Appendix 4D (Rule 4.2A)

Interim financial report

VERILUMA LIMITED (ASX: VRI) - ABN: 48 142 901 353

For the half-year ended 31 December 2017

Results for announcement to the market

(all comparisons to half-year ended 31 December 2016)

	2017 A\$'000	% change
Revenue from continuing operations	15	193%
Loss after income tax expense	(1,038)	-92%
Loss after income tax expense before listing expense on acquisition of Parmelia Resources Ltd	-	-100%
Total comprehensive loss for the period attributable to members of the Company	(1,038)	-92%

Dividend and distribution information

Current period

No Interim dividends were declared for the period ending 31 December 2017. For the year ended 30 June 2017, no final dividend was declared.

Previous corresponding period

No Interim dividends were declared for the period ending 31 December 2016. For the year ended 30 June 2016, no final dividend was declared.

Net tangible asset per ordinary share

	31-Dec-17 \$	30-Jun-17 \$
Net tangible asset backing per ordinary share	(0.0019)	0.0009

Additional Appendix 4D disclosure requirements can be found in the notes to the 31 December 2017 Interim financial report of Veriluma Limited.

This report is based on the consolidated 31 December 2017 Interim financial report which has been reviewed by KPMG, with the Independent Auditor's review report included in the report. The review report contains the following Emphasis of Matter:

Material uncertainty regarding continuation as a going concern

We draw attention to Note 1, "Going Concern" in the Interim Financial Report. The conditions disclosed in Note 1, indicate a material uncertainty exists that may cast significant doubt on the Group's ability to continue as a going concern and, therefore, whether it will realise its assets and discharge its liabilities in the normal course of business, and at the amounts stated in the Interim Financial Report. Our conclusion is not modified in respect of this matter.



VERILUMA LIMITED

AND ITS CONTROLLED ENTITIES

ABN 48 142 901 353

INTERIM FINANCIAL REPORT

31 DECEMBER 2017

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CORPORATE DIRECTORY

Directors

Steven Formica	Non-Executive Director
Arun Sengupta	Non-Executive Director
Elizabeth Whitelock	Managing Director and Chief Executive Officer
John Welsh	Non-Executive Chairman

Company Secretary Patrick Raper

Распск карег

Registered Office

Level 3 33-35 Atchison Street St Leonards, New South Wales 2065 Telephone +612 9146 4742 Website: <u>www.veriluma.com</u> Email: <u>info@veriluma.com</u>

Auditor

KPMG Level 11, Corporate Centre One Cnr Bundall Road & Slatyer Avenue Bundall Queensland, 4217 Telephone +617 5577 7555 Facsimile +617 5577 7444 Website: www.kpmg.com.au

Share Registry

Computershare Investor Services Pty Ltd Levell 11, St Georges Terrace Perth, Western Australia, 6000 Telephone 1300 850 505 Telephone +61 8 9323 2000 (outside Australia) Facsimile +61 8 9323 2033 Email: web.queries@computershare.com.au

Home Exchange

Australian Stock Exchange (Sydney) Limited 20 Bridge Street Sydney, New South Wales, 2000

DIRECTORS' REPORT

The Directors present their report, together with the consolidated interim financial statements of the Group, being Veriluma Limited (the Company) and its controlled entities, for the half year ended 31 December 2017.

Directors

The names and particulars of the Directors of the Company at any time during or since the end of the half year are:

John Welsh – Non-Executive Chairman Graduate of the Australian Institute of Company Directors (AICD) Director and Chairman since 12 March 2018 Appointed Director 27 July 2017 and resigned on 15 September 2017

Mr Welsh has extensive operational and investment banking experience. As a Board Director and business executive, he has experience across Fintech, Industrial, and Equity Capital Markets. He is a graduate of the Australian Institute of Company Directors.

He has not served as a director of any other listed company during the past three years.

Elizabeth Whitelock – Managing Director and Chief Executive Officer

Director since 8 September 2016

Ms Whitelock is a co-founder of Veriluma Pty Ltd and is the company's CEO. Elizabeth started her career in the UK working for the Metropolitan Police Force and has over 25 years' experience in Senior Management and CEO roles. Elizabeth has worked with organisations such as IBM, Information Builders, SAS, Ingres and Microstrategy.

These roles have all shared a focus on Information Management Products and Services and have highlighted her strengths in strategic communications, sales, marketing partner programs while cementing customer relationships.

She has not served as a director of any other listed company during the past three years.

Arunava Sengupta – Non-Executive Director

Director since 12 March 2018

Mr Sengupta has over 30 years experience working in the financial markets, private equity and corporate finance sector. He began his career working in Treasury at Westpac Banking Corporation before starting his own trading business in 1992 and has been involved in a broad range of corporate advisory, funds management, and principal investment activities. He has been involved in private equity and the establishment, fundraising and operation of ASX listed companies.

He has not served as a director of any other listed company during the past three years.

Steven Formica – Non-Executive Director

Director since 2 July 2018

Mr Formica brings to the Company practical management and business development experience. He has been a successful businessman and operations manager for over 30 years in several privately held business ventures including manufacturing, construction, landscape contracting, property development and integrated wholesale and retail businesses.

More recently he has been a successful investor and Non-Executive Director in mineral resource companies. Mr Formica is currently a Non-Executive Director of ASX listed companies Lindian Resources Ltd (ASX: LIN), Bowen Coking Coal Ltd (ASX: BCB) and High Grade Metals (ASX: HGM).

Henry Capra – Non-Executive Director

Appointed on 25 April 2017 and resigned on 27 July 2017

Directors' report (continued)

Directors' (continued)

Richard Anstey – Non-Executive Chairman

Appointed on 8 September 2016 and resigned on 18 December 2017

Laurence Hammond – Non-Executive Director

Appointed on 16 September 2017 and resigned on 18 December 2017

Directors have been in office since the start of the financial period to the date of this report unless otherwise stated.

Operating results and review of operations

A review of the operations of the Group during the period and results of those operations are as follows:

Highlights

- The half year ended 31 December 2017 for Veriluma Limited (the Company) and its controlled entities (the Group) saw the Company and its subsidiary Veriluma Software Pty Ltd enter voluntary administration effective 15 November 2017. Subsequently a Deed of Company Arrangement (DOCA) was executed on 12 March 2018 and effectuated on 28 June 2018, resulting in the end of the administration and control of the Company and its subsidiary Veriluma Software Pty Ltd reverting to the Directors.
- During the period, the Group delivered final reports in relation to a Proof of Concepts for the Vice Chief of Defence, CSIRO and other Commonwealth agencies where climate change, and its effect on governance, are monitored for early action and intervention to prevent catastrophic consequences.
- Successful completion of a Proof of Concept for Gilbert and Tobin an Australian corporate law firm who wished to provide early advice to their clients in multifaceted cases.
- The Group delivered a Proof of Concept to Tassal a Tasmanian salmon farming company who wished to forecast workplace safety incidents and recommend prescriptive courses of action to minimise their occurrence.
- The Company completed the sale to Aus-gold of the West Australian Jaurdi Hills tenements acquired as part of the reverse takeover of Parmelia Resources in September 2016.

