	(11,088)	(11,088)
Balance at 30 June 2017	1,667	30	(754)	2,492	45,085	48,520

Consolidated In thousands of AUD	Share capital	Hedging reserve	Translation reserve	Employee benefit reserve	Retained earnings	Total
Balance at 1 July 2015	1,667	(197)	(439)	1,571	33,530	36,132
Profit for the year	-	-	-	-	16,029	16,029
Other comprehensive income for the year (net of tax)	_	247	(46)	_	_	201
Total comprehensive income for the year	-	247	(46)	-	16,029	16,230
Share based payments expense	-	-	-	590	-	590
Dividends to shareholders	-	-	-	-	(11,906)	(11,906)
Balance at 30 June 2016	1,667	50	(485)	2,161	37,653	41,046

Consolidated statement of cash flows

For the year ended 30 June 2017

		Consolidated		
In thousands of AUD	Notes	2017	2016	
Cash flows from operating activities				
Cash receipts from customers		88,897	74,354	
Cash paid to suppliers and employees		(54,983)	(54,446)	
Cash generated from operations		33,914	19,908	
Income taxes paid		(7,752)	(3,690)	
Net cash provided by operating activities	27	26,162	16,218	
Cash flows from investing activities				
Payments for capitalised development		(8,588)	(9,565)	
Payments for property, plant and equipment		(803)	(311)	
Payments for purchase of business	3	-	(1,211)	
Payments for intangible asset		(80)	(152)	
Interest received		289	154	
Interest paid		(116)	(120)	
Net cash used in investing activities		(9,298)	(11,205)	
Cash flows from financing activities				
Proceeds from borrowings		6,250	1,500	
Repayment of borrowings		(6,250)	(1,500)	
Payment of dividend	23	(11,088)	(11,906)	
Net cash used in financing activities		(11,088)	(11,906)	
Net (decrease)/ increase in cash and cash equivalents		5,776	(6,893)	
Cash and cash equivalents at 1 July		8,544	15,323	
Effects of exchange rate changes on cash		(207)	114	
Cash and cash equivalents at 30 June	10	14,113	8,544	

The consolidated statement of cash flows is to be read in conjunction with the notes to the financial statements set out on pages 38 to 68.

Notes to the Financial Statements

For the year ended 30 June 2017

Note 1: Significant accounting policies

Integrated Research Limited (the "Company") is a company domiciled in Australia. The financial report of the Company for the year ended 30 June 2017 comprises the Company and its subsidiaries (together referred to as the "consolidated entity").

The financial report was authorised for issue by the directors on 17 August 2017.

Integrated Research is a for-profit Company limited by ordinary shares.

a) Statement of Compliance

The financial report is a general purpose financial report which has been prepared in accordance with Australian Accounting Standards and Interpretations and the Corporations Act 2001. Financial statements of the consolidated entity comply with International Financial Reporting Standards and interpretations adopted by the International Accounting Standards Board.

b) Basis of Preparation

The financial statements are presented in Australian dollars and are prepared on the historical cost basis, with the exception of derivatives, which are at fair value.

The company is of a kind referred to in ASIC Legislative Instrument 2016/191 and in accordance with that Class Order, amounts in the financial report and Directors' Report have been rounded off to the nearest thousand dollars, unless otherwise stated.

The preparation of financial statements in conformity with Australian Accounting Standards requires management to make judgements, estimates and assumptions that affect the application of policies and reported amounts of assets and liabilities, income and expenses. The estimates and associated assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstances, the results of which form the basis of making the judgements about carrying values of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates. These accounting policies have been consistently applied by each entity in the consolidated entity.

The estimates and underlying assumptions are reviewed on an ongoing 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.

New accounting standards and Interpretations

The Company has applied the following standards and amendments for the first time for the annual reporting period commencing 1 July 2016 and have not had any material effect on its financial position or performance:

AASB 2014-4 'Clarification of Acceptable Methods of Depreciation and Amortisation (Amendments to AASB 116 and AASB 138)'

AASB 2015-1 'Amendments to Australian Accounting Standards - Annual Improvements 2012-2014 Cycle'

AASB 2015-3 'Amendments to Australian Accounting Standards arising from the Withdrawal of AASB1031 Materiality'

Standards and Interpretations issued not yet effective

At the date of authorisation of the financial report, a number of standards and Interpretations were in issue but not yet effective. Initial application of the following Standards is not expected to materially affect any of the amounts recognised in the financial statements, but may change the disclosures presently made in relation to the consolidated entity's financial statements:

Standard/Interpretation	Effective for annual reporting periods beginning on or after	Expected to be initially applied in the financial year ending
AASB 2016-1 Amendments to Australian Accounting Standards – Recognition of Deferred Tax Assets for Unrealised Losses'	1 January 2017	30 June 2018
AASB 2016-2 'Amendments to Australian Accounting Standards – Disclosure Initiative: Amendments to AASB 107'	1 January 2017	30 June 2018
AASB Interpretation 22 'Foreign Currency Transactions and Advance Consideration'	1 January 2018	30 June 2019
AASB 9 'Financial Instruments'	1 January 2018	30 June 2018

Initial application of the following Standards is likely to impact the amounts recognised in the future financial statements. The Company is still assessing the impact of these standards.

AASB15 'Revenue from Contracts with Customers'

The standard is expected to apply for the financial year ended 30 June 2019.

The Company has continued to advance its assessment of adopting AASB15 and has not reached a determination as to the financial reporting impact. The assessment to date has been focused on reviewing the contractual terms of the Company's various revenue streams under the five-step model, and highlighting expected differences in the recognition and disclosure of revenue. Whilst any accounting policy change resulting from adoption of this standard have yet to be confirmed, the Company plans to adopt AASB15 in FY2019 using the modified retrospective approach. The Company will continue to work during FY2018 to design, implement and refine procedures to apply the new requirements of AASB15 and to finalise accounting policy choices.

AASB16 'Leases'

The standard is expected to apply for the financial year ended 30 June 2020.

The Company has not yet commenced its assessment of this accounting standard.

The accounting policies set out below have been applied consistently to all periods presented in the consolidated financial statements.

c) Basis of consolidation

Subsidiaries are entities controlled by the Company. Control is achieved when the Company is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee. Specifically, the Company controls an investee if and only if the Company has power over the investee (i.e. existing rights that give it the current ability to direct the relevant activities of the investee). Exposure, or rights, to variable returns from its involvement with the investee, and the ability to use its power over the investee to affect its returns.

When the Company has less than a majority of the voting or similar rights of an investee, the Company considers all relevant facts and circumstances in assessing whether it has power over an investee including: the contractual arrangement with the other vote holders of the investee; rights arising from other contractual arrangements and the Company's voting rights and potential voting rights.

The Company re-assesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control. Consolidation of a subsidiary begins when the Company obtains control over the subsidiary and ceases when the Company loses control of the subsidiary. Assets, liabilities, income and expenses of a subsidiary acquired or disposed of during the year are included in the statement of comprehensive income from the date the Company gains control until the date the Company ceases to control the subsidiary.

Profit or loss and each component of other comprehensive income (OCI) are attributed to the equity holders of the parent of the Company and to the non-controlling interests, even if this results in the non-controlling interests having a deficit balance. When necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies into line with the Company's accounting policies. All intra-group assets and liabilities, equity, income, expenses and cash flows relating to transactions between members of the Company are eliminated in full on consolidation.

A change in the ownership interest of a subsidiary, without a loss of control, is accounted for as an equity transaction. If the Company loses control over a subsidiary, it: de-recognises the assets (including goodwill) and liabilities of the subsidiary; de-recognises the carrying amount of any non-controlling interests; de-recognises the cumulative translation differences recorded in equity; recognises the fair value of the consideration received; recognises the fair value of any investment retained; recognises any surplus or deficit in profit or loss; reclassifies the parent's share of components previously recognised in OCI to profit or loss or retained earnings, as appropriate, as would be required if the Company had directly disposed of the related assets or liabilities.

d) Foreign currency

In preparing the financial statements of the individual entities transactions in foreign currencies are translated at the foreign exchange rate ruling at the date of the transaction. Monetary assets and liabilities denominated in foreign currencies at the year-end date are translated to Australian dollars at the foreign exchange rate ruling at that date. Foreign exchange differences arising on translation are recognised in profit or loss. Non-monetary assets and liabilities that are measured in terms of historical cost in a foreign currency are translated using the exchange rate at the date of the transaction. Non-monetary assets and liabilities denominated in foreign currencies that are stated at fair value are translated to Australian dollars at foreign exchange rates ruling at the dates the fair value was determined.

