G MEDICAL INNOVATIONS HOLDINGS LTD ARBN 617 204 743

(A company incorporated in the Cayman Islands) and its subsidiaries

ANNUAL REPORT

FOR THE YEAR ENDED 31 DECEMBER 2019

Table of Contents

CORPORATE DIRECTORY	2
AUDITOR'S INDEPENDENCE DECLARATION	3
CONSOLIDATED STATEMENTS OF FINANCIAL POSITION	4
CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME	6
CONSOLIDATED STATEMENTS OF CHANGES IN SHAREHOLDERS' EQUITY (DEFICIT)	7
CONSOLIDATED STATEMENT OF CASH FLOWS	8
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS	10
DIRECTORS' DECLARATION	52
INDEPENDENT AUDITORS' STATEMENTS TO SHAREHOLDERS OF G MEDICAL INNOVATIONS HOLDING LTD	53
CORPORATE GOVERNANCE STATEMENT	58
TAKEOVERS	65
ASX ADDITIONAL INFORMATION	71

CORPORATE DIRECTORY

Directors

Dr Kenneth R Melani – Non-Executive Chairman
Dr Yacov Geva – President and Chief Executive Officer
Dr Shuki Gleitman – Non-Executive Director
Dr Brendan de Kauwe – Non-Executive Director
Prof. Zeev Rotstein – Non-Executive Director
Mr Urs Wettstein – Non-Executive Director

Company Secretary

Mr Brett Tucker

Registered office

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Auditor

BDO Ziv Haft

Head Office: Amot Bituach House Building B, 48

Menachem Begin Road, Tel Aviv 66180

ISRAEL

Share Registry

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Solicitors

Australia

HWLE Ebsworth 240 St Georges Terrace Perth WA 6000

Cayman Islands

Carey Olsen P.O. Box 10008 Willow House, Cricket Square Grand Cayman, KY1-1001 Cayman Islands

Securities Exchange Listing

Australian Securities Exchange Limited

ASX Code - GMV



DECLARATION OF INDEPENDENCE BY BDO ZIV HAFT TO THE DIRECTORS G MEDICAL INNOVATIONS HOLDINGS LTD.

As lead auditor of G Medical Innovations Holdings Ltd. for the year ended 31 December, 2019, I declare that, to the best of my knowledge and belief, there have been:

- 1. No contraventions of the auditor independence requirements in relation to the audit; and
- 2. No contraventions of any applicable code of professional conduct in relation to the audit. This declaration is in respect of G Medical Innovations Holdings Ltd. and the entities it controlled during the period.

Tel-Aviv, Israel April 7, 2020

Ziv haft

Certified Public Accountants (Isr.)

BDO Member Firm

CONSOLIDATED STATEMENT OF FINANCIAL POSITION FOR THE YEAR ENDED 31 DECEMBER 2019

		December 31, 2019	December 31, 2018
	Note	US\$ in t	housands
ASSETS			
CURRENT ASSETS:			
Cash and cash equivalents		-	2,634
Restricted deposit		717	714
Inventories	4	378	1,355
Trade receivables, net		556	705
Other accounts receivable	5	723	973
Intangible assets, net	7	-	1,254
Total current assets		2,374	7,635
NON-CURRENT ASSETS:			
Other assets		71	242
Goodwill	6	2,844	2,844
Property, plant and equipment, net	8, 15	3,481	3,455
Total non-current assets		6,396	6,541
TOTAL ASSETS		8,770	14,176

The accompanying notes are an integral part of the financial statements.

CONSOLIDATED STATEMENT OF FINANCIAL POSITION FOR THE YEAR ENDED 31 DECEMBER 2019

		December 31, 2019	December 31, 2018
	Note	US\$ in thousands	
LIABILITIES AND SHAREHOLDERS' DEFICIT			
CURRENT LIABILITIES:			
Short term bank credit		93	-
Short term loan and current portion of long term loans	12	1,073	1,290
Trade payables		3,329	2,392
Loan from controlling shareholder	9	6,781	6,342
Convertible securities	10	757	-
Derivative liabilities – warrants	10, 14B	443	888
Deferred taxes	19	18	369
Short term portion of lease liability	15	363	-
Financial liability	10	3,566	-
Other accounts payable	11	678	1,005
Total current liabilities		17,101	12,286
NON-CURRENT LIABILITIES:			
Convertible securities	10	-	3,035
Deferred taxes	19	5	23
Long term lease liability	15	248	-
Long term loans	12	1,292	1,422
Total non-current liabilities		1,545	4,480
SHAREHOLDERS' DEFICIT:	14		
Share capital		410	361
Other reserve		1,500	1,500
Translation and other funds		2	(1)
Additional paid in capital		48,051	39,880
Accumulated deficit		(63,340)	(48,327)
G Medical innovations holdings ltd. Shareholder's deficit		(13,377)	(6,587)
Non-controlling interest		3,501	3,997
Total deficit		(9,876)	(2,590)
TOTAL LIABILITIES AND SHAREHOLDERS' DEFICIT		8,770	14,176

The accompanying notes are an integral part of the financial statements.

April 7, 2020		
Date of approval of the financial	Kobi Ben-Efraim	Dr. Yacov Geva
statements	CFO	President and Chief Executive
		Officer

CONSOLIDATED STATEMENTS OF

COMPREHENSIVE INCOME FOR THE YEAR ENDED 31 DECEMBER 2019

	<u>-</u>	Year ended December 31, 2019	Year ended December 31, 2018
	Note	US\$ in thousands (except for share data)
Revenue:	2.U		4.0
Products		12	40
Services		5,514	3,022
Total revenue		5,526	3,062
Cost of revenue:			
Cost of sales of products		1,047	99
Cost of services		4,702	2,895
Total cost of revenue		5,749	2,994
Gross profit (loss)		(223)	68
Operating expenses:			
Research and development expenses	16	2,552	4,145
Selling, general and administrative expenses	17	9,709	12,821
Expected credit loss		295	286
Operating loss		12,779	17,184
Financial income		(263)	(858)
Financial expenses		3,847	995
Financial expenses, net		3,584	137
Loss before tax		16,363	17,321
Income tax benefit	19	(857)	(345)
Loss for the year		15,509	16,976
Other comprehensive income (loss), net of tax:			
Items that will or may be reclassified to profit or loss:			
Exchange gains (losses) arising on translation of foreign			
operations		3	(1)
Other comprehensive income (loss)		3	(1)
Net comprehensive loss for the year		15,506	16,975
Loss for the year attributed to:		40.6	710
Non-controlling interests		496	713
G Medical innovations holdings ltd. shareholders'		15,013	16,263
		15,509	16,976
Total comprehensive loss for the year attributed to:			
Non-controlling interests		496	713
G Medical innovations holdings ltd. shareholders'		15,010	16,262
		15,506	16,975
Basic loss per share attributable to G Medical			
innovations holdings ltd. Shareholders in USD	18	(0.04)	(0.05)
Weighted average ordinary shares outstanding:		387,499,928	345,513,078
The accompanying notes are an integral part of the finan	cial state	ements.	

CONSOLIDATED STATEMENTS OF CHANGES IN SHAREHOLDERS' EQUITY (DEFICIT) FOR THE YEAR ENDED 31 DECEMBER 2019

G Medical Innovations Holdings Ltd. Shareholders' Equity (Deficit)

	Share capital	Other reserve	Translation reserve	Additional paid in capital	Accumulated deficit US\$ in thousands	Total	Non-controlling Interest	Total shareholders' deficit
Balance at January 1, 2018	340	1,500	-	38,723	(32,065)	8,498	4,710	13,208
Changes during the year:								
Issuance of shares, net	21	-	-	946	-	967	-	967
Options exercise into shares	*	-	-	*	-		-	
Share based compensation	-	-	-	211	-	211	-	211
Total comprehensive loss			(1)		(16,262)	(16,263)	(713)	(16,976)
Balance at December 31, 2018	361	1,500	(1)	39,880	(48,327)	(6,587)	3,997	(2,590)
Changes during the year: Share based compensation	11	_	_	1,551	_	1,562	_	1,562
Options exercise into shares	*	-	-	*	-	1,002	-	-
Conversion of convertible securities								
to shares	9	-	_	1,334	-	1,343	-	1,343
Conversion of loan from controlling								
shareholder into shares	29	-	-	5,286	-	5,315	-	5,315
Total comprehensive loss		-	3		(15,013)	(15,010)	(496)	(15,506)
Balance at December 31, 2019	410	1,500	2	48,051	(63,340)	(13,377)	3,501	(9,876)

^{*} Represents an amount lower than \$1\$ thousand

The accompanying notes are an integral part of the financial statements.