Business Overview

The Group continued its focus on opportunities in defence and national security as well as legal and financial services.

Partnerships

The corporate strategy focused on building partnerships using subject matter experts with specific industry focus, partnerships included:

Marketlend - Marketlend continues to grow their investor base and assess loans using our software to evaluate the risk of lending to a specific borrower.

AdviceRegTech - A RegTech solution for compliance within the financial advice industry. Their application helps to check advice documents for regulatory compliance to enable pre-emptive, proactive risk management, thereby reducing the compliance burden. The intention is to use our software to assist in the identification of advisors not acting in a client's best interests.

Defence and National Security

The Group delivered its final report in relation to a Proof of Concept, to Vice Chief of Defence, CSIRO and other Commonwealth agencies where climate change, and its effect on governance, are monitored for early action and intervention to prevent catastrophic consequences.

Agriculture

The group continued to push ahead with trials of its technology with a Proof of Concept trial including workshops delivered to ASX-200 Listed Company and leading Australian producer of Atlantic salmon, Tassal. Tassal were looking to forecast workplace safety incidents and recommend prescriptive courses of action to minimize the occurrence of incidents that could result in an injury in the workplace.

Directors' report (continued)

Business overview (continued)

Exploration Tenements

The Company was pleased to finalise the sale of the West Australian Jaurdi Hills tenements during the period.

Operating results for the half year

The consolidated loss of the Group amounted to \$1,037,954, after providing for income tax (December 2016: \$13,632,407).

Principal activities and significant changes in nature of activities

The principal activities of the Group are the product development, marketing and commercialisation of software products and services. During the half year the Group completed the sale of its Jaurdi Hills tenements through the sale of its wholly owned subsidiary Toro Mining Pty Ltd.

As outlined above, the Company and its subsidiary Veriluma Software Pty Ltd entered voluntary administration on the 15th November 2017 and executed a DOCA 12 March 2018 which was effectuated on 28 June 2018. During this period and throughout the half year the Group continued to focus on the development, marketing and commercialisation of its software products and services.

Significant changes in the state of affairs

In the opinion of the Directors, significant changes in the state of affairs of the Group that occurred during the half year ended 31 December 2017 were as follows:

Voluntary Administration

During the period, the directors believed that it was likely that the Company may at some point in the future, not be able to meet all financial commitments as and when they fell due, which resulted in an administrator being appointed to the company and its subsidiary Veriluma Software Pty Ltd on 15 November 2017.

Events after the reporting date

Deed of Company Arrangement (DOCA)

On the 19th February 2018 the creditors of the Group voted in favour of the Company and its subsidiary entering into a Deed of Company Arrangement (DOCA) to enable the recapitalisation of the Group and establishment of a Creditors Trust.

On the 12th March 2018 the Company and its subsidiary entered into the Deed of Company Arrangement with Mr Sule Arnautovic and Ms Amanda Young of Jirsch Sutherland as Deed Administrators and Canary Capital Pty Ltd (Canary) as the Proponent, the DOCA was effectuated on the 28th June 2018. The key features of the DOCA were as follows:

- Extinguish certain pre-administration liabilities of the Company and its subsidiary excluding employee entitlements for continuing employees
- All secured creditors to release Personal Property Securities Register (PPSR) registered securities
- Establishment of a Creditors Trust
- Capital raising through the issue of 366,666,667 shares in the Company at \$0.003 per share to the threshold amount of \$1,100,000
- Offers of employment to continuing employees, the Group assuming the employee entitlements of the continuing employees
- Transfer of \$560,000 into the Creditors Trust
- Any deferred consideration received from the sale of Toro Mining Pty Ltd to Ausgold Resources Pty Ltd capped at \$300,000 becomes property of the Creditors Trust
- Upon reinstatement to the ASX reimburse Canary Capital Pty Ltd for all costs in respect of the DOCA, including \$100,000 contributed to the fund the Groups trading liabilities during the administration period
- Upon reinstatement to the ASX reimburse Ms Elizabeth Whitelock \$90,079 for legal fees in relation to the Supreme Court of New South Wales proceedings

Directors' report (continued)

Events after the reporting date (continued)

With control of the Company returned to the Directors on 28 June 2018, the focus of the Group was primarily in responding to the Government Request for Proposal for software and services. Securing a Government contract would provide a firm foundation on which to build the Group. The Directors are still committed to securing partnerships as well as customers in the corporate sector.

Subsequent to the half year ended 31 December 2017, the Group submitted a proposal to the Department of Defence in relation to the transformation of data into value-added intelligence.

In February 2019, the Group signed a contract which will generate up to \$1.97m in revenue over 3 years, with an option to extend for a further 2 years, to supply software and services to the Australian Department of Defence. This contract commenced in March 2019.

Additionally, in March 2019, the Company received commitments from several sophisticated and professional investors for an aggregate of \$500,000 financing by way of a short-term convertible note facility (Facility) which was entered into on the 28th March 2019. As at the end of April 2019 the Facility was drawn to \$310,000. The convertible notes issued will be convertible on or before 28 March 2020 at a conversion price of not less than \$0.002. Conversion is subject to obtaining shareholder approval. The funds will be used as working capital to allow the company to drive sales and deliver its prescriptive analytics software.

Securities	Convertible Notes (Notes) with a face value equal to A\$1.10 per Note (Face Value).
Principal	Aggregate of \$500,000
Purchase Price	Each Note has a purchase price of A\$1.00
Advances	Each Advance must be made within 7 days of the Company's request.
Conditional	The Notes are not convertible until Shareholder Approval (defined below) has been obtained. Notes issued prior to Shareholder Approval are loan notes only and are to be exchanged for convertible notes on Shareholder Approval being obtained.
Maturity Date	28 March 2020
Interest Rate	10% per annum
Interest Payments	Bi-monthly in arrears in cash from the date of the relevant Advance until converted or redeemed
Conversion Price	 The higher of: (a) A\$0.002 (Fixed Conversion Price); or (b) 80% of the volume weight average price of the Company's fully paid ordinary shares (Shares) as traded on ASX on the 5 trading days immediately prior to the date of giving the Conversion Notice.