On consolidation, the assets and liabilities of foreign operations, including goodwill and fair value adjustments arising on consolidation are translated to Australian dollars at foreign exchange rates ruling at the year end date. The revenues and expenses of foreign operations, are translated to Australian dollars at rates approximating the foreign exchange rates ruling at the dates of the transactions. Foreign exchange differences arising on retranslation are recognised directly in other comprehensive income and accumulated in the translation reserve.

e) Fair value measurement

Fair value is 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 fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either:

- i) in the principal market for the assets or liability; or
- ii) in the absence of a principal market, in the most advantageous market for the asset or liability.

The principal or the most advantageous market must be accessible by the Company.

e) Fair value measurement (continued)

The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.

A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

The Company uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs.

All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorised within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as whole: Level 1 - Quoted (unadjusted) market prices in active markets for identical assets or liabilities

Level 2 – Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable.

Level 3 – Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable.

For assets and liabilities that are recognised in the financial statements at fair value on a recurring basis, the Company determines whether transfers have occurred between levels in the hierarchy by re-assessing categorisation (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting period.

f) Derivative financial instruments

The consolidated entity uses derivative financial instruments to hedge its exposure to foreign exchange risks arising from operational activities. In accordance with its treasury policy, the consolidated entity does not hold or issue derivative financial instruments for trading purposes.

Derivative financial instruments are recognised initially at fair value. Subsequent to initial recognition, derivative financial instruments are stated at fair value. The gain or loss on remeasurement to fair value is recognised immediately in profit or loss. However, where derivatives qualify for hedge accounting, recognition of any resultant gain or loss depends on the nature of the item being hedged.

The fair value of forward exchange contracts is their quoted market price at the year end date, being the present value of the quoted forward price.

g) Hedging

On entering into a hedging relationship, the consolidated entity normally designates and documents the hedge relationship and risk management objective and strategy for undertaking the hedge. The documentation includes identification of the hedging instrument, the hedged item or transaction, the nature of the risk being hedged and how the entity will assess the hedging instrument's effectiveness in offsetting the exposure to changes in the item's fair value or cash flows attributable to the hedged risk. Such hedges are expected to be highly effective in offsetting changes in fair value or cash flows and are assessed on an ongoing basis to determine that they actually have been highly effective throughout the financial reporting periods for which they are designated.

For cash flow hedges, the associated cumulative gain or loss is removed from equity and recognised in profit or loss in the same period or periods during which the hedged forecast transaction affects profit or loss. The ineffective part of any gain or loss is recognised immediately in the profit or loss.

h) Property, plant and equipment

Items of property, plant and equipment are stated at cost or deemed cost less accumulated depreciation and impairment losses (see accounting policy (1)). The cost of acquired assets includes (i) the initial estimate at the time of installation and during the period of use, when relevant, of the costs of dismantling and removing the items and restoring the site on which they are located, and (ii) changes in the measurement of existing liabilities recognised for these costs resulting from changes in the timing or outflow of resources required to settle the obligation or from changes in the discount rate.

Where parts of an item of property, plant and equipment have different useful lives, they are accounted for as separate items of property, plant and equipment.

h) Property, plant and equipment (continued)

Depreciation is provided on property, plant and equipment. Depreciation is calculated on a straight line basis so as to write off the net cost of each asset over its expected useful life to its estimated residual value. Leasehold improvements are depreciated over the period of the lease or estimated useful life, whichever is the shorter, using the straight line method. The estimated useful lives, residual values and depreciation method are reviewed annually, with the effect of any changes recognised on a prospective basis.

The following useful lives are used in the calculation of depreciation:

Leasehold improvements 6 to 10 years
Plant and equipment 4 to 8 years

i) Intangible Assets

Research and development

Expenditure on research activities, undertaken with the prospect of gaining new scientific or technical knowledge and understanding, is recognised in profit or loss as incurred.

Expenditure on development activities, whereby research findings are applied to a plan or design for the production of new or substantially improved products and processes, is capitalised if the product or process is technically and commercially feasible and the consolidated entity has sufficient resources to complete development.

The useful lives of the capitalised assets are assessed as finite.

The expenditure capitalised includes the cost of materials, direct labour and an appropriate proportion of overheads. Other development expenditure is recognised in profit or loss as an expense as incurred. Capitalised development expenditure is stated at cost less accumulated amortisation and impairment losses (see accounting policy (1)).

Amortisation is charged to profit or loss on a straight-line basis over the estimated useful life, but no more than three years.

Intellectual property

Intellectual property acquired from third parties is amortised over its estimated useful life, but no more than three years.

Computer software

Computer software is stated at cost and amortised on a straight-line basis over a 2½ to 3 year period.

Customer Relationships

Customer relationships are initially measured at fair value and amortised over the estimated useful life, but no more than five years.

j) Trade and other receivables

Trade and other receivables are stated at their amortised cost less impairment losses. The carrying amount of uncollectible trade receivables is reduced by an impairment loss through the use of an allowance account.

For the trade receivables with extended payment terms beyond twelve months, the receivable is initially recognised at fair value calculated by applying a discount to the contracted cash flows. The discount rate applied is based upon the corporate borrowing rate that would apply to the type of customer, taking into account the customers' credit worthiness based on its size and jurisdiction.

k) Cash and cash equivalents

Cash and cash equivalents comprises cash balances and call deposits with an original maturity of three months or less.

1) Impairment

The carrying amounts of the consolidated entity's assets are reviewed at each reporting date to determine whether there is any indication of impairment. If any such indication exists, the asset's recoverable amount is estimated.

For intangible assets that are not yet available for use, the recoverable amount is estimated at each year end date.

An impairment loss is recognised whenever the carrying amount of an asset or its cash generating unit exceeds its recoverable amount. Impairment losses are recognised in profit or loss unless the asset has previously been revalued, in which case the impairment loss is recognised as a reversal to the extent of that previous revaluation with any excess recognised through profit or loss.

The recoverable amount of other assets is the greater of their fair value less costs to sell and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and their risk specific to the asset. For an asset that does not generate largely independent cash inflows, the recoverable amount is determined for the cash-generating unit to which the asset belongs.

m) Employee benefits

Superannuation

Obligations for contributions to defined contribution pension plans are recognised as an expense in profit or loss as incurred. There are no defined benefit plans in operation.

Long-term service benefits

The consolidated entity's net obligation in respect of long-term service benefits, other than pension plans, is the amount of future benefit that employees have earned in return for their service in the current and prior periods. The obligation is calculated using expected future increases in wage and salary rates including related on-costs and expected settlement dates, and is discounted using the rates attached to the high quality corporate bond rate at the year end date which have maturity dates approximating to the terms of the consolidated entity's obligations.

Share-based payment transactions

The performance rights programmes allow the consolidated entity's employees to acquire shares of the Company. The fair value of performance rights granted are recognised as an employee expense with a corresponding increase in equity. The fair value is measured at grant date and spread over the period during which the employees become unconditionally entitled to the performance rights. The fair value of the instrument granted is measured using a binomial option pricing model, taking into account the terms and conditions upon which the options were granted. The amount recognised as an expense is adjusted to reflect the actual number of share options or performance rights that are expected to vest.

Wages, salaries, annual leave, and non-monetary benefits

Liabilities for employee benefits for wages, salaries and annual leave represent present obligations resulting from employees' services provided to the year end date, calculated at undiscounted amounts based on remuneration wage and salary rates that the consolidated entity expects to pay as at the year end date.

n) Provisions

A provision is recognised in the statement of financial position when the consolidated entity has a present legal or constructive obligation as a result of a past event, and it is probable that an outflow of economic benefits will be required to settle the obligation. Provisions are determined by discounting the expected future cash flows at a pre-tax rate that reflects current market assessments of the time value of money and, where appropriate, the risks specific to the liability.

Employee benefits

Provisions for employee benefits include liabilities for annual leave and long service leave and are measured at the amounts expected to be paid when the liabilities are settled.

Make good

The make good provision is for leases undertaken by the Company. For each provision raised a corresponding asset has been recognised and is amortised over the shorter of the term of the lease or the useful life of the asset.

o) Trade and other payables

Trade and other payables are stated at their amortised cost.

p) Revenue

The consolidated entity allocates revenue to each element in software arrangements involving multiple elements based on the relative fair value of each element. The typical elements in the multiple element arrangement are licence and maintenance fees. The company's determination of fair value is generally based on the price charged when the same element is sold separately.

Revenue from the sale of licences, where the consolidated entity has no post delivery obligations to perform is recognised in profit or loss at the date of delivery of the licence key.