CONSOLIDATED STATEMENT OF CASH FLOWS FOR THE YEAR ENDED 31 DECEMBER 2019

TOR THE TEAR ERDED ST DECEMBER 2019	Year ended December 31, 2019	Year ended December 31, 2018
	US\$ in the	housands
CASH FLOWS FROM OPERATING ACTIVITIES:		
Net comprehensive loss for the year	(15,509)	(16,975)
Adjustments to reconcile net loss to net cash		
provided by operating activities:		
Depreciation and amortization	2,870	3,098
Change in fair value of derivative	(331)	(500)
Revaluation of restricted deposit	(3)	3
Share based compensation	1,562	211
Accrued interest of long term loans	97	(32)
Changes in deferred taxes	(369)	(447)
Change in fair value of convertible loan/ convertible securities	2,452	(199)
Decrease (increase) in trade receivable, net	149	(272)
Decrease (increase) in other accounts receivable	267	(451)
Decrease (increase) in inventories	977	(1,124)
Increase in trade payables	940	1,029
Decrease in other accounts payable	(280)	(144)
Accrued interest loan from controlling shareholder	868	280
Capital loss from sale of property, plant and equipment	-	5
Financial expenses (income), net	1	-
Exchange rate differences	12	62
Net cash used in operating activities	(6,297)	(15,456)
CASH FLOWS FROM INVESTING ACTIVITIES:		
Purchase of property, plant and equipment	(429)	(2,365)
Investment in newly-consolidated subsidiary, net (see appendix B)	-	(1,922)
Proceeds from sale of property, plant and equipment	-	91
Deposit in restricted deposit	-	(660)
Net cash used in investing activities	(429)	(4,856)
CASH FLOWS FROM FINANCING ACTIVITIES:		
Issuance of shares, net	*	967
	93	701
Change in short term bank credit	4,889	5,570
Receipts of short term loan from controlling shareholder	4,009	3,844
Receipts of convertible securities and issuance of warrants	1 227	
Receipts of long term loans from bank	1,337	59
Principal paid on lease liabilities	(434)	(1.700)
Repayment of loans	(1,781)	(1,590)
Net cash provided by financing activities	4,104	8,850
Increase in cash and cash equivalents	(2,622)	(11,462)
Effects of exchange rate changes on cash and cash equivalents	(12)	(62)
Cash and cash equivalents at beginning of the year	2,634	14,158
		2,634
Cash and cash equivalents at the end of the year		2,037

APPENDIX A - AMOUNTS PAID DURING THE YEAR FOR:

	Year ended December 31, 2019	Year ended December 31, 2018
	US\$ in the	housands
Interest	144	213
Tax	2	44

APPENDIX B - INVESTMENT IN NEWLY - CONSOLIDATED SUBSIDIARY:

	Year ended December 31, 2019	Year ended December 31, 2018
	US\$ in tl	housands
Working capital other than cash	-	(151)
Long term assets	-	(108)
Fixed assets	-	(317)
Deferred tax liability	-	465
Long term liabilities	-	8
Loans	-	-
Goodwill	-	(314)
Insurance agreements	-	(1,505)
Total cash payment		(1,922)

APPENDIX C – NON-CASH ACTIVITIES:

	Year ended December 31, 2019	Year ended December 31, 2018
	US\$ in tl	nousands
Conversion of convertible loan into shares and warrants	785	_
Conversion of loan from controlling shareholder into shares	5,315	-
Purchase of property, plant and equipment Issuance of shares to be held in collateral for no consideration (see	9	(85)
also note 14E)	-	17

The accompanying notes are an integral part of the financial statement

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (\$ in thousands)

NOTE 1 - DESCRIPTION OF BUSINESS:

A. Overview:

G Medical Innovations Holdings Ltd. ("G Medical," and together with its subsidiaries, the "Company") was incorporated in October 2014 under Cayman Island law.

The Company is ushering in a new era of healthcare and wellness by utilizing its patent-pending wireless technologies, and proprietary information technology and service platforms, to empower a new generation of consumers, patients and providers to improve quality of life. The Company develops the next generation of mobile technologies that will empower consumers and providers to better monitor, manage, and improve clinical and personal health outcomes.

The Company offers a suite of both consumer and clinical grade products and platforms which are positioned to reduce inefficiencies in healthcare delivery, improve access, reduce costs, increase quality of care, and make healthcare more personalized and precise.

The Company incurred a net loss of \$15,506 for the year ended December 31, 2019 and generated USD \$63,340 of accumulated deficit since inception. These events and conditions, along with other matters, indicate that a material uncertainty exists that may cast significant doubt on the Company's ability to continue as a going concern.

B. Subsidiaries in USA:

Telerhythmics acquisition:

On November 2, 2018, the Company announced that its wholly owned subsidiary, G Medical Innovations USA Inc, had entered into an agreement to acquire all of the membership interests in Telerhythmics LLC, a United States based Independent Diagnostic Testing Facility. Telerhythmics operates mainly across the Southeastern United States, and provides hospitals and physicians with cardiac monitoring services including mobile cardiac telemetry ("MCT"), event monitoring, Holter monitoring and pacemaker analysis. Telerhythmics also adds a significant amount of commercial payor agreements across local, regional and national markets. The Company executed the acquisition in the amount of \$1.95 million in cash.

The purchase consideration was allocated between the acquired tangible assets and intangible assets, based on their fair values. Fair values were estimated with the assistance of an independent third party. Management is fully responsible for the valuation of the assets. The fair value assigned to identifiable intangible assets acquired has been determined by using valuation methods that accounts for replacement costs, using estimates and assumptions determined by management.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (\$ in thousands)

NOTE 1 - DESCRIPTION OF BUSINESS (CONT.):

B. Subsidiaries in USA (cont.):

Based on the above, the Company determined that the purchase price exceeded the fair values of assets acquired by approximately \$314, which is recognized as goodwill. Upon the purchase price allocation, an amount of \$1,505 was allocated to insurance coverage agreements to be amortized over one-year period.

The table below summarizes the fair value of assets and liabilities acquired at the purchase date:

	October 31, 2018
Cash and Cash equivalents	28
Insurance agreements	1,505
Fixed Assets	317
Account Receivables and others	472
Deferred tax liabilities	(465)
Accounts payable and others	(221)
Goodwill *	314
Total net assets acquired	1,950

* Goodwill represents the excess of the purchase price over the fair value of the net tangible and identifiable intangible assets acquired. The goodwill is attributed to the expected benefits arising from the synergies of the combination of the activities of the Company and acquired company.

The contribution of Telerhythmics results to the Company's consolidated revenues and consolidated loss were \$510 and \$57 thousand respectively, for the period from November 1 to December 31, 2018.

The pro forma financial information presented below is for informational purposes only, is subject to a number of estimates, assumptions and other uncertainties, and is not indicative of the results of operations that would have been achieved if the transaction had taken place at January 1, 2018.

The pro forma financial information is as follows:

	Year ended
	December 31, 2018
Total revenue	6,450
Net loss attribute to the Company	18,624

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (\$ in thousands)

NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES:

The principal accounting policies adopted in the preparation of the consolidated financial statements are set out below. The policies have been consistently applied to all the years presented, unless otherwise stated.

A. Basis of preparation

The principal accounting policies adopted in the preparation of the financial statements are set out below. These financial statements have been prepared in accordance with International Financial Reporting Standards (IFRS) as issued by the International Accounting Standards Board ("IASB"). The financial statements have been prepared under the historical cost convention except for certain financial liabilities which measured at fair value until conversion. The Company has elected to present the statement of comprehensive income using the function of expense method.

B. Basis of consolidation

Where the Company has control over an investee, it is classified as a subsidiary. The Company controls an investee if all three of the following elements are present: power over the investee, exposure to variable returns from the investee, and the ability of the investor to use its power to affect those variable returns. Control is reassessed whenever facts and circumstances indicate that there may be a change in any of these elements of control. De-facto control exists in situations where the Company has the practical ability to direct the relevant activities of the investee without holding the majority of the voting rights. In determining whether de-facto control exists the Company considers all relevant facts and circumstances, including:

- The size of the Company's voting rights relative to both the size and dispersion of other parties who hold voting rights.
- Substantive potential voting rights held by the Company and by other parties.
- Other contractual arrangements.
- Historic patterns in voting attendance.