The key terms and conditions of the convertible notes are as follows:

Directors' report (continued)

Events after the reporting date (continued)

Conversion Securities	That number of fully paid ordinary shares in the capital of the Company (Shares) equal to the Face Value being
	converted divided by the Conversion Price, together with one option to acquire a Share (Option) for every two Shares issued.
	Each Option will have an exercise price equal to the Conversion Price and an expiry date of 3 years from the date of issue.
Redemption	The Company may redeem the Notes in full at:
	 (a) 105% of the Face Value if repaid within 30 days of the Advance Date;
	(b) 110% of Face Value if repaid later than 30 days and within 6 months of the Advance Date; or
	(c) 120% of Face Value if repaid later than 6 months after the Advance Date.
Events of Default	If an event of default occurs (event of insolvency of the Company or any of its subsidiaries, default under the agreement, or the Company's securities not being reinstated to trading on ASX by 15 June 2019), the Lender may demand repayment of the Notes within 30 days.
Shareholder Approval	The Borrower must convene a shareholder meeting to be held within 90 days of the date of execution of the term sheet to seek shareholder approval for the issue of all Notes relating to Advances (Shareholder Approval).
	In the event the Shareholder Approval expires before the issue of all Notes, the Company must convene a further meeting within 60 days of the date of expiry of the Shareholder Approval.
Adjustments	If the Company issues Shares below the Fixed Conversion Price, excluding Shares issued under the Facility agreement, the Fixed Conversion Price will be amended down to 20% less than that issue price.
	In addition, where the Company conducts a reorganisation of capital (as defined in the ASX Listing Rules), the number of securities or the Conversion Price or both must be reorganized so that the holder of the Notes will not receive a benefit that holders of Shares do not receive.
Security	Repayment of the Notes will be secured over all present and after acquired property of the Company and, if required by the Lender, the Company's wholly owned subsidiary, Veriluma Software Pty Ltd (ACN 117 490 785).

Directors' report (continued)

Events after the reporting date (continued)

Further the Group resolved to enter into a Corporate Advisory Mandate in March 2019 with King Corporate Pty Ltd, to assist with potential capital raising including the short-term convertible notes, this mandate is for a period of six months, the terms of which are as follows:

- First right of refusal to be engaged by the Group for any future capital raising in the twelve months preceding the acceptance of the Mandate
- Lump Sum costs of \$25,000 were paid within 7 days of acceptance of the Corporate Advisory Mandate, additionally
 on the 4th April 2019 the Group issued 10,000,000 fully paid ordinary shares and 20,000,000 options to acquire
 shares exercisable at \$0.003 with an expiry date of 4th April 2022 from the date of issue.

On 4th April 2019, the first right of refusal was exercised by King Corporate Pty Ltd to propose a capital raising of up to \$2,500,000 with a minimum of \$2,300,000 by way of an issue of up to 833,333,333 fully paid ordinary shares in the Group at an issue price of \$0.003 per share to sophisticated and professional investors. This is subject to shareholder approval and ASX confirmation of reinstatement of the Group's securities to trading.

Other than the above, no matters or circumstances have arisen since the end of the financial period which significantly affected or could significantly affect the operations of the Group, the results of those operations, or the state of affairs of the Group in future financial years.

Environmental Regulations

The mining leases granted to the Group pursuant to Mining Acts are granted subject to various conditions, which include standard environmental requirements. The group adheres to these conditions and the Directors are not aware of any contraventions of these requirements.

Dividends paid or recommended

The directors do not recommend the payment of a dividend and no amount has been paid or declared by way of a dividend to the date of this report.

Company Secretary

The following people held the position of Company Secretary during or since the half year are: Patrick Raper – appointed on 16 April 2018 Tharun Kuppanda – appointed on 19 September 2017 and resigned on 16 November 2017 Lisa Dadswell – appointed on 28 April 2017 and resigned on 19 September 2017

Proceedings on behalf of the company

The Board of Veriluma Limited and its subsidiary Veriluma Software Pty Ltd appointed Jamieson Louttit and Associates as Administrators effective 15th November 2017 pursuant to section 447A of the Corporations Act. On the 15th December 2017 Jamieson Louttit and Associates was retired as Administrator and Jirsch Sutherland was appointed. On 12 October 2018, Jamieson Louttit and Associates lodged a Form 16 Notice of Intention to Apply for Remuneration with the Federal Court of New South Wales against Veriluma Limited and its subsidiary Verliuma Software Pty Ltd. The Directors have determined that the maximum remuneration payable per the claim is \$87,500 inc GST. As at 31 December 2017, a liability of \$87,500 has been recognised by the Group for the fees claimed (December 2016: None).

Auditor's independence declaration

The lead auditor's independence declaration for the half-year ended 31 December 2017 can be found on page 8 of the financial report.

This director's report is signed in accordance with a resolution of the Board of Directors.

Director:

15 May 2019



Lead Auditor's Independence Declaration under Section 307C of the Corporations Act 2001

To the Directors of Veriluma Limited

I declare that, to the best of my knowledge and belief, in relation to the review of Veriluma Limited for the half-year ended 31 December 2017 there have been:

- i. no contraventions of the auditor independence requirements as set out in the *Corporations Act 2001* in relation to the review; and
- ii. no contraventions of any applicable code of professional conduct in relation to the review.

KPNC

KPMG

Adam Twemlow Partner

Gold Coast

15 May 2019

CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME FOR THE HALF-YEAR ENDED 31 DECEMBER 2017

	Note	31 December 2017 \$	31 December 2016 \$ * Restated
Revenue		14,635	5,000
Other income		140,909	-
Audit fees		(48,938)	(20,952)
Consulting and professional fees		(472,216)	(293,233)
Employee costs		(461,411)	(395,819)
Non-Executive Directors' Fees		(39,850)	(33,123)
Marketing and public relations expense	_	(81,313)	(100,302)
Reverse acquisition costs	7	-	(12,560,502)
Share registry and listing fees		(16,907)	(41,627)
Other expenses		(291,068)	(75,007)
Finance costs	-	(3,034)	(7,601)
Voluntary administration expense	5	(241,886)	-
Share based payments expense - directors' fees		-	-
Share of net profits of equity-accounted associates and joint ventures		158	985
Profit (loss) before income tax		(1,500,921)	(13,522,181)
Income tax expense		-	-
Profit (loss) from continuing operations		(1,500,921)	(13,522,181)
Discontinued operation			
Profit (loss) from discontinued operation, net of tax	6	462,968	(110,226)
Loss for the period		(1,037,954)	(13,632,407)
Other comprehensive income / (loss)		-	-
Total comprehensive income / (loss), for the period		(1,037,954)	(13,632,407)
Loss attributable to:			
Members of the parent entity		(1,037,954)	(13,632,407)
Earnings per share			
Basic / diluted loss per share (cents)	12	(0.29)	(4.77)
Earnings per share - continuing operations			
Basic / diluted loss per share (cents)	12	(0.42)	(4.74)

*See note 6 – discontinued operations

The above statement of profit or loss and other comprehensive income should be read in conjunction with accompanying notes.