Revenue from maintenance contracts is recognised rateably over the term of the service agreement, which is typically one year. Maintenance contracts are typically priced based on a percentage of licence fees and have a one year term. Services provided to customers under maintenance contracts include technical support and supply of software updates.

The Company introduced a new line of revenue (testing solutions services) following the acquisition of the IQ Services business. Revenue from testing solutions services is recognised over the period the services are provided.

Revenue from consulting services is recognised over the period the services are provided.

No revenue is recognised if there are significant uncertainties regarding the recovery of the consideration due, the costs incurred or to be incurred cannot be measured reliably, there is a risk of return of goods or there is continuing management involvement with the goods.

q) Expenses

Operating lease payments

Payments made under operating leases are recognised in profit or loss on a straight-line basis over the term of the lease. Lease incentives received are recognised in profit or loss as an integral part of the total lease expense and spread over the lease term.

r) Financing income

Financing income comprises interest receivable on funds invested.

s) Income tax

Income tax on the profit or loss for the periods presented comprises current and deferred tax. Income tax is recognised in profit or loss except to the extent that it relates to items recognised directly in equity, in which case it is recognised in equity.

Current tax is the expected tax payable on the taxable income for the year, using tax rates enacted or substantively enacted at the year end date, and any adjustment to tax payable in respect of previous years.

Deferred tax is recognised on temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for taxation purposes. The amount of deferred tax provided is based on the expected manner of realisation or settlement of the carrying amount of assets and liabilities, using tax rates enacted or substantively enacted at the year end date.

A deferred tax asset is recognised only to the extent that it is probable that future taxable profits will be available against which the asset can be utilised. Deferred tax assets are reduced to the extent that it is no longer probable that the related tax benefit will be realised.

Additional dividend franking deficit tax that arises from the distribution of dividends are recognised at the same time as the liability to pay the related dividend.

t) Goods and Services Tax

Revenue, expenses and assets are recognised net of the amount of goods and services tax (GST), or similar taxes, except where the amount of GST incurred is not recoverable from the taxation authority. In these circumstances, the GST is recognised as part of the cost of acquisition of the asset or as part of the expense.

Receivables and payables are stated with the amount of GST included. The net amount of GST recoverable or payable is included as a current asset or liability in the statement of financial position. Cash flows are included in the statement of cash flows on a gross basis. The GST components of cash flows arising from investing and financing activities, which are recoverable or payable are classified as operating cash flows.

u) Significant accounting judgements, estimates and assumptions

The carrying amounts of certain assets and liabilities are often determined based on estimates and assumptions of future events. The key estimates and assumptions that have a significant risk of causing a material adjustment to the carrying amounts of certain assets and liabilities within the next annual reporting period are:

Intangible assets - Development

An intangible asset arising from development expenditure on an internal project is recognised only when the consolidated entity 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 benefits from the related project commencing from the commercial release of the project. The carrying value of an intangible asset arising from development expenditure is tested for impairment annually when the asset is not yet available for use or more frequently when an indication of impairment arises during the reporting period.

u) Significant accounting judgements, estimates and assumptions (continued)

Intangible assets - Goodwill

Goodwill acquired from business acquisitions is initially measured at cost. Goodwill is tested annually for impairment or earlier if changes in circumstances indicate a potential impairment, the impairment policy is explained in note 1(1). The impairment testing requires judgements over future cashflow streams and assumptions used in the calculations.

Share based payment transactions

The consolidated entity measures the cost of equity-settled transactions with employees by reference to the fair value of the equity instruments at the date at which they are granted. The fair value is determined by using a binomial option pricing model and applying management determined probability factors relating to non-market vesting conditions.

Receivables

The consolidated entity assesses impairment of receivables based on objective evidence for significant receivables and by placing non-significant receivables in portfolios of similar risk profiles, based on objective evidence from historical experience adjusted for any effects of conditions existing at each reporting date. This assessment includes judgements and estimates of future outcomes the actual results of which may differ from the estimates at the reporting date.

v) Business Combination and Goodwill

Business combinations are accounted for using the acquisition method. The cost of an acquisition is measured as the aggregate of the consideration transferred at acquisition date measured at fair value. Any contingent consideration to be transferred by the acquirer will be recognised at fair value at the acquisition date. Changes in the fair value of the contingent consideration are recognised in the Statement of Comprehensive Income.

Goodwill is initially measured at cost, being the excess of the aggregate of the consideration transferred over the net identifiable assets acquired and liabilities assumed. Goodwill is tested annually for impairment. Acquisition-related costs are expensed as incurred and included in administrative expenses.

Note 2. Segment reporting

The CODM (being the Chief Executive Officer) reviews a variety of information on the performance of Prognosis across the group for the purpose of resource allocation. The CODM monitors profit at a group level for the Prognosis group.

The principal geographical regions are The Americas – Operating from the United States with responsibility for the countries in North, Central and South America, Europe – operating from the United Kingdom and Germany with responsibility for the countries in Europe, Asia Pacific – operating from Australia and Singapore with responsibility for the countries in the rest of the world and Corporate Australia – with responsibility for research and development and corporate head office functions of the Company.

Inter-segment pricing is determined on an arm's length basis.

Segment profit represents the profit earned by each segment without allocation of investment revenue and income tax expense.

Information regarding these geographic segments is presented below. The accounting policies of the reportable segments are the same as the Group's accounting policies.

Note 2. Segment reporting (continued)

	Ame	ricas	Eur	ope	Asia P	acific	Corp Austr		Elimin	ations	Consol	idated
In thousands of AUD	2017	2016	2017	2016	2017	2016	2017	2016	2017	2016	2017	2016
Sales to customers outside the consolidated entity	64,314	57,956	14,867	17,208	11,596	10,271	392	(903)		-	91,169	84,532
Inter-segment revenue							48,013	41,006	(48,013)	(41,006)	-	-
Total segment revenue	64,314	57,956	14,867	17,208	11,596	10,271	48,405	40,103	(48,013)	(41,006)	91,169	84,532
Total revenue											91,169	84,532
Segment results	1,929	3,160	327	426	313	359	23,139	17,407		-	25,708	21,352
Results from operating activities											25,708	21,352
Financing income											173	34
Income tax expense											(7,361)	(5,357)
Profit for the year											18,520	16,029
Capital additions ²	96	1,354	94	49	17	8	676	1,124	-	-	883	2,535
Depreciation and amortisation expenditure	475	555	70	86	9	7	10,745	9,988	-	-	11,299	10,636

	Ame (US		Europe (GBP)		
In local currency ³	2017	2016	2017	2016	
Sales to customers outside the consolidated entity	48,207	41,997	8,752	8,438	
Inter-segment sales	-	-		-	
Total segment revenue	48,207	41,997	8,752	8,438	
Segment results	1,446	2,276	219	209	

¹ Corporate Australia includes both the research and development, hedging and corporate head office functions of Integrated Research Limited.

² Excludes internal development costs capitalised but includes third party assets acquired. Additions also include assets acquired through the purchase of businesses.

³ Segment results represented in local currencies as reviewed by the Chief Operating Decision Maker.

Note 3. Business Combinations

On 1st July 2015, the Company acquired the operational assets of the US based IQ Services business. The acquisition provides the Company with a number of strategically significant growth opportunities in its existing markets and into new allied markets. The business combination is anticipated to provide the world's most complete view of cloud, hybrid and traditional on premises operations for unified communications and contact centre solutions.

The acquisition has been accounted for using the acquisition method.

The fair values of the identifiable assets and liabilities of the acquired business on 1 July 2015 were as follows:

In thousands of AUD	Notes	Fair value recognised on acquisition
Assets		
Prepayments		52
Property, plant and equipment		335
Capitalised Development	16	844
Customer relationships	16	779
Third party software	16	94
		2,104
Liabilities		
Provisions		159
Deferred revenue		752
		911
Total identifiable net assets at fair value		1,193
Goodwill arising on acquisition	16	3,204
Total Net Assets Acquired		4,397
Represented by:		
Payment due on acquisition date		325
Deferred consideration within one year		845
Deferred consideration beyond one year		3,227
Purchase consideration		4,397

The goodwill recognised at acquisition is primarily attributed to the expected synergies and other benefits from combining the assets and activities of IQ Services with those of the Company. The goodwill has been tested for impairment at 30 June 2017 (refer note 17).

At 30 June 2017, the Company revised its fair value of the deferred consideration liability to \$1,476,000 resulting in a credit to profit of \$528,000. The write-back reflects the fair value of the deferred consideration based on the current year actual results and revised forecast EBITDA for the 2018 financial year. The deferred consideration is based upon IQ Services achieving EBITDA milestones over the three years between 1 July 2015 and 30 June 2018. There are catch-up mechanisms over the three year period with the potential final payment ranging between \$nil and \$3.5 million.