The consolidated financial statements present the results of the Company and its subsidiaries ("the Company") as if they formed a single entity. Intercompany transactions and balances between group companies are therefore eliminated in full.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (\$ in thousands)

NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES (CONT.):

C. Business Combination

The consolidated financial statements of the Company include the accounts of the Company and the following subsidiaries:

Entity name	State incorporated	Percent ownership
G Medical Innovations Holdings Ltd.	Cayman Islands	Parent Company
G Medical Innovations Ltd.	Israel	100%
G Medical Innovations Asia Ltd.	Hong Kong	100%
G Medical Innovations UK Ltd.	United Kingdom	100% - G Medical Innovations Asia Ltd.
Guangzhou Yimei Innovative Medical Science and Technology Co., Ltd.	China	70% - G Medical Innovations Asia Ltd
G Medical Innovations MK Ltd.	Macedonia	100%
G Medical Innovations USA Inc.	USA	100%
G Medical Diagnostic Services, Inc. (Formerly CardioStaff Diagnostic Services Inc)	USA	100% - G Medical Innovations USA Inc.
Telerhythmics, LLC	USA	100% - G Medical Innovations USA Inc.
G Medical Mobile Health Solution, Inc (non-active)	USA	100% - G Medical Innovations USA Inc.

The consolidated financial statements incorporate the results of business combinations using the acquisition method. In the statement of financial position, the acquirer's identifiable assets, liabilities and contingent liabilities are initially recognized at their fair values at the acquisition date. The results of acquired operations are included in the consolidated statement of comprehensive income from the date on which control is obtained. They are deconsolidated from the date on which control ceases. The Goodwill represents the excess of the costs of a business combination over the interest in the fair value of identifiable assets, liabilities and contingent liabilities acquired. Cost of a business combination comprise the fair values of assets given, liabilities assumed and equity instruments issued. Any costs of acquisition are charged to profit or loss.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (\$ in thousands)

NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES (CONT.):

C. Business Combination (cont.)

control are accounted for as equity transactions – that is, as transactions with the owners in their capacity as owners. The difference between fair value of any consideration paid and the relevant share acquired of the carrying value of net assets of the subsidiary is recorded in equity. Gains or losses on disposals to non-controlling interests are also recorded in equity.

D. Use of estimates and assumptions in the preparation of the financial statements

The preparation of financial statements requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, disclosure of contingent assets and liabilities at the dates of the financial statements and the reported amounts of revenues and expenses during the reporting periods. By their nature, these estimates are subject to measurement uncertainty and are reviewed periodically and adjustments, if necessary, are made in the year which they are identified. Actual results could differ from those estimates. See also Note 3.

E. Non-controlling interests

Total comprehensive income of non-wholly owned subsidiaries is attributed to owners of the parent and to the non-controlling interests in proportion to their relative ownership interests.

F. Foreign currency

The financial statements are prepared in U.S. Dollars (the functional currency). Transactions and balances in foreign currencies are converted into US Dollars in accordance with the principles set forth by International Accounting Standard (IAS) 21 "The Effects of Changes in Foreign Exchange Rates". Accordingly, transactions and balances have been converted as follows:

- Monetary assets and liabilities at the rate of exchange applicable at the consolidated statements of financial position date;
- Exchange gains and losses from the aforementioned conversion are recognized in the statement of comprehensive income.
- Expense items at exchange rates applicable as of the date of recognition of those items.
- Non-monetary items are converted at the rate of exchange used to convert the related consolidated statements of financial position items i.e. at the time of the transaction.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (\$ in thousands)

NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES (CONT.):

G. New and amended standards and interpretations adopted in the period

The Company apply IFRS 16 with a transition date of January 1, 2019. The Company has chosen not to restate comparatives on adoption of the standard, and therefore, the revised requirements are not reflected in the prior year financial statements. Details of the impact this standard have had are disclosed below. Other new and amended standards and Interpretations issued by the IASB did not impact the Company as they are either not relevant to the Company's activities or require accounting which is consistent with the Company's current accounting policies, such as the implementation of IFRIC Interpretation 23 disclosed below. The

Company has not early adopted any standards, interpretations or amendments that have been issued but are not yet effective.

Leases

The accounting policy applied until December 31, 2018 in regards of leases is as follows:

Where substantially all of the risks and rewards incidental to ownership are not transferred to the Company (an "operating lease"), the total rentals payable under the lease are charged to the consolidated statement of comprehensive income on a straight-line basis over the lease term.

The accounting policy applied as from 1 January 2019 in regards of leases is as follows:

IFRS 16 Leases

Effective January 1, 2019, IFRS 16 has replaced IAS 17 Leases and IFRIC 4 Determining whether an Arrangement Contains a Lease. IFRS 16 provides a single lessee accounting model, requiring the recognition of assets and liabilities for all leases, together with exemptions to exclude leases where the lease term is 12 months or less, or where the underlying asset is of low value. IFRS 16 substantially carries forward the lessor accounting in IAS 17, with the distinction between operating leases and finance leases being retained. The Company does not have leasing acting as a lessor. IFRS 16 provides for certain optional practical expedients, including those related to the initial application of the standard.

The Company applied the following practical expedients when applying IFRS 16 to leases previously classified as operating leases under IAS 17:

- Applied a single discount rate to a portfolio of leases with reasonably similar characteristics;
- Applied the exemption not to recognize right-of-use assets and liabilities for leases with less than 12 months of lease term remaining as of the date of initial application and do not contain a purchase option.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (\$ in thousands)

NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES (CONT.):

G. New and amended standards and interpretations adopted in the period (cont.)

Under IFRS 16, the Company recognizes right-of-use assets and lease liabilities for all leases. The Company adopted IFRS 16 using the modified retrospective approach, with recognition of transitional adjustments on the date of initial application (January 1, 2019), without restatement of comparative figures. On initial application of IFRS 16, the Company recognized right-of-use assets and lease liabilities in relation to leases of office facilities and motor vehicles, which had previously been classified as operating leases. The lease liabilities were measured at the present value of the remaining lease payments, discounted using the Company's incremental borrowing rate as at January 1, 2019. The Company's incremental borrowing rate is the rate at which a similar borrowing could be obtained from an independent creditor under

comparable terms and conditions. The weighted-average rate applied was 4.5%. Right-of-use assets are measured at an amount equal to the lease liability, adjusted by the amount of any prepaid or accrued lease payments.

The following table presents the impact of applying IFRS 16 on the consolidated statement of financial position as at January 1, 2019:

	Under previous		Under
	policy	The change	IFRS 16
Non-current assets:			
Right of use assets (presented under	-	* 1,173	1,173
property, plant and equipment, net)			
Current liabilities:			
Short term portion of lease liability	-	454	454
Non-current liabilities:			
Long term lease liability	-	616	616

(*) Included prepaid expenses of \$103.

For the year ended December 31, 2019:

- Depreciation expense increased because of the depreciation of right-of-use assets. This resulted in increases in Research and development expenses of \$41, Selling and marketing expenses of \$5, and General and administrative expenses of 432.
- Lease expense relating to previous operating leases decreased by \$41 in Research and development expenses, \$4 in Selling and marketing expenses, and 448 in General and administrative expenses.
- Financial expense increased by \$42 relating to the interest expense on additional lease liabilities recognized.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (\$ in thousands)

NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES (CONT.):

G. New and amended standards and interpretations adopted in the period (cont.)

Significant accounting policies subsequent to transition

All leases are accounted for by recognising a right-of-use asset and a lease liability. Lease liabilities are measured at the present value of the contractual payments due to the lessor over the lease term, with the discount rate determined by reference to the rate implicit in the lease unless (as is typically the case) this is not readily determinable, in which case the Company's incremental borrowing rate on commencement of the lease is used. Variable lease payments are only included in the measurement of the lease liability if they depend on an index or rate. In such cases, the initial measurement of the lease liability assumes the variable element will remain unchanged throughout the lease term. Other variable lease payments are expensed in the period to which they relate.

On initial recognition, the carrying value of the lease liability also includes:

- amounts expected to be payable under any residual value guarantee;
- the exercise price of any purchase option granted in favor of the Company if it is reasonably certain to
 exercise that option;
- any penalties payable for terminating the lease, if the term of the lease has been estimated on the basis
 of termination option being exercised.

Right-of-use assets are initially measured at the amount of the lease liability, reduced for any lease incentives received, and increased for:

- lease payments made at or before commencement of the lease;
- initial direct costs incurred; and
- the amount of any provision recognized where the Group is contractually required to dismantle, remove
 or restore the leased asset.