CONSOLIDATED STATEMENT OF FINANCIAL POSITION AS AT 31 DECEMBER 2017

Note	31 December 2017 \$	30 June 2017 \$
Cash and cash equivalents	3,743	362,273
Trade and other receivables	319,603	514,072
Other assets	9,344	42,661
Total current assets	332,690	919,006
Non-current assets		
Other assets	-	12,684
Investment in associates	1,822	1,663
Property, plant and equipment	8,603	7,002
Total non-current assets	10,425	21,349
Total assets	343,115	940,355
Current liabilities		
Trade and other payables	626,220	387,244
Borrowings 8	50,852	-
Employee benefits 9	209,178	161,625
Other liabilities 13	148,243	-
Total current liabilities	1,034,493	548,869
Non-current liabilities		
Employee benefits 9	5,404	50,314
Total non-current liabilities	5,404	50,314
Total liabilities	1,039,897	599,183
Net assets / (liabilities)	(696,782)	341,172
Equity		
Issued capital 10	14,361,745	14,361,745
Reserves	25,400	150,950
Retained losses	(15,083,927)	(14,171,523)
Total equity / (deficiency) attributable to members of the		
Company	(696,782)	341,172
Total equity / (deficiency)	(696,782)	341,172

The above consolidated statement of financial position should be read in conjunction with the accompanying notes.

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY FOR THE HALF-YEAR ENDED 31 DECEMBER 2017

	Note	Ordinary Shares \$	Retained Earnings \$	Option Reserve \$	Total \$
Balance at 1 July 2017 Loss for the period Transactions with owners in their capacity as owners		14,361,745 -	(14,171,523) (1,037,954)	150,950 -	341,172 (1,037,954)
Lapsed options	11	-	125,550	(125,550)	-
Balance at 31 December 2017		14,361,745	(15,083,927)	25,400	(696,782)
	Note	Ordinary Shares Ś	Retained Earnings \$	Option Reserve Ś	Total Ś
Balance at 1 July 2016	Note	•		•	\$
Balance at 1 July 2016 Loss for the period	Note	Shares \$	Earnings \$	Reserve	
•	Note	Shares \$ 423,109	Earnings \$ (1,808,536)	Reserve	\$ (1,385,427)
Loss for the period Transactions with owners in their capacity as	Note 7	Shares \$ 423,109	Earnings \$ (1,808,536)	Reserve	\$ (1,385,427)
Loss for the period Transactions with owners in their capacity as owners		Shares \$ 423,109 -	Earnings \$ (1,808,536)	Reserve	\$ (1,385,427) (13,632,407)
Loss for the period Transactions with owners in their capacity as owners Share based payment - settlement of liability	7	Shares \$ 423,109 - 200,000	Earnings \$ (1,808,536)	Reserve \$ -	\$ (1,385,427) (13,632,407) 200,000

The above consolidated statement of changes in equity should be read in conjunction with the accompanying notes.

CONSOLIDATED STATEMENT OF CASH FLOWS FOR THE HALF-YEAR ENDED 31 DECEMBER 2017

	31 December 2017 \$	31 December 2016 \$
Cash flows from operating activities: Receipts from customers	8,951	5,000
Payments to suppliers and employees	(1,226,138)	(1,489,564)
Interest received	425	1,341
Interest paid	(1,275)	(8,942)
Receipt from grants	401,682	247,783
Net cash provided by / (used in) operating activities	(816,355)	(1,244,382)
Cash flows from investing activities: Disposal of discontinued operation Advances to associates Purchase of property, plant and equipment Net cash provided by / (used in) investing activities	410,000 - (3,026) 406,974	(22,715) (425) (23,140)
Cash flows from financing activities Repayment of related party and shareholder loans Proceeds from related party borrowings	- 50,851	(636,384)
Bank guarantee		(12,684)
Net cash provided by / (used in) financing activities	50,851	(649,068)
Net increase / (decrease) in cash and cash equivalents held	(358,530)	(1,916,590)
Cash and cash equivalents at the beginning of the period	362,273	17,522
Cash acquired	-	3,350,969
Cash and cash equivalents at end of financial period	3,743	1,451,901

The above consolidated statement of cash flows should be read in conjunction with the accompanying notes.

NOTES TO THE FINANCIAL STATEMENTS FOR THE HALF-YEAR ENDED 31 DECEMBER 2017

These condensed consolidated interim financial statements as at and for the six months ended 31 December 2017 covers Veriluma Limited and its controlled entities ('the Group'). Veriluma Limited is a listed public company limited by shares, incorporated and domiciled in Australia. The Group is a for-profit entity primarily involved in product development, marketing and commercialisation of software, products and services.

Each of the entities within the Group prepare their financial statements based on the currency of the primary economic environment in which the entity operates (functional currency). The consolidated financial statements are presented in Australian dollars which is the parent entity's functional and presentation currency.

The financial report was authorised for issue by the Directors on 15 May 2019

The Company and its subsidiary went into voluntary administration on 15 November 2017. On 12 March 2018, the Company and its subsidiary in administration entered into a Deed of Company Arrangement (DOCA) which was effectuated on 28 June 2018. On this date the Group was handed back to the control of the Directors.

1. Basis of Preparation

The interim consolidated financial statements for the six months ended 31 December 2017 have been prepared in accordance with AASB 134 *Interim Financial Reporting* and the Corporations Act 2001.

The interim consolidated financial statements do not include all the information and disclosures required in the annual financial statements and should be read in conjunction with the annual financial statements of Veriluma Limited and its controlled entities as at and for the year ended 30 June 2017, which are available upon request from the Company's registered office at level 3, 33-35 Atchison Street, St Leonards, New South Wales 2065.

Going Concern

The Directors have prepared the consolidated financial report of the Group on a going concern basis, which assumes continuity of normal business activities and realisation of assets and the settlement of liabilities in the ordinary course of business.

On the 15th November 2017, the Company along with its subsidiary were placed into Voluntary Administration, the Group appointed Mr Jamieson Louttit of Jamieson Louttit and Associates as Administrator of the Group. On the 15th December 2017, the Supreme Court of New South Wales made orders appointing Mr Sule Arnautovic and Ms Amanda Young of Jirsch Sutherland as Administrators to the Group pursuant to section 447A of the Corporations Act. Consequently, Mr Jamieson Louttit retired as Administrator on the 15th December 2017.