The table below provides the movement of the deferred consideration during the year:

					Prior year	Current year	Deferred
	Purchase	Cash paid		Finance	writeback	writeback of	consideration at
	consideration	during the	Currency	charges	of liability	liability	end of year
In thousands of AUD	at acquisition	prior year	revaluation	(note 6)	(note 5)	(note 5)	(note 20)
Payment at acquisition	325	(325)	-	-	-	-	-
Deferred consideration	4,072	(886)	150	81	(1,413)	(528)	1,476
	4,397	(1,211)	150	81	(1,413)	(528)	1,476

Note 4. Expenditure

Total expenditure includes:

Total expenditure includes.					
		Consolidated			
In thousands of AUD		2017	2016		
Employee benefits expense:					
Defined contribution plans		1,998	2,218		
Equity settled share-based payments		363	655		
Other employee benefits		41,904	43,562		
		44,265	46,435		
Depreciation and amortisation		11,299	10,636		
Bad and doubtful debt expense		527	1,463		
Operating lease rental expenses		1,930	1,912		

Note 5. Other gains and (losses)

	Consolidated				
In thousands of AUD	Note	2017	2016		
Writeback of deferred consideration for acquisition	3	528	1,413		
Loss on sale of financial assets	24	(676)	-		
Currency exchange gains/(losses)		(760)	(66)		
		(908)	1,347		

Note 6. Finance income

	Consoli	dated
In thousands of AUD	2017	2016
Interest income	289	154
Finance charges on earn out liability	-	(81)
Interest on borrowings	(116)	(39)
	173	34

Note 7. Auditors' remuneration

	Consolid	lated
In AUD	2017	2016
Remuneration for audit and review of the financial reports of the Company or any entity in the consolidated entity:		
Audit and review of financial reports:		
Auditors of the Company	211,250	200,850
Remuneration for other services by the auditors of the Company or any entity in the consolidated entity:	24,926	12,448
Taxation services:		
Auditors of the Company	130,926	216,800

Note 8. Income tax expense

Recognised in profit for the year

Consolidated

In thousands of AUD	Note	2017	2016
Current tax expense:			
Current year		6,915	4,589
Prior year adjustments		315	126
		7,230	4,715
Deferred tax expense:			
Origination and reversal of temporary differences	15	131	642
Total income tax expense in profit and loss		7,361	5,357

Numerical reconciliation between income tax expense and profit before tax

	Consolidated	
In thousands of AUD	2017	2016
Profit before tax	25,881	21,386
Income tax using the domestic corporate tax rate of 30%	7,768	6,416
Increase in income tax expense due to:		
Non-deductible expenses	250	257
Effect of tax rates in foreign jurisdictions	201	192
Other	(126)	158
Prior year adjustments	315	126
Decrease in income tax expense due to:		
R&D tax incentive	(855)	(1,273)
Write-back of deferred consideration for acquisition	(192)	(519)
Income tax expense	7,361	5,357

Note 9. Earnings per share

The calculation of basic and diluted earnings per share at 30 June 2017 was based on the profit attributable to ordinary shareholders of \$18,520,000 (2016: \$16,029,000); a weighted number of ordinary shares outstanding during the year ended 30 June 2017 of 170,550,871 (2016: 170,239,391); and a weighted number of ordinary shares (diluted) outstanding during the year ended 30 June 2017 of 171,755,729 (2016: 171,653,017), calculated as follows:

	Consolidated	
In thousands of AUD	2017	2016
Profit for the year	18,520	16,029

Weighted average number of shares used as the denominator

	Consolidated	
(Number)	2017	2016
Number for basic earnings per share:		_
Ordinary shares	170,550,871	170,239,391
Effect of employee share plans on issue	1,204,858	1,413,626
Number for diluted earnings per share	171,755,729	171,653,017
Basic earnings per share (AUD cents)	10.86	9.42
Diluted earnings per share (AUD cents)	10.78	9.34

Note 10. Cash and cash equivalents

	Consolid	dated
In thousands of AUD	2017	2016
Cash at bank and on hand	14,113	8,544

Note 11. Trade and other receivables

Current

	Consolidated	
In thousands of AUD	2017	2016
Trade debtors	37,234	30,763
Less: Allowance for doubtful debts	(1,454)	(1,860)
	35,780	28,903
GST receivable	218	114
	35,998	29,017
Non-current		
	Consolidated	
In thousands of AUD	2017	2016
Trade debtors	23,299	23,373

The credit period on sales ranges from 30 to 90 days. Customers of good credit worthiness can request for extended payment plans over the committed term of the licence contract which typically is up to three years.

Ageing of past due but not impaired:

	Consolic	lated
In thousands of AUD	2017	2016
Past due 30 days	1,988	832
Past due 60 days	305	1,200
Past due 90 days	244	374
Total	2,537	2,406

The movement in the allowance for doubtful debts in respect of trade receivables is detailed below:

	Consolidated	
In thousands of AUD	2017	2016
Balance at beginning of year	1,860	852
Amounts written off during the year	(933)	(455)
Increase in provision	527	1,463
Balance end of year	1,454	1,860

The Company has used the following criteria to assess the allowance loss for trade receivables shown above:

- historical bad debt experience;
- the general economic conditions;
- an individual account by account specific risk assessment based on past credit history; and
- any prior knowledge of debtor insolvency or other credit risk.

Included in the Company's trade receivable balance are debtors which are 90 days past due at the reporting date which the Company has not provided for as there has been no significant change in credit quality and the consolidated entity believes that the amounts are still considered recoverable. The Company does not hold any collateral over these balances.

Note 12. Other current assets

	Consolid	Consolidated	
In thousands of AUD	2017	2016	
Other prepayments	1,763	1,607	
Fair value of hedge asset – forward			
foreign exchange contracts	97	174	
	1,860	1,781	

Note 13. Other financial assets

	Consolidated	
In thousands of AUD	2017	2016
Deposits	171	824

The carrying amount of other financial assets is a reasonable approximation of their fair value.

Note 14. Property, plant and equipment

Plant and Equipment	Consolidated		
In thousands of AUD	2017	2016	
At cost	4,350	3,887	
Accumulated depreciation	(3,046)	(2,579)	
	1,304	1,308	
	_	_	
Leasehold Improvements	Consolic	lated	
In thousands of AUD	2017	2016	
At cost	2,642	2,368	
Accumulated depreciation	(2,073)	(1,883)	
	569	485	
Total property, plant and equipment	Consolic	Consolidated	
In thousands of AUD	2017	2016	
At cost	6,992	6,255	
Accumulated depreciation	(5,120)	(4,462)	
Total written down amount	1,872	1,793	

Note 14. Property, plant and equipment (continued)

Plant and Equipment	Consolic	lated
In thousands of AUD	2017	2016
Carrying amount at start of year	1,308	1,316
Additions	512	308
Acquired through business acquisition	-	231
Disposals	-	(6)
Effects of foreign currency exchange	(20)	28
Depreciation expense	(496)	(569)
Carrying amount at end of year	1,304	1,308

Leasehold Improvements	Consolidated	
In thousands of AUD	2017	2016
Carrying amount at start of year	485	653
Additions	290	3
Acquired through business acquisition	-	104
Disposals	-	-
Effects of foreign currency exchange	(11)	(11)
Depreciation expense	(195)	(264)
Carrying amount at end of year	569	485

Note 15. Deferred tax assets and liabilities

Deferred tax assets and liabilities are attributable to the following:

Consolidated	Assets		Liabilities		Ne	t
In thousands of AUD	2017	2016	2017	2016	2017	2016
Intangible assets	-	-	4,746	5,183	(4,746)	(5,183)
Trade and other payables	321	355	-	-	321	355
Employee benefits	1,260	1,051	-	-	1,260	1,051
Provisions	553	774	-	-	553	774
Other current liabilities	77	437	-	-	77	437
Unrealised foreign exchange gain	-	-	-	-	-	-
Unrealised foreign exchange loss	242	142	-	-	242	142
Deferred tax assets/(liabilities)	2,453	2,759	4,746	5,183	(2,293)	(2,424)
Set off of deferred tax asset	(1,306)	(1,267)	(1,306)	(1,267)	-	-
Net deferred tax assets/(liabilities)	1,147	1,492	3,440	3,916	(2,293)	(2,424)

Note 15. Deferred tax assets and liabilities (continued)

Movement in temporary differences during the year:

For year ended 30 June 2017	Consolidated			
In thousands of AUD	Balance	Recognised	Recognised	Balance
	1 July 16	in income	in equity	30 June 17
Intangible assets	(5,183)	437	-	(4,746)
Trade and other payables	355	(34)	-	321
Employee benefits	1,051	209	-	1,260
Provisions	774	(221)	-	553
Other current liabilities	437	(360)	-	77
Unrealised foreign exchange gain	-	-	-	-
Unrealised foreign exchange loss	142	100	-	242
	(2,424)	131	-	(2,293)

For year ended 30 June 2016	Consolidated					
In thousands of AUD	Balance 1 July 15	Recognised in income	Recognised in equity	Balance 30 June 16		
Intangible assets	(5,067)	(116)	-	(5,183)		
Trade and other payables	273	82	-	355		
Employee benefits	1,117	(66)	-	1,051		
Provisions	428	346	-	774		
Other current liabilities	670	(233)	-	437		
Unrealised foreign exchange gain	(487)	487	-	-		
Unrealised foreign exchange loss	-	142	-	142		
	(3,066)	642	-	(2,424)		

Note 16. Intangible assets
The balance of capitalised intangible assets comprises:

Cost	Consoli	dated			
In thousands of AUD	Software	Third party software	Goodwill	Customer Relationship	Total
	development			relationship	21.201
Balance at 1 July 2015	30,264	1,057	-	-	31,321
Fully amortised & offset	(8,127)	-	-	-	(8,127)
Acquired through business acquisition	844	94	3,204	779	4,921
Internally developed	9,565	-	-	-	9,565
Purchased	-	152	-	-	152
Effects of foreign currency exchange	-	-	85	21	106
Balance at 30 June 2016	32,546	1,303	3,289	800	37,938
Balance at 1 July 2016	32,546	1,303	3,289	800	37,938
Fully amortised & offset	(12,326)	-	-	-	(12,326)
Acquired through business acquisition	-	-	-	-	-
Internally developed	8,588	-	-	-	8,588
Purchased	-	80	-	-	80
Effects of foreign currency exchange	-	(5)	(86)	(20)	(111)
Balance at 30 June 2017	28,808	1,378	3,203	780	34,169

Amortisation	Consolidated				
In thousands of AUD	Software development	Third party software	Goodwill	Customer Relationship	Total
Balance at 1 July 2015	13,436	865	-	-	14,301
Fully amortised & offset	(8,127)	-	-	-	(8,127)
Amortisation for year	9,421	216	-	165	9,802
Effects of foreign currency exchange	-	(5)	-	(5)	(10)
Balance at 30 June 2016	14,730	1,076	-	160	15,966
Balance at 1 July 2016	14,730	1,076	-	160	15,966
Fully amortised & offset	(12,326)	-	-	-	(12,326)
Amortisation for year	10,301	147	-	160	10,608
Effects of foreign currency exchange	-	(5)	-	(8)	(13)
Balance at 30 June 2017	12,705	1,218	-	312	14,235

Carrying amounts		Consolidated				
In thousands of AUD	Software development	Third party software	Goodwill	Customer Relationship	Total	
Balance at 30 June 2016	17,816	227	3,289	640	21,972	
Balance at 30 June 2017	16,103	160	3,203	468	19,934	

Note 17. Goodwill

Goodwill arose on the acquisition of IQ Services, in the year ending 30 June 2016 with IQ Services products now being bundled with the sale of Prognosis software globally. Management has identified the Group as the cash generating unit (the Prognosis CGU) to which goodwill is allocated for impairment testing. Management performs its annual impairment testing at least annually. The carrying value of goodwill at 30 June 2017 is \$3,203,000 (2016: \$3,289,000). A reconciliation of the movement in goodwill is included in note 16.

The recoverable amount of the Prognosis CGU has been determined using a value in use approach. The value in use has been based on the following key assumptions:

1. Cash flow forecasts

The cash flow forecasts are based upon a Board approved 2018 budget and management projections for the subsequent four years of the Prognosis CGU.

Discount rate

Discount rate of 11% (2016: 11%) applied for value in use calculation is based on the post-tax weighted average of capital cost applicable to the Prognosis CGU.

3. Terminal value

The terminal growth rate after the five year projection period has been calculated using a growth rate of 3% (2016: 3%) which is determined by Management based on their assessment of expected long term annual growth for the software industry.

The value in use does not indicate any impairment is required at 30 June 2017.

Management believe that a reasonable change in any of the above key assumptions would not cause the carrying values to materially exceed their recoverable amounts.

Note 18. Trade and other payables

	Consolidated		
In thousands of AUD	2017	2016	
Trade and other creditors	9,620	8,513	
	9,620	8,513	

The average credit period on trade and other payables is 30 days.

Note 19. Employee benefits

Current

	Consolidated		
In thousands of AUD	2017	2016	
Liability for annual leave	1,765	1,889	
Liability for long service leave	842	729	
	2,607	2,618	

Non-current

	Consolid	lated
In thousands of AUD	2017	2016
Liability for long service leave	316	408

Pension plans

Employees of the consolidated entity accumulate pension benefits through statutory contributions by the entities in the consolidated entity as required by the laws of the jurisdictions in which they operate, supplemented by individual contributions.

Share based payments

Performance Rights

On 21 November 2011, the consolidated entity established the Integrated Research Performance Rights and Options Plan (IRPROP). The plan enables the Company to offer performance rights to eligible employees to obtain shares in Integrated Research at no cost contingent upon performance conditions being met. The performance conditions include either a service period with performance components or a service period with a net after tax profit hurdle. The performance rights are automatically exercised into shares upon the performance conditions being met. The following performance rights were granted during the period:

Grant Date	Number of Rights	Earliest Vesting Date	Expiry date
Aug-16	350,000	Aug 2018	Sep 2018
Sep-16	450,000	Jun 2017	Jul 2017

The fair value of the performance rights including assumptions used are as follows:

Grant date	Aug 2016	Sep 2016
Fair value at measurement date	\$2.149	\$0.370
Share price	\$2.180	\$3.500
Exercise price	nil	nil
Expected volatility	50%	40%
Contractual life (expressed in days)	735	296
Expected dividends	2.40%	2.70%
Risk-free interest rate	1.53%	1.53%
(based on 3 year treasury bonds)		
Model Used	Binomial	Monte Carlo

The fair values of services received in return for performance rights granted to employees is measured by reference to the fair value of share options granted.

Note 19. Employee benefits (continued)

During the year ended 30 June 2017, the consolidated entity recognised an expense through profit of \$363,000 related to the fair value of performance rights (2016: \$655,000).

The following table provides the movement in performance rights during the year:

In thousands of performance rights	2017	2016
Outstanding at the beginning of the year	1,999	2,405
Forfeited during the year	(848)	(186)
Exercised during the year	(150)	(760)
Granted during the year	800	540
Outstanding at the end of the year	1,801	1,999
Exercisable at the end of the year (vested)	-	-

Note 20. Deferred consideration for acquisition

Non-Current

	Consolidated		
In thousands of AUD	Note	2017	2016
Deferred consideration for acquisition	3	1,476	2,036
		1,476	2,036

Note 21. Provisions

Current

	Consolidated		
In thousands of AUD	Note	2017	2016
Employee benefits	19	2,607	2,618
		2,607	2,618

Non-current

		Consolidated	
In thousands of AUD	Note	2017	2016
Employee benefits	19	316	408
Lease make good		566	573
		882	981

Note 22. Other liabilities

Current

	Consolidated		
In thousands of AUD	2017	2016	
Fair value of hedge liabilities - forward		_	
foreign exchange contracts	11	42	

Non-Current

	Consolid	lated
In thousands of AUD	2017	2016
Other creditors	204	477

Note 23. Capital and reserves

Share capital

	Ordinary snares		
In thousands of shares	2017	2016	
On issue 1 July	170,431	169,671	
Issued against employee performance right exercised	150	760	
On issue 30 June	170,581	170,431	

Effective 1 July 1998, the Company Law Reform Act abolished the concept of par value shares and the concept of authorised capital. Accordingly, the company does not have authorised capital or par value in respect of its issued shares.

The holders of ordinary shares are entitled to receive dividends as declared from time to time and are entitled to one vote per share at meetings of the Company. All shares rank equally with regard to the Company's residual assets.

Hedging reserve

The hedging reserve comprises the effective portion of the cumulative net change in the fair value of cash flow hedging instruments related to hedged transactions that have not yet occurred.