Subsequent to initial measurement lease liabilities increase as a result of interest charged at a constant rate on the balance outstanding and are reduced for lease payments made. Right-of-use assets are amortized on a straight-line basis over the remaining term of the lease or over the remaining useful life of the right of use asset, if rarely, this is judged to be shorter than the lease term. In the scenario of a purchase option, the Company amortizes the right of use asset over its useful life. Lease liabilities are remeasured when there is a change in future lease payments arising from a change in an index or rate or when there is a change in the assessment of the term of any lease the remeasurement being recognized in front of the right of use assets.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (\$ in thousands)

NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES (CONT.):

G. New and amended standards and interpretations adopted in the period (cont.)

The following is a reconciliation of the Company's liabilities in respect of operating leases disclosed in the financial statements as of December 31, 2018, discounted at the incremental interest rate on the initial implementation date and lease commitments recognized on January 1, 2019:

2211

	СБФ
Operating lease commitments as of December 31, 2018	1,109
Weighted average incremental borrowing rate as of January 1, 2019	4.18%
Discounted operating lease commitments	1,070
Lease liabilities as of January 1, 2019	1,070

Use of estimates and judgements

There have been no material revisions to the nature and amount of estimates of amounts reported in prior periods except where the implementation of IFRS 16 discussed above requires a different approach to the accounting previously applied. Significant estimates and judgements that have been required for the implementation of the new standard are:

- The determination of whether an arrangement contains a lease;
- The determination of lease term for some lease contracts in which the Company is a lessee that include renewal options and termination options, and the determination whether the Company is reasonably certain to exercise such option; and
- The determination of the incremental borrowing rate used to measure lease liabilities;

H. Cash and cash equivalents

Cash equivalents are considered by the Company to be highly-liquid investments, including, inter alia, short-term deposits with banks and the maturity of which do not exceed three months at the time of deposit and which are not restricted.

I. Restricted deposit

Restricted deposit is considered by the Company to be deposits with banks which are used mainly as a security for guarantees provided against payable payments in advance.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (\$ in thousands)

NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES (CONT.):

J. Research and development

Research costs are expensed as incurred. Development expenditures on an individual project are recognized as an intangible asset when the Company can demonstrate:

- The product is technically and commercially feasible.
- The Company intend to complete the product so that it will be available for use or sale.
- The Company has the ability to use the product or sell it.
- The Company has the technical, financial and other resources to complete the development and to use or sell the product.
- The Company can demonstrate the probability that the product will generate future economic benefits.
- The Company is able to measure reliability the expenditure attributable to the product during the development.

During the years 2019 and 2018 the Company did not meet the following criteria therefore all the development costs recognized as expenses.

K. Goodwill and impairment

Goodwill is recognized as an intangible asset with any impairment in carrying value being charged to the income statement. The Goodwill is not systematically amortized and the Company reviews goodwill for impairment once a year, or more frequently if events or changes to circumstances indicated that there is an impairment. The Goodwill is allocated to CardiStaff Cash Generating Unit ("CGU").

L. Intangible assets

Acquired intangible assets are measured on initial recognition at cost including directly attributable costs. Intangible assets acquired in a business combination are measured on initial recognition at fair value. Intangible assets with a finite useful life are amortized over their useful life and reviewed for impairment whenever there is an indication that the assets may be impaired. The amortization period and the amortization method for an intangible asset are reviewed at least at each year end.

M. Earnings per share

Basic earnings per share is calculated as net loss attribute to the shareholders of the Company, divided by the weighted average number of ordinary shares, adjusted for any bonus element.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (\$ in thousands)

NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES (CONT.):

N. Provisions

Provisions are recognized when the Company has a legal or constructive obligation, as a result of past events, for which it is probable that an outflow of economic benefits will result and that outflow can be reliably measured. Provisions are measured using the best estimate of the amounts required to settle the obligation at the end of the reporting period.

O. 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:

- 1. In the principal market for the asset or liability, or
- 2. 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 to the Company. 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, maximizing the use of relevant observable inputs and minimizing the use of unobservable inputs.

Classification of fair value hierarchy

The financial instruments presented in the statement of financial position at fair value are grouped into classes with similar characteristics using the following fair value hierarchy which is determined based on the source of input used in measuring fair value:

- Level 1 Quoted prices (unadjusted) in active markets for identical assets or liabilities.
- Level 2 Inputs other than quoted prices included within Level 1 that are observable either directly or indirectly.
- Level 3 Inputs that are not based on observable market data (valuation techniques which use inputs that are not based on observable market data).

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (\$ in thousands)

NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES (CONT.):

P. Financial instruments

1. Financial assets

The Company classifies its financial assets into the following category, based on the business model for managing the financial asset and its contractual cash flow characteristics. The Company's accounting policy for the relevant category is as follows:

Amortized cost: These assets arise principally from the services rendered to customers (e.g. trade receivables), but also incorporate other types of financial assets where the objective is to hold these assets in order to collect contractual cash flows and the contractual cash flows are solely payments of principal and interest. They are initially recognized at fair value plus transaction costs that are directly attributable to their acquisition or issue and are subsequently carried at amortized cost using the effective interest rate method, less provision for impairment. Impairment provisions for trade receivable are recognized based on the simplified approach within IFRS 9 using a provision in the determination of the lifetime expected credit losses. During this process the probability of the non-payment of the trade receivables is assessed. This probability is then multiplied by the amount of the expected loss arising from default to determine the lifetime expected credit loss for the trade receivables. For trade receivables, which are reported net, such provisions are recorded in a separate provision account with the loss being recognized within general and administrative expenses in the consolidated statements of comprehensive income. On assessment that the trade receivable will not be collectable, the gross carrying value of the asset is written off against the associated provision.

2. Financial liabilities

The Company classifies its financial liabilities based on the purpose for which the liability was acquired. The Company's accounting policy is as follows:

Fair value through profit or loss: Convertible securities and warrants are measured at fair value through profit or loss. Transaction costs are recognized in profit or loss. changes in fair value arising from change in credit risk is recorded in other comprehensive income.

Amortized cost: other financial liabilities include bank borrowings, trade payables, loans from bank, loan from controlling shareholder and other short-term liabilities are initially recognized at fair value less any transaction costs directly attributable to the issue of the instrument. Such interest-bearing liabilities are subsequently measured at amortized cost using the effective interest method, which ensures that any interest expense over the period is at a constant interest rate on the balance of the liability carried in the statement of financial position. Interest expense in this context includes initial transaction costs, as well as any interest or coupon payable while the liability is outstanding.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (\$ in thousands)

NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES (CONT.):

P. Financial instruments (cont.)

3. De-recognition

- Financial assets The Company derecognizes a financial asset when the contractual rights to the cash flows from the financial asset expire or it transfers the rights to receive the contractual cash flows.
- Financial Liabilities The Company derecognizes a financial liability when its contractual obligations are discharged or cancelled or expire.

4. Impairment of financial assets

Expected credit losses ("ECL") and their measurement:

In order to manage the credit risks associated with customer receivables, the Company aims to secure certain financial guarantees prior to entering into business relationship with its customers. To this end the Company has developed a three-level matrix, which is based on past experience and historical data along with projections of the future into consideration, in order to group the ECL:

- 1. Receivable from sale of products prepayment by credit card on the Company's website.
- 2. Receivables from Medicare and Medicaid Services ("CMS") which the Company receives reimbursement per the relevant Current Procedural Terminology ("CPT") code rate for the services rendered to the patient covered by CMS.
- 3. Receivables from Contracted third-party payors the Company has negotiated amounts for its monitoring services provided to patients covered by commercial healthcare insurance carriers.
- 4. Receivables from non-contracted Payors Non-contracted commercial and government insurance carriers often reimburse out of network rates provided for under the relevant CPT codes on a case rate basis. The transaction price is based on an average of the Company's historical collection experience and it is reviewed quarterly.

ECL are measured as the unbiased probability-weighted present value of all cash shortfalls over the expected life of each financial asset. For receivables from financial services, ECL are mainly calculated with a statistical model using three major risk parameters: probability of default, loss given default and exposure at default. The estimation of these risk parameters incorporates all available relevant information, not only historical and current loss data, but also reasonable and supportable forward-looking information reflected by the future expectation factors.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (\$ in thousands)

NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES (CONT.):

P. Financial instruments (cont.)

4. Impairment of financial assets (cont.)

This information includes macroeconomic factors (e.g., gross domestic product growth, unemployment rate, cost performance index) and forecasts of future economic conditions. For receivables from financial services, these forecasts are performed using a scenario analysis (base case, adverse and optimistic scenarios). The expected credit loss for customer receivables is measured using the simplified method in accordance with IFRS 9, which requires estimation of the life-time expected credit loss for trade receivables.