On the 19th February the creditors of the Group voted in favour of the Company and its subsidiary entering into a Deed of Company Arrangement (DOCA) to enable the recapitalisation of the Group and the establishment of a Creditors Trust.

On the 12th March 2018 the Company and its subsidiary entered into the Deed of Company Arrangement with Mr Sule Arnautovic and Ms Amanda Young of Jirsch Sutherland as Deed Administrators and Canary Capital Pty Ltd (Canary) as the Proponent, the DOCA was effectuated on the 28th June 2018. The key features of the DOCA were as follows:

- Extinguish certain pre-administration liabilities of the Company and its subsidiary excluding employee entitlements for continuing employees
- All secured creditors to release Personal Property Securities Register (PPSR) registered securities
- Establishment of a Creditors Trust
- Capital raising through the issue of 366,666,667 shares in the Company at \$0.003 per share to the threshold amount of \$1,100,000
- Offers of employment to continuing employees, the Group assuming the employee entitlements of the continuing employees
- Transfer of \$560,000 into the Creditors Trust
- Any deferred contingent consideration received from the sale of Toro Mining Pty Ltd to Ausgold Resources Pty Ltd capped at \$300,000 becomes property of the Creditors Trust
- Upon reinstatement to the ASX reimburse Canary Capital Pty Ltd for all costs in respect of the DOCA, including \$100,000 contributed to the fund the Groups trading liabilities during the administration period

Notes to the Financial Statements (continued)

1. Basis of Preparation (continued)

Going Concern (continued)

- Upon reinstatement to the ASX reimburse Ms Elizabeth Whitelock \$90,079 for legal fees in relation to the Supreme Court of New South Wales proceedings

The Group continues in the research, development and commercialisation stage of its artificial intelligence technology.

For the half year ended 31 December 2017, the Group has incurred a net loss after tax of \$1,037,954. The Group incurred net cash outflows from operations of \$816,355.

As at 31 December 2017, the Group had cash and cash equivalents of \$3,743 (2017: \$362,273) and net liabilities of \$696,782 (2017: net assets \$341,172) and retained losses of \$15,083,927 (2017: \$14,171,523)

Subsequent to period end the Group submitted a proposal to the Department of Defence in relation to the transformation of data into value-added intelligence.

In February 2019, the Group signed a contract with the Department of Defence which will generate up to \$1.97m in revenue over 3 years, with an option to extend for a further 2 years. This contract commenced in March 2019.

Additionally, the Company received commitments from several sophisticated and professional investors for an aggregate of \$500,000 financing by way of a short-term convertible note facility (Facility) which were entered into on the 28th March 2019. As at the end of April 2019 the Facility was drawn to \$310,000. The convertible notes issued will be convertible on or before 28 March 2020 at a conversion prices of not less than \$0.002. Conversion is subject to obtaining shareholder approval. The funds will be used as working capital to allow the company to drive sales and deliver its prescriptive analytics software. For a summary of key terms and conditions of the convertible notes please refer to Subsequent events, note 14.

Management have prepared cash flow projections that support the Group's ability to continue as a going concern. These cash flow projections assume the Group will continue to invest in the research, development and commercialisation of its artificial intelligence technology and are critically dependent on the following mitigating factors:

• the Group generating significant positive cash flows from the commercialisation of its artificial intelligence technology focusing on the National Security and Intelligence vertical; and/or

• the Group relisting on the ASX and raising additional funding from shareholders or other parties; and

• further drawdowns of convertible notes in the short term and the loan notes/convertible notes being repaid or converted to equity in accordance with the terms of the notes; and

• the Group maintaining expenditure in line with available funding.

The Directors of the Group consider that the above critical assumptions can be achieved, and the Group will be able to continue as a going concern. The mitigating factors outlined above may not be achieved as contemplated and therefore give rise to a material uncertainty which may cast significant doubt over the Group's ability to continue as a going concern. In the event that the Group cannot continue as a going concern it may not be able to realise its assets and extinguish its liabilities in the ordinary course of operations and at the amounts stated in the interim financial report.

2. Summary of Significant Accounting Policies

The interim financial statements have been prepared in accordance with the same accounting policies adopted in the Group's last annual financial statements for the year ended 30 June 2017.

3. Critical Accounting Estimates and Judgments

In preparing these interim financial statements, management has made judgements, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets and liabilities, income and expenses. Actual results may differ from these estimates.

In addition to the significant judgements made by management in applying the Group's accounting policies and the key sources of estimation uncertainty applied to the consolidated financial statements as at and for the six months ended 31 December 2017, management has made significant judgements and estimates in relation to the following transactions that occurred during the period:

Notes to the Financial Statements (continued)

3. Critical Accounting Estimates and Judgements (continued)

• Going concern (see note 1)

4. Operating segments

The Group has identified its operating segments based on the internal reports that are reviewed and used by the Board of Directors (chief operating decision makers) in assessing performance and determining the allocation of resources. The information presented in the financial report is the same information that is reviewed by the Directors.

The Group has identified it only operates in one business segment, being the product development, marketing and commercialisation of software, products and services in Australia. As all significant assets and liabilities and the financial result relates to the one business segment, no detailed segment analysis has been performed. No seasonality in the business segment has been identified that would have a significant impact on the interim results of the Group.

5. Expenses arising from Voluntary Administration

	Dec 2017	Dec 2016
	\$	\$
Administrator fees and expenses	177,940	-
Legal fees	63,946	-
Total expenses arising from voluntary administration	241,886	-

6. Discontinued operations

The amounts presented in the Statement of Profit or Loss and Other Comprehensive Income under discontinued operations relate to the sale of Toro Mining Pty Ltd on 24 July 2017 for a gain of \$462,968. This occurred due to a strategic decision to divest the exploration and evaluation permits held by the Group to focus on the product development, marketing and commercialisation of software, products and services in Australia.

7. Acquisition of Parmelia Resources Limited (2017)

On 8th September 2016, Veriluma Limited (formerly Parmelia Resources Limited) acquired 100% of the ordinary share capital and voting rights of Veriluma Software Pty Ltd (formerly Veriluma Pty Ltd) as detailed in the Share Sale Agreement between Veriluma Limited and Veriluma Software Pty Ltd dated 23 December 2015. Veriluma Software Pty Ltd was an unlisted private company involved in the development and commercialisation of intellectual property predominantly in the field of prescriptive analytics technology.

Veriluma Limited gained legal control of Veriluma Software Pty Ltd through the issue of Veriluma Limited ordinary shares to the shareholders of Veriluma Software Pty Ltd. The acquisition of Veriluma Limited by Veriluma Software Pty Ltd does not meet the definition of a business combination under AASB 3 *Business Combinations* as Veriluma Limited did not meet the business test at the time of acquisition.