Translation reserve

The translation reserve comprises all foreign exchange differences arising from the translation of the financial statements of foreign operations where their functional currency is different to the presentation currency of the consolidated entity, as well as from the translation of liabilities that hedge the consolidated entity's net investment in a foreign subsidiary.

Employee benefit reserve

The employee benefit reserve arises on the grant of either share options or performance rights to employees under the Integrated Research Performance Rights and Option Plan (established November 2011) or the Employee Share Option Plan (established October 2000). Refer to note 19 for further details.

Note 23. Capital and reserves (continued)

Dividends

Dividends recognised in the current year by the company are:

In thousands of AUD	Cents per share	Total amount	Franked/ unfranked	Date of payment
2017				
Final 2016	3.5	5,970	60% franked	13 Oct 16
Interim 2017	3.0	5,118	70% franked	19 Apr 17
Total amount		11,088		_
2016				
Final 2015	4.0	6,793	35% franked	22 Sep 2015
Interim 2016	3.0	5,113	55% franked	20 Apr 2016
Total amount		11,906		

After the end of the financial year, the following dividend was proposed by the directors. The financial effect of this dividend has not been brought to account in the financial statements for the year ended 30 June 2017 and will be recognised in subsequent financial statements:

In thousands of AUD	Cents per share	Total amount	Franked/ unfranked	Date of payment
Final 2017	3.5	5,987	100% franked	26 Sep 17

The final dividend declared of 3.5 cents together with the interim dividend paid in April 2017 of 3.0 cents takes total dividends for the 2017 financial year to 6.5 cents.

Company

Franking account disclosure:

	Company		
In thousands of AUD	2017	2016	
Adjusted franking account balance	4,643	1,613	
Impact on franking account balance of dividends not recognised	(2,566)	(1,535)	

Note 24. Financial instruments

Capital risk management

The consolidated entity manages its capital to ensure that controlled entities will be able to continue as a going concern while maximising the return to stakeholders through the optimisation of treasury management.

The capital structure of the consolidated entity consists of cash and cash equivalents and equity attributable to equity holders of the company, comprising issued capital, reserves, and retained earnings as disclosed in Notes 10 and 23 respectively.

Borrowing Facility

On 21 December 2015, the Company established an AUD 10 million multicurrency revolving cash advance facility. The purpose of the facility is to fund working capital requirements and the deferred consideration for the IQ Services business acquisition.

The facility is secured by a General Security Agreement with a deed of cross guarantee including the parent entity, Integrated Research UK Limited, and Integrated Research Inc. The facility is also subject to certain debt covenants including a leverage ratio, interest cover ratio and capitalisation ratio. The Company met all the covenant requirements during the year.

Significant accounting policies

Details of the significant accounting policies and methods adopted, including the criteria for recognition, the basis of measurement and the basis on which income and expenses are recognised, in respect of each class of financial asset, financial liability and equity instrument are disclosed in Note 1 to the financial statements.

Financial risk management objectives

The Board of Directors has overall responsibility for the establishment and oversight of the consolidated entity's financial management framework. The Board has an established Audit and Risk Committee, which is responsible for developing and monitoring the consolidated entity's financial management policies. The Committee provides regular reports to the Board of Directors on its activities.

The Audit and Risk Committee oversees how Management monitors compliance with risk management policies and procedures and reviews the adequacy of the risk management framework in relation to the risks.

The main risks arising from the consolidated entity's financial instruments are currency risk, credit risk, liquidity risk and cash flow interest rate risk.

The consolidated entity seeks to minimise the effects of these risks, where deemed appropriate, by using derivative financial instruments to hedge these risk exposures. The use of financial derivatives is governed by the consolidated entity's policies on foreign exchange risk, credit risk, the use of financial derivatives and non-derivative financial instruments, and the investment of excess liquidity. The consolidated entity does not enter into or trade financial instruments, including derivative financial instruments, for speculative purposes.

Market risk

The consolidated entity's activities expose it primarily to the financial risks of changes in foreign currency exchange rates and cash flow interest rate risks. The consolidated entity enters into foreign exchange forward contracts to hedge the exchange rate risk arising from transactions not recorded in an entity's functional currency.

Note 24. Financial instruments (continued)

Foreign currency risk management

The consolidated entity undertakes certain transactions denominated in foreign currencies, hence exposures to exchange rate fluctuations arise. Exchange rate exposures are managed within approved policy parameters utilising forward foreign exchange contracts.

The carrying amount of the consolidated entity's foreign currency denominated monetary assets and monetary liabilities at the reporting date that are denominated in a currency that is different to the functional currency of the respective entities undertaking the transactions is as follows:

	Consolidated			
	Liabilities Assets			
In thousands of AUD	2017 2016		2017	2016
US Dollar	707	62	4,345	5,380
Euro	-	-	1,249	689
UK Sterling	_	_	1	1

Foreign currency sensitivity

At 30 June 2017, if the US Dollar, Euro and UK sterling weakened or strengthened against the Australian dollar by the percentage shown, with all other variables held constant, net profit for the year would increase (decrease) by:

	Consondated				
	Net	profit	Retained earnings		
In thousands of AUD	2017	2016	2017	2016	
US Dollar Impact	404	591	404	591	
Euro Impact	139	77	139	77	
UK Sterling Impact	_	-	-	-	
Change in currency (i) – 10% decrease					
		Consolidated			
	Net	Net profit Retained earnings			
In thousands of AUD	2017	2016	2017	2016	
US Dollar Impact	(331)	(483)	(331)	(483)	

(114)

(63)

(114)

(63)

UK Sterling Impact Change in currency (i) – 10% increase

Euro Impact

(i) This has been based on the change in the exchange rate against the Australian dollar in the financial years ended 30 June 2017 and 30 June 2016.

The sensitivity analysis has been based on the sensitivity rates used when reporting foreign currency risk internally to key management personnel and represents management's assessment of the possible change in foreign exchange rates based on historical volatility.

In management's opinion, the sensitivity analysis is not fully representative of the inherent foreign exchange risk as the year end exposure does not necessarily reflect the exposure during the course of the year. The consolidated entity includes certain subsidiaries whose functional currencies are different to the consolidated entity presentation currency. The main operating entities outside of Australia are based in the United States, the United Kingdom and Singapore. As stated in the consolidated entity's accounting policies per Note 1, on consolidation the assets and liabilities of these entities are translated into Australian dollars at exchange rates prevailing at the year end date. The income and expenses of these entities is translated at the average exchange rates for the year. Exchange differences arising are classified as equity and are transferred to a foreign exchange translation reserve. The consolidated entity's future reported profits could therefore be impacted by changes in rates of exchange between the Australian Dollar and the United States Dollar and the Australian Dollar and the UK Sterling.

Note 24. Financial instruments (continued)

Forward foreign exchange contracts

The consolidated entity is exposed to foreign currency risk on sales and purchases that are denominated in a currency other than the AUD. The currencies giving rise to this risk are primarily United States Dollar, UK Sterling and the Euro.

The consolidated entity uses forward exchange contracts to hedge its foreign currency risk. The forward exchange contracts have maturities of less than two years after the year end date.

The consolidated entity classifies its forward exchange contracts hedging forecasted transactions as cash flow hedges and measures them at fair value. The following table details the forward foreign currency contracts outstanding as at reporting date:

Outstanding contracts	Average I Ra	U	Foreign (Currency	Contract	t Value	Fair V	alue
	2017	2016	2017 FC'000	2016 FC'000	2017 A\$'000	2016 A\$'000	2017 A\$'000	2016 A\$'000
Consolidated								
Sell US Dollar								
Less than 3 months	0.75	0.72	1,850	1,650	2,454	2,287	46	61
3 to 6 months	0.75	0.73	450	1,400	596	1,914	10	20
6 to 9 months	0.76	0.73	1,150	1,150	1,515	1,581	15	21
9 to 12 months	0.75	0.74	750	1,050	995	1,419	15	(10)
Sell Euros								
Less than 3 months	0.67	0.65	100	240	150	370	1	10
3 to 6 months	0.69	0.64	50	50	73	78	(2)	2
6 to 9 months	0.69	0.65	50	125	73	192	(3)	1
9 to 12 months	-	0.66	-	130	-	198	-	(2)
Sell Sterling								
Less than 3 months	0.57	0.52	150	100	263	192	10	11
3 to 6 months	0.61	0.53	50	25	82	47	(3)	2
6 to 9 months	0.60	0.53	50	50	83	95	(3)	3
9 to 12 months	0.58	0.51	50	100	86	196	ĺ	13
						-	87	132

These hedge assets and liabilities are classified as a level 2 fair value measurement, being derived from inputs provided from financial institutes, rather than quoted prices that are observable for the asset either directly (ie as prices) or indirectly (i.e. derived from prices). The fair value measurement of the over the counter forward contact would not qualify as Level 1 as there is not a quoted price for the actual contract, even though data used to value the contract may be derived entirely from active foreign-exchange and interest-rate market.