As of December 31, 2019, and December 31, 2018, ECL for trade and other account receivables were \$392 and \$172, and as such are not disclosed in the financial asset's measurement categories in accordance with IFRS 9. These figures are not presented in separate measurement category on the loss allowance at that date, in accordance with IFRS 7.

Definition of default, including reasons for selecting the definition

For the contracted and CMS portfolios, the Company has historical experience of collecting substantially all of the negotiated contractual rates and determined at contract inception that these customers, and or their related third-party payor that pays the Company on their behalf, have the intention and ability to pay the promised consideration. As such, the Company is not providing an implicit price concession but, rather, have chosen to accept the risk of default, and adjustments to the transaction price are recorded.

For non-contracted portfolios, the Company is providing an implicit price concession because the Company does not have a contract with the underlying payor, the result of which requires us to estimate transaction price based on historical cash collections utilizing the expected value method. Subsequent adjustments to the transaction price are recorded as an adjustment to revenue and not as an expense.

Write-off policy

The Company writes off its financial assets if any of the following occur:

- Inability to locate the debtor.
- Discharge of the debt in a bankruptcy.
- It is determined that the efforts to collect the debt are no longer cost effective given the size of receivable.

The collections department must comply with the collection efforts outlined in the policy to collect on delinquent customer accounts before any write-offs are made.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (\$ in thousands)

NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES (CONT.):

Q. Impairment of non-financial assets

Goodwill and other intangible assets that have an indefinite useful life are not subject to amortization and are tested annually for impairment, or more frequently if events or changes in circumstances indicate that they might be impaired. Other non-financial assets are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognized for the amount by which the asset's carrying amount exceeds its recoverable amount. Recoverable amount is the higher of an asset's fair value less costs of disposal and value-in-use. The value-in-use is the present value of the estimated future cash flows relating to the asset using a pre-tax discount rate specific to the asset or cash-generating unit to which the asset belongs. Assets that do not have independent cash flows are grouped together to form a cash-generating unit. A cash-generating unit is the smallest group of assets that independently generates cash flow and whose cash flow is largely independent of the cash flows generated by other assets.

R. Property, plant and equipment

Items of property, plant and equipment are initially recognized at cost. Cost includes directly attributable costs and the estimated present value of any future costs of dismantling and removing items. Depreciation is computed by the straight line method, based on the estimated useful lives of the assets, as follows:

	Estimated useful lives
Computers and electronic equipment	3
Furniture and equipment	7
Vehicles	6.67
Leasehold Improvement	see Note 2F

S. Revenue recognition

Service Revenue

The Company's revenue is generated primarily from providing cardiac monitoring services. Revenue is recognized when the Company satisfies a performance obligation by transferring a promised good or service to a customer, and collectability of the contract consideration is probable. The Company's revenue is measured based on consideration specified in the contract with each customer. Revenue is only recognized if it is highly probable that a subsequent change in its estimate would not result in a significant revenue reversal. The Company provides cardiac services using four types of monitors: Mobile Cardiac Telemetry (MCT), Event, extended Holter and Holter. The Company's services consist of the delivery of reports containing analysis of data captured by the physical device to the prescribing physician and the performance obligations are determined based on the nature of the services provided. With our remote

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (\$ in thousands)

NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES (CONT.):

S. Revenue recognition (cont.)

Service Revenue (cont.)

cardiac monitoring services, the patient receives the benefits from the cardiac monitoring service over time, resulting in a time elapsed output method for revenue recognition. Revenue for these services is recognized

on a straight-line basis over service period, typically lasting 14 to 30 days. This method provides an accurate depiction of the transfer of value over the term of the performance obligation because the level of effort in providing these services is consistent during the service period. MCT, Event, extended Holter and Holter services are not typically provided to the same patient at the same time.

The Company recognizes revenue on an accrual basis. Billings for services reimbursed by third party payors, including Medicare and Medicaid, are recorded as revenue net of contractual allowances. Contractual allowances are estimated based on historical collections by Current Procedural Terminology ("CPT") code for specific payors or class of payors and represent the difference between the list price (the billing rate) and the reimbursement rate for each payor.

The Company services are provided through an independent diagnostic testing facility model which allows the Company to bill Medicare, Medicaid, or one of the third-party healthcare insurers directly for services provided. The Company also receive reimbursement directly from patients through co-pays and self-pay arrangements.

A summary of the payment arrangements with payors is as follows:

- Medicare and Medicaid Services ("CMS") The Company receive reimbursement per the relevant Current Procedural Terminology ("CPT") code rate for the services rendered to the patient covered by CMS.
- Contracted third-party payors Company has negotiated amounts for its monitoring services provided to patients covered by commercial healthcare insurance carriers
- Non-Contracted Payors Non-contracted commercial and government insurance carriers often
 reimburse out of network rates provided for under the relevant CPT codes on a case rate basis. The
 transaction price is based on an average of the Company's historical collection experience and it is
 reviewed quarterly

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (\$ in thousands)

NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES (CONT.):

S. Revenue recognition (cont.)

Service Revenue (cont.)

The Company is utilizing the portfolio approach practical expedient under IFRS 15 for revenue recognition. The Company accounts for the contracts within each portfolio as a collective group, rather than individual contracts. Based on the similar nature and characteristics of the patients within each portfolio, the Company

has concluded that the financial statement effects are not materially different than if accounting for revenue on a contract-by-contract basis. For the contracted and CMS portfolios, the Company has historical experience of collecting substantially all of the negotiated contractual rates and determined at contract inception that these customers, and or their related third-party payor that pays the Company on their behalf, have the intention and ability to pay the promised consideration. As such, the Company is not providing an implicit price concession but, rather, have chosen to accept the risk of default, and adjustments to the transaction price are recorded as bad debt expense. For non-contracted portfolios, the Company is providing an implicit price concession because the Company does not have a contract with the underlying payor, the result of which requires us to estimate transaction price based on historical cash collections utilizing the expected value method. Subsequent adjustments to the transaction price are recorded as an adjustment to revenue and not as bad debt expense.

Sale of devices

Sales of products consist of revenue from the sale of Prizma Medical Smartphone Case. The Company recognizes revenue at the amount to which it expects to be entitled when control of the products or services is transferred to its customers. Control is generally transferred when the Company has a present right to payment and title and the significant risks and rewards of ownership of products are transferred to its customers. There is limited judgement needed in identifying the point control passes: once physical delivery of the products to the agreed location has occurred, the Company no longer has physical possession, the Company usually will have a present right to payment (as a single payment on delivery) and retains none of the significant risks and rewards of the goods in question For most of the Company's products sales, control transfers when products are shipped.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (\$ in thousands)

NOTE 3 - CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS:

Share based compensation

The Company has a share based remuneration scheme for employees. In 2017, the fair value of share options was estimated by using the Monte-Carlo simulation, which was derived to model the value of the Company's equity over time. The simulation model was designed to take into account the unique terms and conditions of the performance shares and share options, as well as the capital structure of the Company and the volatility of its assets, on the date of grant based on certain assumptions. In 2018, the fair value of share options was estimated by using the Black-Scholes model. Those conditions are described in Note 14 and include, among others, the dividend growth rate, expected share price volatility and expected life of the options. The fair value of the equity settled options granted is charged to statement of comprehensive income over the vesting period of each tranche and the credit is taken to equity, based on the Company's estimate of shares that will eventually vest (see also Note 14).

NOTE 4 - INVENTORIES:

	December 31, 2019	December 31, 2018
Raw materials	349	1,244
Finish goods	29	111
	378	1,355

NOTE 5 - OTHER ACCOUNTS RECEIVABLE:

December 31, 2019	December 31, 2018
172	334
169	343
285	192
97	104
723	973
	2019 172 169 285 97

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (\$ in thousands)

NOTE 6 - GOODWILL:

	December 31, 2019	December 31, 2018
Balance at the beginning of the year	2,844	2,950
Acquisition during the year	-	314
Impairment		(420)
Balance at the end of the year	2,844	2,844

As of December 31, 2019, the US subsidiaries Cash Generating Unit ("CGU")'s book value was lower than its value in use calculations based on a cash flow projections covering a budget for a four-year period up to December 31, 2023, and thereafter a steady growth. Therefore no impairment was recorded. The assumptions used in the 2019 impairment valuation were: 17.5% discount rate, Gross margin was 60%, EBITDA margin was 12% and growth rate was 1.5%. The growth rate and EBITDA margin assumptions apply only to the period beyond the budgeted period with the value in use calculation based on an extrapolation of the budgeted cash flows for year 4.