Although the transaction was not a business combination, the acquisition has been accounted for as an asset acquisition with reference to the guidance for reverse acquisitions in AASB 3 *Business Combinations* and with reference to AASB 2 *Share Based Payments*.

From an accounting perspective, the acquirer is Veriluma Software Pty Ltd and the acquiree is Veriluma Limited because the shareholders of Veriluma Software Pty Ltd gained control of Veriluma Limited post acquisition. Additionally, the directors of Veriluma Software Pty Ltd were appointed directors of Veriluma Limited on 8 September 2016, and the majority of the existing directors of Veriluma Limited resigned on this date.

The acquisition of the identifiable net assets of Veriluma Limited therefore is accounted for as a share-based payment transaction in accordance with AASB 2 *Share Based Payments*. The consideration in an acquisition accounted for under AASB 2 *Share Based Payments* is measured at the fair value of the deemed issue of shares by Veriluma Software Pty Ltd, equivalent to the current shareholders' interest in Veriluma Limited on acquisition.

Notes to the Financial Statements (continued)

7. Acquisition of Parmelia Resources Limited (2017) (continued)

The assets and liabilities of Veriluma Software Pty Ltd, as the acquirer, are measured at their pre-combination carrying amounts and the assets and liabilities of Veriluma Limited, as the acquiree, are measured at fair value at the date of acquisition.

Any excess of the fair value of the shares over the acquired assets and liabilities is recognised as a listing expense in profit or loss. Other transaction costs related to the acquisition totaling \$189,122 have also been recognised as an expense in profit or loss.

	June 2017
	\$
Fair value of shares issued	13,737,266
Fair value of options acquired	2,212,047
Fair value of share-based payment,	
assessed in accordance with AASB 2	15,949,313
Fair value of Veriluma Limited (formerly	
Parmelia Resources Limited) assets and	
liabilities held at acquisition:	
Cash and cash equivalents	(3,350,969)
Trade and other receivables	(55,945)
Other current assets	(24,280)
Trade and other payables	190,645
Forgiveness of loan payable by Veriluma Software	(337,389)
Listing expense on reverse acquisition recognised on the date of acquisition	12,371,375
Other acquisition expenses incurred	189,127
Total reverse acquisition costs	12,560,502

8. Borrowings

Current	Dec 2017 \$	June 2017 \$
Related party borrowings:		
Elizabeth Whitelock	50,852	-

The above amounts are unsecured and interest free.

Related party receivables

At 31 December 2017, the Group was owed \$128,327 (2016: \$22,715) from Legal Logix Holdings Pty Ltd, the Group's joint venture. The receivable accrues interest at a rate of 7%, is unsecured and has a term of 3 years however given its recoverability is dependent on the entity producing future revenues, its recovery is deemed doubtful at 31 December 2017 and the receivable has been fully provided for. The Directors are continuing to pursue the recovery of this amount.

Notes to the Financial Statements (continued)

9. Employee benefits

	Dec 2017	June 2017
	\$	\$
Current		
Annual Leave	168,414	161,625
Long Service Leave	40,764	-
Total current	209,178	161,625
Non-current		
Long Service Leave	5,404	50,314
Total employee benefits expense	214,582	211,939
10. Capital and reserves		
31 December 2017	No.	\$
Balance at the beginning of the financial period - 1 July 2017 (fully paid)	359,131,459	14,361,745
Conversion of Performance A shares	7	
Total Veriluma Limited ordinary shares at the end of the		
, period	359,131,466	14,361,745
30 June 2017		
Fully paid ordinary shares	274 420	422.400
Balance at the beginning of the financial period - 1 July 2016	271,429	423,109
Veriluma Software Pty Ltd ordinary shares surrendered Veriluma Limited shares issued to the shareholders of	(271,429)	-
Veriluma Software Pty Ltd	162,857,400	13,737,266
Veriluma Limited shares held by the shareholders of		
Parmelia Resources Limited	193,389,516	-
Shares issued in settlement of liability	2,857,143	200,000
Exercise of options	27,400	1,370

As at 31 December 2017, Veriluma Limited has 30,000,000 performance shares on issue which will convert to ordinary shares subject to various milestones being achieved and conditions satisfied (see note 11).

359,131,459

14,361,745

11. Equity

Performance shares

The issue of the 30,000,000 performance shares is contingent on achieving the following milestones:

Total Veriluma Limited ordinary shares on issue at the end of the period

31 December 2017	Performance Milestone
15,000,000 B Performance Shares	B Performance Share milestone will be taken to have been satisfied if, on or before the 3 rd anniversary of the issue of the B Performance Shares, the Veriluma business achieves annual sale revenues of not less than A\$3 million.
15,000,000 C Performance Shares	C Performance Share milestone will be taken to have been satisfied if, on or before the 4 th anniversary of the issue of the C Performance Shares, the Veriluma business achieves annual sale revenues of not less than A\$10 million.

Notes to the Financial Statements (continued)

11. Equity (continued)

As at 30 June 2017, there were 40,000,000 performance shares on issue, 10,000,000 lapsed during the half-year ended 31 December 2017 due to the respective performance milestone not being reached. The A Performance Shares have lapsed as the milestone was not satisfied on or before the 2nd anniversary of the issue of the A Performance Shares, as a result the entire holding of each holder of A Performance Shares is converted to one fully paid ordinary share. The full terms and conditions are set out in Schedule 1 of the Notice of Meeting released to the ASX on 10 June 2016.

30 June 2017	Performance Milestone
10,000,000 A Performance Shares	A Performance Share milestone will be taken to have been satisfied if, on or before the 2 nd anniversary of the issue of the A Performance Shares, the Veriluma business achieves annual sale revenues of not less than A\$2 million.
15,000,000 B Performance Shares	B Performance Share milestone will be taken to have been satisfied if, on or before the 3 rd anniversary of the issue of the B Performance Shares, the Veriluma business achieves annual sale revenues of not less than A\$3 million.
15,000,000 C Performance Shares	C Performance Share milestone will be taken to have been satisfied if, on or before the 4 th anniversary of the issue of the C Performance Shares, the Veriluma business achieves annual sale revenues of not less than A\$10 million.

Share option program

Options are granted under the Company's Incentive Option Scheme. Eligible participants shall be full time or part time employees or consultants of the Company or an Associate Body Corporate. Options issued pursuant to the Scheme will be issued free of charge. The ability for the employee to exercise the options is restricted in accordance with the terms and conditions detailed in the Incentive Option Scheme. The exercise period may also be affected by other events as detailed in the terms and conditions in the Incentive Option Scheme.