Interest rate risk management

The consolidated entity is exposed to interest rate risk on the cash held in bank deposits. Cash in bank and term deposits of \$14,113,000 were held by the consolidated entity at the reporting date, attracting an average interest rate of 1.21% (2016: 1.70%). If interest rates had been 50 basis points higher or lower and all other variables were held constant, the consolidated entity's net profit would increase/(decrease) by +/-\$70,565 (2016: +/- \$45,960).

Note 24. Financial instruments (continued)

Credit risk management

Credit risk refers to the risk that a counterparty will default on its contractual obligations resulting in financial loss to the consolidated entity. The consolidated entity has adopted a policy of only dealing with creditworthy counterparties and obtaining sufficient collateral where appropriate, as a means of mitigating the risk of financial loss from defaults.

Trade receivables consist of a large number of customers, spread across diverse industries and geographical areas. The largest single counterparty exposure with any one customer is with Avaya with a receivable balance at 30 June 2017 of \$3.9 million (2016: \$7.0 million). Ongoing credit evaluation is performed on the financial condition of accounts.

During the year the Company entered into a program with a third party to sell selected account receivable balances without recourse. The purpose of the program is to manage credit risk and working capital. During the year ended 30 June 2017 a total of \$8.0 million debtors were sold at a cost of \$676,000 (refer note 5). The Company continues to bear maintenance support obligations to the end customers which are carried as a liability in the deferred revenue account of the Company's balance sheet.

The credit risk on liquid funds and derivative financial instruments is limited because the counterparties are banks with high credit ratings assigned by international credit-rating agencies.

Liquidity risk management

Ultimate responsibility for liquidity risk management rests with the board of directors, who have built an appropriate liquidity risk management framework for the management of the consolidated entity's short, medium and long-term funding and liquidity management requirements.

The consolidated entity manages liquidity risk by maintaining adequate reserves, by continuously monitoring forecast and actual cash flows and matching the maturity profiles of financial assets and liabilities.

All creditor and other payables shown in Note 18 for both 2017 and 2016 carry no interest obligation.

Fair value of financial instruments

The carrying value of financial assets and financial liabilities of the consolidated entity is a reasonable approximation of their fair value.

For non-current trade debtors Integrated Research has considered a discount rate to recognise the net present value of the debtors. Level 3 inputs have been considered including corporate borrowing rates, size of the customer and jurisdiction of the customer. A discounted cashflow model was used to derive the fair value. The range of discount rates was between 3.5% to 5.5%. The carrying value of non-current trade debtors for 2016 of the consolidated entity was a reasonable approximation of their fair value.

Note 25. Operating leases

Non-cancellable operating lease rentals is for office space with payables as follows:

	Collison	nuaccu
In thousands of AUD	2017	2016
Less than one year	1,938	1,332
Between one and five years	3,275	2,403
Greater than five years	-	-
	5,213	3,375

Consolidated

Note 26. Consolidated entities

	Country of	Ownership int	erest
	incorporation	2017	2016
Parent entity:			
Integrated Research Limited	Australia		
Subsidiaries of Integrated Research Limited:			
Integrated Research Inc	USA	100%	100%
Integrated Research Singapore Pte Limited	Singapore	100%	100%
Integrated Research UK Limited	UK	100%	100%
Subsidiaries of Integrated Research UK Limited:			
Integrated Research Germany GmbH	Germany	100%	100%

Note 27. Reconciliation of cash flows from operating activities

Consolid		ated
In thousands of AUD	2017	2016
Profit for the year	18,520	16,029
Depreciation and amortisation	11,299	10,636
Provision for doubtful debts	(406)	1,008
Interest received	(289)	(154)
Interest paid	116	120
Share-based payments expense	363	655
Net exchange differences	18	(70)
Change in operating assets and liabilities:		
(Increase)/decrease in trade debtors	(6,501)	(15,125)
(Increase)/decrease in future income tax benefit	345	(150)
(Increase)/decrease in other operating assets	(569)	(286)
Increase/(decrease) in trade and other payables	546	1,272
Increase/(decrease) in other operating liabilities	2,238	2,933
Increase/(decrease) in provision for income taxes payable	1,068	(1,515)
Increase/(decrease) in provision for deferred income taxes	(476)	492
Increase/(decrease) in other provisions	(110)	373
Net cash from operating activities	26,162	16,218

Note 28. Key management personnel disclosures

Key management personnel compensation

The key management personnel compensation are as follows:

	Consolidated	
In AUD	2017	2016
Short-term benefits	3,780,356	3,470,104
Post-employment benefits	24,658	196,825
Long term benefit	184,016	31,561
Equity compensation benefits	150,046	291,597
	4,139,076	3,990,087

Apart from the details disclosed in this note, no director has entered into a material contract with the consolidated entity since the end of the previous financial year and there were no material contracts involving directors' interests existing at year-end.

Note 29. Related parties

At 30 June 2017 Mr Steve Killelea, the Chairman of the Company, owned either directly or indirectly 52.67% of the Company (2016: 52.71%).

The Company received consulting services totalling \$38,896 for the year ended 30 June 2017 from TMDP Pty Limited, a company in which David Purdue is a director. There were no services received for the year ended 30 June 2016.

Note 30. Parent entity disclosures

Financial Position

	Parent Entity	
In thousands of AUD	2017	2016
Assets		
Current assets	37,197	28,047
Non-current assets	16,475	17,979
Total Assets	53,672	46,026
Liabilities		
Current Liabilities	10,830	8,612
Non-current liabilities	4,116	4,684
Total Liabilities	14,946	13,296
Net Assets	38,726	32,730
Equity		
Issued Capital	1,667	1,667
Employee benefits Reserve	2,492	2,161
Hedging reserve	30	50
Retained Earnings	34,537	28,852
Total Equity	38,726	32,730

Note 30. Parent entity disclosures (continued)

Financial Performance

	Parent Entity	
In thousands of AUD	2017	2016
Profit for the year	16,857	13,283
Other comprehensive income	(20)	247
Total comprehensive income	16,837	13,530

Danant Entity

Investments in subsidiaries are included at cost.

Note 31. Subsequent events

New Chief Executive Officer

The Company appointed Mr John Merakovsky to the position of Chief Executive Officer with effect from 14 July 2017. Mr Merakovsky succeeds Mr Darc Rasmussen who resigned from the Company in February 2017. During the intervening period whilst the Company conducted a search for a permanent placement, Mr Andrew Dutton acted as interim CEO.

Dividends

For dividends declared after 30 June 2017 see Note 23 in the financial statements. The financial effect of dividends declared and paid after 30 June 2017 have not been brought to account in the financial statements for the year ended 30 June 2017 and will be recognised in subsequent financial reports.

Directors' declaration

In accordance with a resolution of the directors of Integrated Research Limited, we state that:

- 1. In the opinion of the directors:
- (a) the financial statements and notes of Integrated Research Limited for the financial year ended 30 June 2017 are in accordance with the Corporations Act 2001, including:
 - (i) giving a true and fair view of the consolidated entity's financial position as at 30 June 2017 and of its performance for the year ended on that date; and
 - (ii) complying with Accounting Standards and the Corporations Regulations 2001;
- (b) the financial statements and notes also comply with International Financial Reporting Standards as disclosed in Note 1; and
- (c) there are reasonable grounds to believe that the Company will be able to pay its debts as and when they become due and payable.
- 2. This declaration has been made after receiving the declarations required to be made to the directors by the chief executive officer and chief financial officer in accordance with section 295A of the Corporations Act 2001 for the financial year ended 30 June 2017.

On behalf of the board.

Steve Killelea

Dated at North Sydney this 17th day of August 2017.

Garry Dinnie

Chairman Non-Executive Director



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INDEPENDENT AUDITOR'S REPORT

To the Shareholders of Integrated Research Limited

Report on the Audit of the Financial Report

Opinion

We have audited the financial report of Integrated Research Limited (the Company) and its subsidiaries (collectively the Group), which comprises the consolidated statement of financial position as at 30 June 2017, the consolidated statement of comprehensive income, consolidated statement of changes in equity and consolidated statement of cash flows for the year then ended, notes to the financial statement, including a summary of significant accounting policies, and the directors' declaration.