As of December 31, 2018, the CardiStaff Cash Generating Unit ("CGU")'s book value was greater than value in use calculations based on cash flow projections covering a budget for a three-year period on December 31, 2021, and thereafter a steady growth and therefore an impairment of 420 was recorded. The assumptions used in 2018 impairment valuation were: 20% discount rate, operating margin was 60% and growth rate was 1.5%. The growth rate and operating margin assumptions apply only to the period beyond the budgeted period with the value in use calculation based on an extrapolation of the budgeted cash flows for year 3.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (\$ in thousands)

NOTE 7 - INTANGIBLE ASSETS, NET:

	Insurance
	agreements
Cost:	
As of January 1, 2018	1,941
Acquisition of a subsidiary 2018	1,505
As of December 31, 2019	3,446
Accumulated amortization:	
As of January 1, 2018	162
Amortization 2018	2,030
Amortization 2019	1,254
As of December 31, 2019	3,446
Net book value:	
As of December 31, 2019	-
As of December 31, 2018	1,254

NOTE 8 - PROPERTY, PLANT AND EQUIPMENT, NET:

	Computers and electronic equipment	Furniture and equipment	Vehicles	Leasehold Improvements	Right of use assets *	Total
Cost:						
As of January 1, 2019	6,397	522	148	210	-	7,277
IFRS16 implementation					1,173	1,173
Additions	377	7	-	1	4	389
Disposals					(33)	(33)
As of December 31, 2019	6,774	529	148	211	1,144	8,806
Accumulated depreciation:						
As of January 1, 2019	3,645	114	18	45	-	3,822
Additions	906	91	20	27	478	1,522
Disposals	<u> </u>			<u> </u>	(19)	(19)
As of December 31, 2019	4,551	205	38	72	459	5,325
Net Book Value:						
As of December 31, 2019	2,223	324	110	139	685	3,481

^{*} See also Note 15 – Leases

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (\$ in thousands)

NOTE 8 - PROPERTY, PLANT AND EQUIPMENT, NET (CONT.):

	Computers and electronic	Furniture and	Vahialas	Leasehold	Total
Cost:	equipment	equipment	Vehicles	Improvement	Total
As of January 1, 2018	1,384	97	115	92	1,688
Acquisition of a subsidiary	3,347	46	-	31	3,424
Additions	1,666	379	148	87	2,280
Disposals	-	-	(115)	-	(115)
As of December 31, 2018	6,397	522	148	210	7,277
Accumulated depreciation:					
As of January 1, 2018	57	7	16	6	86
Acquisition of a subsidiary	3,045	41	-	21	3,107
Additions	543	66	21	18	648
Disposals		<u> </u>	(19)		(19)
As of December 31, 2018	3,645	114	18	45	3,822
Net Book Value:					
As of December 31, 2018	2,752	408	130	165	3,455

NOTE 9 - LOAN FROM CONTROLLING SHAREHOLDER:

- **A.** The Company signed an agreement to receive a short-term loan up to \$600 from its major shareholder. The loan bears an interest at the rate of libor+3% and will be repaid in two equal installments on June 1, 2017 and on September 1, 2017. In February 2017, the Company signed an amendment to the loan agreement, according to which the loan will be repaid in two equal installments, three and six months following the commencement of sales of the Company's products. During 2019 part of the loan was converted to equity, see also note 14. As of December 31, 2019 and 2018 the total amount of this loan amounted to \$263 and \$533, respectively.
- **B.** In May 2018, the Company signed an agreement (the "2018 Credit Line") to receive a short-term loan up to 3 million from its major shareholder. The loan bears an interest of 10% per annum with a repayment date of April 30, 2019. The Company has the option to fully repay the loan at its own discretion during the 12 months period. The 2018 Credit Line was amended in October 2018, such that the aggregate amount available to the Company is \$10 million. The 2018 Credit Line is unsecured, and bears multiple fixed interest rates, calculated on a linear basis from the disbursement date of each installment of the principal amounts: (i) 10% per annum for all amounts drawn until October 1, 2018 and (ii) 12% per annum for all amounts

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (\$ in thousands)

NOTE 9 - LOAN FROM CONTROLLING SHAREHOLDER (CONT.):

drawn as of October 1, 2018. The loan agreement was extended from repayment date April 30, 2019 to December 31, 2019 and bear an interest of 15% per annum, calculated on a linear basis from the disbursement date of each installment of the Principal Amount from April 30, 2019 up to its repayment in full accordance with the terms hereunder (the "Interest"). During 2019 part of the credit line was converted to equity, see also Note 14.

As of December 31, 2019 and 2018, the total amount of this loan was \$6,518 and \$5,809, respectively.

NOTE 10 - CONVERTIBLE SECURITIES:

In October and November 2018, The Company entered into a convertible securities agreement (the "Convertible Securities") with investors (the "Noteholders"), according to which the Company issued 4,050,000 notes (face value of \$ 1.1 per note) to the Noteholders for an aggregate principal amount of \$4,050. The Convertible Securities mature 18 months after the issuance date and are convertible into an aggregate of 18,838,556 ordinary shares of the Company. Each Convertible Security is convertible into such number of ordinary shares equal to the product of the number of Convertible Securities converted and the face value of \$1.10 per Convertible Security, divided by exchange rate of \$0.7034 and divided by the fixed conversion price of AUD 0.3362 (approximately \$0.2365). In addition, the Company issued to the Noteholders 870,673 ordinary shares of the Company and warrants (the "Convertible Securities Warrants") to purchase an aggregate of 4,657,002 ordinary shares with an exercise price of AUD 0.391 (approximately \$0.28) per share, which expire on October 31, 2023. For lead manager services, the Company granted a warrant to purchase an aggregate of 1,218,311 ordinary shares with an exercise price of AUD 0.391 (approximately \$0.28), which expire on October 31, 2023.

The Convertible Securities Warrants were classified as a derivative financial liability and are re-measured each reporting date, with changes in fair value recognized in finance expense (income), net, since the exercise price is denominated in AUD and the functional currency of the Company is the USD.

The Company designated upon initial recognition that the Convertible Securities will be measured at fair value through profit or loss.

The transaction costs were recorded through profit or loss and equity proportionately among the fair value of the issued securities (Notes, Convertible Securities Warrants and ordinary shares).

During 2019, a default event occurred under the Convertible Securities agreement, as a result the Company issued 2,127,246 options and 8,957,958 shares. The Company recorded an expenses at amount of \$264.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (\$ in thousands)

NOTE 10 - CONVERTIBLE SECURITIES (CONT.):

In February 2020, a statement agreement was signed between the Company and MEFI & L.P which held about 80% from the convertible securities, according to which the Company agreed to terminate the convertible securities agreement and pay by the end of March 2020 \$3,566. This amount includes shares, which the Company will issue, worth AUD 200 thousands (approximately \$140) to MEFI, L.P. in quantity according to the closing bid price of the shares on the trading day, immediately prior to the date upon which the shares are issued. The Company's controlling shareholder provided MEFI & L.P with a personal guaranty settlement.