Each option entitles the holder to subscribe for and be allotted one share. Shares issued pursuant to the exercise of options including bonus issues and new issues rank equally and carry the same rights and entitlements as other shares on issue.

The options have been granted to Key Management Personnel (KMP) to provide a market-linked incentive package in their capacity as KMP and for future performance by them in their roles. The KMP options vested immediately after the issue date.

Options issued

No options were issued during the current period.

At 31 December 2017, Veriluma Limited had 1,000,000 exercisable unlisted options on issue.

At 30 June 2017, Veriluma Limited had 5,500,000 exercisable listed and unlisted options on issue.

Unlisted Options

The fair value of unlisted options has been determined at acquisition date. The share price at acquisition date of \$0.08 has been used in the valuation. A volatility factor of 60% based on historical share price information of comparable companies and a risk-free interest rate of 1.45% - 1.49% (depending on the remaining term of the options) has been used. These options have no vesting period. The unlisted options comprise the following:

	Number	Exercise price	Fair Value	Expiry date
Director options 2	4,500,000	\$0.064	\$125,550	31/10/2017
Director options 3	1,000,000	\$0.109	\$25,400	08/09/2019

Expired options

During the half year, 4,500,000 unlisted options with an acquisition date fair value of \$125,550 expired, the acquisition

Notes to the Financial Statements (continued)

11. Equity (continued)

date fair value has been transferred from the option reserve to accumulated losses.

During the period ended 31 December 2016, 20,441,667 of the unlisted options with an acquisition date fair value of \$76,744 expired. The acquisition date fair value has been transferred from the option reserve to accumulated losses.

12. Loss per share

	Dec 2017	Dec 2016
Weighted number of shares on issue	359,131,461	285,511,562

The effects of potential ordinary shares are only included in the diluted earnings per share where their inclusion would increase the loss per share or decrease the earnings per share. For the period ended 31 December 2017, 1,000,000 options and 30,000,000 performance shares were excluded from the diluted weighted average number of ordinary shares as their effect would have been anti-dilutive.

13. Provisions

Current	Dec 2017 \$	Jun 2017 \$
Jamieson Louttit and Associates - Voluntary		
Administrator Fees	87,500	-
Jirsch Sutherland - Voluntary Administrator Fees	60,743	-
	148,243	-

The Board of Veriluma Limited and its subsidiary Veriluma Software Pty Ltd appointed Jamieson Louttit and Associates as Administrators effective 15th November 2017 pursuant to section 447A of the Corporations Act. On the 15th December Jamieson Louttit and Associates was retired as Administrator and Jirsch Sutherland was appointed. On 12 October 2018, Jamieson Louttit and Associates lodged a Form 16 Notice of Intention to Apply for Remuneration with the Federal Court of New South Wales against Veriluma Limited and its subsidiary Veriluma Software Pty Ltd. The Directors have determined that the maximum remuneration payable per the claim is \$87,500 inc GST. As at 31 December 2017, a liability of \$87,500 has been recognised by the Group for the fees (30 June 2017: None).

14. Events after the Reporting Date

Deed of Company Arrangement (DOCA)

On the 19th February 2018, the creditors of the Group voted in favour of the Company and its subsidiary entering into a Deed of Company Arrangement (DOCA) to enable the recapitalisation of the Group and the establishment of a Creditors Trust.

On the 12th March 2018 the Company and its subsidiary entered into the Deed of Company Arrangement with Mr Sule Arnautovic and Ms Amanda Young of Jirsch Sutherland as Deed Administrators and Canary Capital Pty Ltd (Canary) as the Proponent, the DOCA was effectuated on the 28th June 2018. The key features of the DOCA were as follows:

- Extinguish certain pre-administration liabilities of the Company and its subsidiary excluding employee entitlements for continuing employees
- All secured creditors to release Personal Property Securities Register (PPSR) registered securities
- Establishment of a Creditors Trust
- Capital raising through the issue of 366,666,667 shares in the Company at \$0.003 per share to the threshold amount of \$1,100,000
- Offers of employment to continuing employees, the Group assuming the employee entitlements of the continuing employees
- Transfer of \$560,000 into the Creditors Trust

Notes to the Financial Statements (continued)

14. Events after the Reporting Date (continued)

- Any deferred contingent consideration received from the sale of Toro Mining Pty Ltd to Ausgold Resources Pty Ltd capped at \$300,000 becomes property of the Creditors Trust
- Upon reinstatement to the ASX reimburse Canary Capital Pty Ltd for all costs in respect of the DOCA, including \$100,000 contributed to the fund the Groups trading liabilities during the administration period
- Upon reinstatement to the ASX reimburse Ms Elizabeth Whitelock \$90,079 for legal fees in relation to the Supreme Court of New South Wales proceedings

Subsequent to period end the Group submitted a proposal to the Department of Defence to in relation to the transformation of data into value-added intelligence.

In February 2019, the Group signed a contract which will generate up to \$1.97m in revenue over 3 years, with an option to extend for a further 2 years, to supply software and services to the Australian Department of Defence. This contract commenced in March 2019.

Additionally, in March 2019, the Company received commitments from several sophisticated and professional investors for an aggregate of \$500,000 financing by way of a short-term convertible note facility (Facility) which was entered into on the 28th March 2019. As at the end of April 2019 the Facility was drawn to \$310,000. The convertible notes issued will be convertible on or before 28 March 2020 at a conversion price of not less than \$0.002. Conversion is subject to obtaining shareholder approval. The funds will be used as working capital to allow the company to drive sales and deliver its prescriptive analytics software.

Securities	Convertible Notes (Notes) with a face value equal to A\$1.10 per Note (Face Value).
Principal	Aggregate of \$500,000
Purchase Price	Each Note has a purchase price of A\$1.00
Advances	Each Advance must be made within 7 days of the Company's request.
Conditional	The Notes are not convertible until Shareholder Approval (defined below) has been obtained. Notes issued prior to Shareholder Approval are loan notes only and are to be exchanged for convertible notes on Shareholder Approval being obtained.
Maturity Date	28 March 2020
Interest Rate	10% per annum
Interest Payments	Bi-monthly in arrears in cash from the date of the relevant Advance until converted or redeemed
Conversion Price	 The higher of: (a) A\$0.002 (Fixed Conversion Price); or (b) 80% of the volume weight average price of the Company's fully paid ordinary shares (Shares) as traded on ASX on the 5 trading days immediately prior to the date of giving the Conversion Notice.