In our opinion, the accompanying financial report of the Group is in accordance with the *Corporations Act 2001*, including:

- (i) giving a true and fair view of the consolidated financial position of the Group as at 30 June 2017 and of its consolidated financial performance for the year ended on that date; and
- (ii) complying with Australian Accounting Standards and the Corporations Regulations 2001.

Basis for Opinion

We conducted our audit in accordance with Australian Auditing Standards. Our responsibilities under those standards are further described in the *Auditor's Responsibilities for the Audit of the Financial Report* section of our report. We are independent of the Group in accordance with the auditor independence requirements of the *Corporations Act* 2001 and the ethical requirements of the Accounting Professional and Ethical Standards Board's APES110 *Code of Ethics for Professional* Accountants (the Code) that are relevant to our audit of the financial report in Australia. We have also fulfilled our other ethical responsibilities in accordance with the Code.

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



Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial report of the current year. These matters were addressed in the context of our audit of the financial report as a whole, and in forming our opinion thereon, but we do not provide a separate opinion on these matters. For each matter below, our description of how our audit addressed the matter is provided in that context.

We have fulfilled the responsibilities described in the *Auditor's Responsibilities for the Audit of the Financial Repor*t section of our report, including in relation to these matters. Accordingly, our audit included the performance of procedures designed to respond to our assessment of the risks of material misstatement of the financial report. The results of our audit procedures, including the procedures performed to address the matters below, provide the basis for our audit opinion on the accompanying financial report.

1. Carrying amount of goodwill

Why significant

Integrated Research has recorded goodwill of \$3,203,000 in regard to the acquisition of IQ Services during the year ended 30 June 2016.

The Group is required by Australian Accounting Standard AASB 136 *Impairment of Assets* to perform an annual impairment test to ensure the carrying value of goodwill is recoverable.

As disclosed in Note 17 to the financial statements, the Group's assessment of goodwill for impairment, involves critical accounting estimates and assumptions, specifically concerning future discounted cash flows. These estimates and assumptions are impacted by future performance, market, regulatory and economic conditions.

How our audit addressed the key audit matter

Our audit procedures included the following:

- Assessed whether the methodology and model used by the Group to test for impairment meets the requirements of Australian Accounting Standard AASB136 Impairment of Assets;
- Tested whether the model used was mathematically accurate;
- Assessed whether the cash flows used in the impairment testing model accurately reflect the Board approved 2018 budget;
- Considered the historical reliability of the Group's cash flow forecasting process;
- Considered the impact of a range of assumption sensitivities to the model:
- Assessed the external inputs and assumptions within the cash flow forecasting model by comparing them to assumptions and estimates used elsewhere in the preparation of the financial statements and benchmarking them against market observable external data:
- Assessed the sensitivity analysis the Group performed; and
- ► Considered the adequacy of the financial report disclosures contained in Note 17, in particular those regarding assumptions, to which the outcome of the impairment test is most sensitive.



2. Revenue recognition for multiple-element arrangements

Why significant

The majority of the Group's sales contracts involve multiple-element arrangements, for example a single software sales transaction that combines the delivery of a software license and rendering of maintenance and other professional services.

As outlined in Note 1, in determining revenue to be recognised, the sales consideration received from customers is allocated to the various products and services that comprise the arrangement, based on their relative fair values. This process requires significant judgement, specifically concerning the cost to deliver and margin in determining the stand-alone selling price of each element.

Due to the complexity of the multi-element contracts and the risk of incorrect valuation of the relative fair value elements, this matter is considered to be significant to our audit.

How our audit addressed the key audit matter

Our audit procedures included the following:

- Assessed the appropriateness of the Group's revenue recognition accounting policies relating to multi-element arrangements and assess compliance with Australian Accounting Standard AASB118 Revenue:
- Tested the effectiveness of the Group's determination of fair value for multi-element sales contracts;
- ► For a sample of contracts, tested the allocation of revenue to separately identifiable components of multiple-element arrangements; and
- ► For a sample of contracts, tested whether revenue has been recognised in the appropriate accounting period by tracing to amounts recorded as earned and unbilled or unearned to the balance sheet.

3. Recoverability of long-term trade debtors

Why significant

Approximately 60% of the total assets of the Group relate to 'Trade debtors' of which \$23m is classified as non-current as outlined in Note 11 in the financial statements.

On 19 January 2017, Avaya Inc., a major customer and partner of Integrated Research filed voluntary petitions under Chapter 11 of the United States Bankruptcy Code, commencing formal proceedings for a company restructure. Subsequently on 7 August 2017, Avaya Inc. announced that it had entered into a Plan Support Agreement (PSA) with over 50% of its first lien debt holders and had filed an amended reorganisation plan to be assessed at its scheduled court hearing on 23 August 2017.

Due to the significance of Avaya Inc. as both a customer and partner of Integrated Research and the value of outstanding receivables and deferred revenue as at 30 June 2017, this is considered to be a key audit matter.

How our audit addressed the key audit matter

Our audit procedures included the following:

- Reviewed the collectability of long-term receivables with extended payment terms;
- Considered cash receipts of the main debtors subsequent to year end;
- ► Tested the adequacy of the Group's provisions against trade receivables by assessing the relevant assumptions made by the Group, taking account of our own knowledge of recent collections experience and also historical data from the Group's previous collections;
- Reviewed public announcements released by Avaya Inc. during the year and subsequent to 30 June 2017; and
- Specifically identified cash receipts relating to amounts owing from Avaya Inc. since 19 January 2017 up until the date of the audit report.



4. Capitalised Software Development Costs

Why significant

As set out in Note 16 to the Financial Report, the Group capitalises costs related to the development of Prognosis and other software products. Capitalised software development costs are amortised over the economic life of the asset, which is considered to be three years.

Given the quantum of these balances, the significant level of additions, and the judgement required when determining the useful lives and recoverability of capitalised software development costs, this is considered to be a key audit matter.

How our audit addressed the key audit matter

Our audit procedures included the following:

- Assessed the Group's policy of capitalisation of development costs for compliance with AASB138 Intangible Assets;
- Tested the operating effectiveness of controls in respect of the Group's processes and procedures which result in the capitalisation of development costs;
- ► Tested the authorisation of the costs attributed to the development phase and the accuracy of costs capitalised during the period;
- Assessed the amortisation period attributed to the asset through discussions with management and analysis of software sales; and
- Evaluated management assessment of any indicators of impairment for capitalised software development costs.

Information Other than the Financial Report and Auditor's Report Thereon

The directors are responsible for the other information. The other information comprises the information in the Company's 2017 Annual Report, but does not include the financial report and the auditor's report thereon.

Our opinion on the financial report does not cover the other information and accordingly we do not express any form of assurance conclusion thereon.

In connection with our audit of the financial report, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial report or our knowledge obtained in the audit or otherwise appears to be materially misstated.

If, based upon the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of the Directors for the Financial Report

The directors of the Company are responsible for the preparation of the financial report that gives a true and fair view in accordance with Australian Accounting Standards and the *Corporations Act 2001* and for such internal control as the directors determine is necessary to enable the preparation of the financial report that gives a true and fair view and is free from material misstatement, whether due to fraud or error.



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

Auditor's Responsibilities for the Audit of the Financial Report

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

As part of an audit in accordance with Australian Auditing Standards, we exercise professional judgment and maintain professional scepticism throughout the audit. We also:

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



We communicate with the directors regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide the directors with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated to the directors, we determine those matters that were of most significance in the audit of the financial report of the current year and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on the Remuneration Report

Opinion on the Remuneration Report

We have audited the Remuneration Report included in pages 15 to 25 of the directors' report for the year ended 30 June 2017.

In our opinion, the Remuneration Report of Integrated Research Limited for the year ended 30 June 2017, complies with section 300A of the *Corporations Act 2001*.

Responsibilities

The directors of the Company are responsible for the preparation and presentation of the Remuneration Report in accordance with section 300A of the *Corporations Act 2001*. Our responsibility is to express an opinion on the Remuneration Report, based on our audit conducted in accordance with Australian Auditing Standards.

Ernst & Young

Ernst + Young

John Robinson

Partner

Sydney

17 August 2017



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Auditor's Independence Declaration to the Directors of Integrated Research Limited

As lead auditor for the audit of Integrated Research Limited for the financial year ended 30 June 2017, I declare to the best of my knowledge and belief, there have been:

- a) no contraventions of the auditor independence requirements of the *Corporations Act 2001* in relation to the audit; and
- b) no contraventions of any applicable code of professional conduct in relation to the audit.

This declaration is in respect of Integrated Research Limited and the entities it controlled during the financial year.

Ernst & Young

Ernst + Young

John Robinson Partner

17 August 2017