NOTE 11 - OTHER ACCOUNTS PAYABLE:

	December 31, 2019	December 31, 2018
Employees and authorities	625	498
Tax authorities	-	414
Others	53	93
	678	1,005

NOTE 12 - LONG TERM LOANS:

	Linked to	Interest rate	December 31, 2019	December 31, 2018
Long term loans Less- Current portion	U.S. dollar	2.5%-12%	2,365 (1,073)	2,712 (1,290)
2400 Cuntum portion			1,292	1,422

A. During the years 2015 through 2017, the Company received several loans from Bank Mizrahi Tfahot. As of December 31, 2019, and December 31, 2018, the total amount of these loans is: \$1,177 and \$1,594, respectively. During 2019, the Company refinanced \$1,337 to be repaid over four years. The loans bear interest of between 2.25%-3.5 % per annum. The maturity dates of these loans are between the years: 2020-2023. The Company's major shareholder provides a guarantee for the loan's payments described above.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (\$ in thousands)

NOTE 12 - LONG TERM LOANS (CONT.):

- **B.** Upon CardioStaff acquisition, additional long- term loans were added to the Company balance, As of December 31, 2019, and December 31, 2018, the total amount of these loans is \$1,188 and \$1,118, respectively. The increase in the amount as of 31/12/2019 is due to an increase in the accrued interest. The loans bear interest of between 4%-12% per annum. The maturity dates of these loans are between the years: 2020-2023.
- **C.** Reconciliation of the changes in liabilities for which cash flows have been, or will be classified as financing activities in the statement of cash flows:

	Loans
As of January 1, 2018	4,275
Changes from financing cash flows:	
Receipts of long term loans from bank	59
Repayment of short term and long term loans	(1,590)
Total changes from financing cash flows	(1,531)
Accrued interest of long term loans	(32)
As of December 31, 2018	2,712

	Loans		
As of January 1, 2019	2,712		
Changes from financing cash flows:			
Receipts of long term loans from bank	1,337		
Repayment of loans	(1,781)		
Total changes from financing cash flows	(444)		
Accrued interest of long term loans	97		
As of December 31, 2019	2,365		

	Lease liabilities
At January 1, 2019	-
IFRS 16 implementation	1,070
Additions (cancellation), net	(11)
Accretion of interest	42
Payment	(490)
As at December 31, 2019	611

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (\$ in thousands)

NOTE 13 - COMMITMENTS AND CONTINGENCIES:

- **A.** The Israeli subsidiary's' entire assets and rights were pledged as a floating charge to secure bank borrowings.
- **B.** On November 20, 2017, certain advisor made a demand in relation to a capital raising and advisory mandate for a corporate fee payment and other costs amounted to AUD 566,168 (approximately \$400). As of December 31, 2019, no provision was recognized due to this claim as the Company's management, based on its legal advisor opinion, does not consider there will be any probable cash outflow regarding this claim.

NOTE 14 - SHAREHOLDERS' EQUITY (DEFICIT):

A. The ordinary shares in the Company confer upon their holders the right to receive notice to participate and vote in general meetings of the Company, and the right to receive dividends, if and when declared.

	Number of shares			
	December 31, 2019		December 31, 2018	
	Authorized	Issued and outstanding	Authorized	Issued and outstanding
Ordinary shares of \$0.001 par value	1,000,000,000	410,472,294	1,000,000,000	361,032,266

The IPO Warrants were classified as a derivative financial liability and are re-measured each reporting date according to Black-Scholes model, with changes in fair value recognized in finance expense (income), net, since the exercise price of the warrants is denominated in AUD and the functional currency of the Company is the USD.

B. In 2019, the Company issued 12,500,000 warrants at an exercise price of AUD 0.265 on or before 29 November 2024, (the "GEM Warrants"), according to the agreement with GEM Global Yield LLC SCS.

The fair value of the derivative financial liabilities in behalf of the Company's warrants and the key assumptions used in their valuation as at December 31, 2019 are as follows:

	Fair Value as at December 31, 2019 *	Risk free rate	Volatility of assets	Expected Term	Expected dividend yield
Convertible Securities Warrants	106	0.92%	82%	3-4 years	0%
IPO Warrants	23	0.92%	82%	1-2 years	0%
GEM Warrants	314	0.92%	82%	4-5 years	0%
Total	443				

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (\$ in thousands)

NOTE 14 - SHAREHOLDERS' EQUITY (DEFICIT) (CONT.):

- * All amounts were recorded according to their fair value, according to a third party appraisal.
- C. On September 5, 2018, the Company entered into a Controlled Placement Agreement with Acuity Capital Investment Management Pty Ltd which provides the Company with up to AUD 10,000 thousand (approximately 7,200) of standby equity over a period of 28 months. Pursuant to the Controlled Placement Agreement, the Company issued to Acuity an option to require the Company to issue and allot, subject to prior notice, Ordinary Shares at an exercise price per Ordinary Share equal to the greater of (i) 90% of the VWAP of the Company Ordinary Shares traded by Acuity on ASX during a valuation period and (ii) a floor price for such valuation period, to be determined by the Company from time to time. Subject to the terms of the Shares. As part of the agreement with Acuity, the Company issued to Acuity 17,000,000 Ordinary Shares to be held in collateral for no consideration. Upon the termination of the Controlled Placement Agreement, the Company may buy back the 17,000,000 collateral shares for no consideration. In December 11, 2018, Acuity has exercised its option to purchase 3,325,000 Ordinary Shares, for aggregate net proceeds of AUD 1,085 thousand (approximately \$782). In 2019, no Ordinary Shares were issued under the Controlled Placement Agreement.
- **D.** In October and November 2018, The Company entered into a convertible securities agreement (the "Convertible Securities") with investors (see also note 10).

E. Options and shares granted to employees and service providers:

1. In January 2017, the Board of Directors approved a Global Equity Incentive Plan (the "Plan"). Under the Plan, 4,928,685 options for ordinary shares with \$ 0.00001 exercise price per share, were granted to employees, directors, consultants and sub-contractors of the Company. During February 2017, 3,913,884 fully vested options were converted into shares of the Company on 1:1 basis. The fair value of the options was measured according to share price in the IPO.

Upon the May 2017 public offering, the Company granted 15,000,000 shares and 20,000,000 fully vested options with AUD 0.3 exercise price per share to its service provider, the options will be expired upon 3 years from issuance.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (\$ in thousands)

NOTE 14 - SHAREHOLDERS' EQUITY (DEFICIT) (CONT.):

E. Options and shares granted to employees and service providers (cont.):

- 2. In March 2018, the Board of Directors resolved to make a pool of 12,500,000 options available. On March 3, 2018, May 14, 2018 and July 26, 2018, under the Plan, 3,051,470, 514,707 and 113,750 options for ordinary shares with \$0.242, \$0.219 and \$0.165 exercise price per share, were granted to employees, consultants and sub-contractors of the Company, respectively. The fair value of the options which were measured according to Black-Scholes model were \$372, \$52 and \$13, respectively. The fair value of each option granted is estimated on the date of grant, using the Black-Scholes option-pricing model with the following weighted average assumptions: dividend yield of 0% for all years; expected volatility: 2018 60%; risk-free interest rate: 2018 2.515%-2.82%; and expected life: 2017-5 years. The Company is required to assume a dividend yield as an input in the Black-Scholes model. The dividend yield assumption is based on the Company's historical experience and expectation of future dividends payouts and may be subject to change in the future.
- 3. In 2019 and 2018, 158,671 and 177,273, respectively fully vested options were converted into shares of the Company on 1:1 basis.
- 4. In June 2019, in its annual general meeting the shareholders approve to issue to its Board members 2,000,000 shares, 100,000 options to its former director 250,000 shares to the secretary of the Company and 500,000 Performance Rights to it's director.
- 5. In July and October 2019, the Board of Directors resolved to grant 9,682,088 restricted share units to employees and to a consultant. In addition, the Board of Directors resolved to grant 1,718,593 restricted share units to its service providers.
- 6. In 2019 and 2018, the Company recorded an expense related to options and shares granted at the amount of \$1,442 and \$211, respectively.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (\$ in thousands)

NOTE 14 - SHAREHOLDERS' EQUITY (DEFICIT) (CONT.):

E. Options and shares granted to employees and service providers (Cont.):

7. A summary of the status of the Company's option plan granted to employees as of December 31, 2019 and changes during the relevant period ended on that date is presented below:

	Year ended December 31, 2019		Year ended December 31, 2018	
	Number of options	Weighted average Exercise price	Number of options	Weighted average Exercise price
Outstanding at beginning				
of year	3,277,811	\$ 0.194	1,014,801	\$0.00001
Granted	600,000	\$ 0.0333	3,659,927	\$ 0.237
Exercised	(158,671)	\$0.00001	(177,273)	\$0.00001
Forfeited and cancelled	(328,949)	\$ 0.209	(1,219,644)	\$ 0.190
Outstanding at end of year	3,390,191	\$ 0.173	3,277,811	\$ 0.194
Exercisable options	1,403,093	\$0.17343	303,400	\$0.00001

8. The options to employees outstanding as of December 31, 2019 are comprised, as follows:

Weighted average			Weighted average	
	Outstanding as of	remaining	Exercisable as of	remaining
Exercise price	December 31, 2019	contractual term	December 31, 2019	contractual term
		(years)		(years)
\$0.00001	422,544	2.1	286,543	2.1
\$0.242	2,058,824	3.2	900,740	4.2
\$0.219	308,823	3.4	115,810	3.4
•	2,790,191		1,303,093	

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (\$ in thousands)

NOTE 14 - SHAREHOLDERS' EQUITY (DEFICIT) (CONT.):

F. Performance rights:

Upon the May 2017 public offering, three classes of Performance Rights ("Performance Rights") were approved by shareholders at an Extraordinary General Meeting. The Performance Rights convert to ordinary shares on 1:1 basis, when the attaching milestone is met:

60,000,000 Class B Performance Right milestone requires rolling 12 months revenues of at least \$30,000, the Performance Rights will be expired in 2 years. Since the Company didn't meet the milestone, the Class B Performance Rights were expired.