The key terms and conditions of the convertible notes are as follows:

Notes to the Financial Statements (continued)

14. Events after the Reporting Date (continued)

Conversion Securities	That number of fully paid ordinary shares in the capital of the Company (Shares) equal to the Face Value being converted divided by the Conversion Price, together with one option to acquire a Share (Option) for every two Shares issued.
	Each Option will have an exercise price equal to the Conversion Price and an expiry date of 3 years from the date of issue.
Redemption	The Company may redeem the Notes in full at:
	 (a) 105% of the Face Value if repaid within 30 days of the Advance Date;
	(b) 110% of Face Value if repaid later than 30 days and within 6 months of the Advance Date; or
	(c) 120% of Face Value if repaid later than 6 months after the Advance Date.
Events of Default	If an event of default occurs (event of insolvency of the Company or any of its subsidiaries, default under the agreement, or the Company's securities not being reinstated to trading on ASX by 15 June 2019), the Lender may demand repayment of the Notes within 30 days.
Shareholder Approval	The Borrower must convene a shareholder meeting to be held within 90 days of the date of execution of the term sheet to seek shareholder approval for the issue of all Notes relating to Advances (Shareholder Approval).
	In the event the Shareholder Approval expires before the issue of all Notes, the Company must convene a further meeting within 60 days of the date of expiry of the Shareholder Approval.
Adjustments	If the Company issues Shares below the Fixed Conversion Price, excluding Shares issued under the Facility agreement, the Fixed Conversion Price will be amended down to 20% less than that issue price.
	In addition, where the Company conducts a reorganisation of capital (as defined in the ASX Listing Rules), the number of securities or the Conversion Price or both must be reorganized so that the holder of the Notes will not receive a benefit that holders of Shares do not receive.
Security	Repayment of the Notes will be secured over all present and after acquired property of the Company and, if required by the Lender, the Company's wholly owned subsidiary, Veriluma Software Pty Ltd (ACN 117 490 785).

Further the Group resolved to enter into a Corporate Advisory Mandate in March 2019 with King Corporate Pty Ltd, to assist with potential capital raising including the short-term convertible notes, this mandate is for a period of six months, the terms of which are as follows:

• First right of refusal to be engaged by the Group for any future capital raising in the twelve months preceding the acceptance of the Mandate

Notes to the Financial Statements (continued)

14. Events after the Reporting Date (continued)

Lump Sum costs of \$25,000 were paid within 7 days of acceptance of the Corporate Advisory Mandate, additionally
on the 4th April 2019 the Group issued 10,000,000 fully paid ordinary shares and 20,000,000 options to acquire
shares exercisable at \$0.003 with an expiry date of 4th April 2022 from the date of issue.

On 4th April 2019, the first right of refusal was exercised by King Corporate Pty Ltd to propose a capital raising of up to \$2,500,000 with a minimum of \$2,300,000 by way of an issue of up to 833,333,333 fully paid ordinary shares in the Group at an issue price of \$0.003 per share to sophisticated and professional investors. This is subject to shareholder approval and ASX confirmation of reinstatement of the Group's securities to trading.

Other than the above, no matters or circumstances have arisen since the end of the financial period which significantly affected or could significantly affect the operations of the Group, the results of those operations, or the state of affairs of the Group in future financial years.

DIRECTORS' DECLARATION

The Directors of the Veriluma Limited (the Company) declare that:

- 1. The interim financial statements and notes set out on pages 9 to 22 are in accordance with the Corporations Act 2001, including:
 - (a) complying with Accounting Standard AASB 134 Interim Financial Reporting and the Corporations Regulations 2001, and
 - (b) giving a true and fair view of the Group's financial position as at 31 December 2017 and of its performance for the half-year ended on that date; and
- 2. In the Directors' opinion, there are reasonable grounds to believe that the Company will be able to pay its debts as and when they become due and payable.

This declaration is made in accordance with a resolution of the Directors made pursuant to section 303(5) of the Corporations Act 2001.

Signed in accordance with a resolution of the directors:

Dated at Gold Coast 15 May 2019

John Welsh Director



Independent Auditor's Review Report

To the shareholders of Veriluma Limited

Report on the Interim Financial Report

Conclusion

We have reviewed the accompanying *Interim Financial Report* of Veriluma Limited.

Based on our review, which is not an audit, we have not become aware of any matter that makes us believe that the Interim Financial Report of Veriluma Limited is not in accordance with the *Corporations Act 2001*, including:

- giving a true and fair view of the *Group's* financial position as at 31 December 2017 and of its performance for the Half-year ended on that date; and
- complying with Australian Accounting Standard AASB 134 Interim Financial Reporting and the Corporations Regulations 2001

The Interim Financial Report comprises:

- Consolidated statement of financial position as at 31 December 2017
- Consolidated statement of profit or loss and other comprehensive income, Consolidated statement of changes in equity and Consolidated statement of cash flows for the Half-year ended on that date
- Notes comprising a summary of significant accounting policies and other explanatory information
- The Directors' Declaration.

The *Group* comprises Veriluma Limited (the Company) and the entities it controlled at the Half year's end or from time to time during the Half-year.

Material uncertainty related to going concern - emphasis of matter

We draw attention to Note 1, "Going Concern" in the Interim Financial Report. The conditions disclosed in Note 1, indicate a material uncertainty exists that may cast significant doubt on the Group's ability to continue as a going concern and, therefore, whether it will realise its assets and discharge its liabilities in the normal course of business, and at the amounts stated in the Interim Financial Report. Our conclusion is not modified in respect of this matter.



Responsibilities of the Directors for the Interim Financial Report

The Directors of the Company are responsible for:

- the preparation of the Interim Financial Report that gives a true and fair view in accordance with *Australian Accounting Standards* and the *Corporations Act 2001*
- such internal control as the Directors determine is necessary to enable the preparation of the Interim Financial Report that is free from material misstatement, whether due to fraud or error.

Auditor's responsibility for the review of the Interim Financial Report

Our responsibility is to express a conclusion on the Interim Financial Report based on our review. We conducted our review in accordance with *Auditing Standard on Review Engagements ASRE 2410 Review of a Financial Report Performed by the Independent Auditor of the Entity,* in order to state whether, on the basis of the procedures described, we have become aware of any matter that makes us believe that the Interim Financial Report is not in accordance with the *Corporations Act 2001* including: giving a true and fair view of the Group's financial position as at 31 December 2017 and its performance for the half-year ended on that date; and complying with *Australian Accounting Standard AASB 134 Interim Financial Reporting* and the *Corporations Regulations 2001*. As auditor of Veriluma Limited, *ASRE 2410* requires that we comply with the ethical requirements relevant to the audit of the annual financial report.

A review of an Interim Financial Report consists of making enquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with *Australian Auditing Standards* and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

In conducting our review, we have complied with the independence requirements of the *Corporations Act 2001*.

KPNC

KPMG

Adam Twemlow Partner

Gold Coast

15 May 2019