60,000,000 Class C Performance Rights require cumulative EBITDA of at least \$ 25,000, the Performance Rights will be expired in 3 years.

The total fair value of performance shares at the amount of \$ 15,888 was expensed in 2017 through profit and loss.

In June 2019, in its annual general meeting the shareholders approve to issue 500,000 Performance Rights. All the Performance Rights will automatically vest 12 months from the date of issue.

In case of unvested Performance Rights on the date the holder ceased to be a Director or if the holder's arrangement with the Company the Performance Rights will be terminated.

NOTE 15 - LEASES:

The Company has lease contracts for office facilities and motor vehicles used in its operations. Leases of office facilities generally have lease terms between 2 and 5 years, motor vehicles generally have lease terms of 3 years. The Company has several lease contracts that include extension options. These options are negotiated by management to provide flexibility in managing the leased-asset portfolio and align with the Company's business needs. Management exercises significant judgement in determining whether these extension and termination options are reasonably certain to be exercised in assessing the lease terms.

The Company also has certain leases of office facilities with lease terms of 12 months or less. The Company applies the 'short-term lease' recognition exemption for these leases.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (\$ in thousands)

NOTE 15 – LEASES (CONT.):

Set out below are the carrying amounts of right-of-use assets recognized and the movements during the period:

	Office facilities	Motor vehicles	Total
At January 1, 2019	1,054	119	1,173
Additions	-	4	4
Cancellation	(14)	-	(14)
Depreciation expense	(418)	(60)	(478)
As at December 31, 2019	622	63	685

Set out below are the carrying amounts of lease liabilities and the movements during the period:

	2019
At January 1, 2019	1,070
Additions	4
Cancellation	(15)
Accretion of interest	42
Payments	(490)
As at December 31, 2019	611
Current	363
Non-current	248

The following are the amounts recognized in profit or loss:

	2019
Depreciation expense of right-of-use assets	478
Interest expense on lease liabilities	42
Expense relating to short-term leases	
Total amount recognized in profit or loss	520

The Company had total cash outflows for leases of \$434 in 2019.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (\$ in thousands)

NOTE 16 - RESEARCH AND DEVELOPMENT EXPENSES:

	Year ended	Year ended
_	December 31, 2019	December 31, 2018
Payroll and related	1,395	2,518
Share based compensation	441	205
Subcontractors and materials	338	1,037
Depreciation and amortization	97	54
Patents	86	11
Travel expenses	55	88
Others	140	232
Total	2,552	4,145

NOTE 17 - SELLING, GENERAL AND ADMINISTRATIVE EXPENSES:

	Year ended December 31, 2019	Year ended December 31, 2018
Payroll and related	2,947	5,536
Professional services	2,007	2,392
Depreciation and amortization	1,913	2,558
Share based compensation	1,006	6
Travel expenses	595	1,073
Rent and office maintenance	379	878
Others	862	378
Total	9,709	12,821

NOTE 18 - EARNINGS PER SHARE:

Earnings per share have been calculated using the weighted average number of shares in issue during the relevant financial periods, the weighted average number of equity shares in issue and loss for the period as follows:

	Year ended December 31, 2019	Year ended December 31, 2018
Loss for the year attributable to shareholders	(15,013)	(16,263)
Weighted average number of ordinary shares	387,499,921	345,513,078
Basic loss per share in USD	\$(0.04)	\$(0.05)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (\$ in thousands)

NOTE 19 - TAX ON INCOME:

A. Taxes on income:

Cayman Islands:

The Company has incorporated in the Cayman Islands and under the local current laws; the Company is not subject to corporate income tax.

Israel:

Israeli corporate tax rates are 23% in 2019 and 2018.

United States of America:

The U.S. subsidiary incorporated in 2017 and is subject to local corporate tax in the United States. As of December 31, 2019, the U.S. subsidiary has not received a final tax assessment.

On December 22, 2017, the U.S. enacted the Tax Cuts and Jobs Act (the "Act"), which significantly changed U.S. tax law. The Act lowered the Company's U.S subsidiaries. Statutory federal income tax rate from 35% to 21% effective January 1, 2018.

B. Reconciliation between the theoretical tax on the pre-tax income and the tax expense:

	Year ended December 31, 2019	Year ended December 31, 2018
Loss before income tax	16,363	17,321
Statutory tax rate	0%	0%
Income tax at the statutory tax rate	-	-
Expenses not recognized for tax purposes	(176)	102
Recognition of deferred tax assets which were not		
recognized on prior periods	(681)	(447)
Income tax benefit	(857)	(345)

C. Income tax expense (benefit):

	Year ended December 31, 2019	Year ended December 31, 2018
Current	(488)	102
Deferred taxes, net	(369)	(447)
	(857)	(345)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (\$ in thousands)

NOTE 19 - TAX ON INCOME (CONT.):

D. Deferred tax liabilities:

Deferred tax assets, net reflect the net tax effects of temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for income tax purposes.

The Company's deferred tax asset, net resulting from:

	December 31, 2019	December 31, 2018
Deferred tax liabilities:		
Intangible assets	23	392
Total	23	392

NOTE 20 - RELATED PARTIES:

The following transactions arose with related parties:

Transaction	Year ended December 31, 2019	Year ended December 31, 2018
Short term employee benefits	1,087	1,819
Post-employment benefits	158	214
Share based compensation	1,197	58

Liabilities to related parties:

Name	December 31, 2019	December 31, 2018
Key management personnel	652	368
Loan from controlling shareholder	6,781	6,342

In 2019 and 2018, the Company signed an agreement to receive a short-term loan from its major shareholder (See also note 9).

Issue of loan conversion shares:

During 2019, the Company and Dr. Yacov Geva (the main shareholder) agreed to convert a portion of Dr. Yacov Geva loans which he provided to the Company. In April and June 2019, amounts of 3,318 and 2,000 was converted to 14,706,719 and 14,532,771 shares, respectively.

MEDICAL INNOVATIONS HOLDINGS LTD ARBN 617 204 743

ANNUAL REPORT 31 DECEMBER 2019

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (\$ in thousands)

NOTE 20 - RELATED PARTIES (CONT.):

Transaction with related party:

In February 2019, the Board of Directors approved the execution, delivery and performance by G Medical

Innovations Ltd (Israel) of a lease agreement with Ad Marom Assets and Initiation Ltd (The Lessor) relating

to lease, commencing no later than January 2022, of 1,026 square meters in a building to be built in Israel by

the Lessor.

Ad Marom Assets and Initiation Ltd. (The Lessor) is a company controlled by the Company's controlling

shareholder.

NOTE 21 - SEGMENT REPORTING:

The Company identified the Company's COO as its chief operating decision maker ("CODM").

As the Company's CODM, the COO receives information on a segregated basis (for review on a regularly

basis) of each business unit, i.e. services and products. The financial statements present within statements of

comprehensive income the revenues from each segment on a standalone basis as well as cost of sale of each

segment – i.e. there are no transactions between segments. The information as presented in the financial

statements is essentially the same information provided to the CODM and the same information regarding

decisions about allocating resources.

The Company accounts for its segment information in accordance with IFRS 8 "Segment Reporting" which

establishes annual and interim reporting standards for operating segments of a Company based on the

Company's internal accounting methods.

Operating segments are based upon its internal organization structure, the manner in which our operations are

managed and the availability of separate financial information. The Company has two operating segments:

products segment and services segment.

Products: Development, manufacture and marketing of wireless diagnostic equipment for the medical

industry and consumer market. Cardiac monitoring services of MCT, Event, Holter, Extended Holter

and Pacemaker.

43

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (\$ in thousands)

NOTE 21 - SEGMENT REPORTING (CONT.):

Summarized financial information by segment, based on the Company's internal financial reporting system utilized by the Company's chief operating decision makers, follows:

For the year ended December 31, 2019:

	D 1 4	Patient	Company
	Products:	Services:	Total:
Revenues from external customers	12	5,514	5,526
Segment loss	6,147	5,076	11,223
Unallocated G&A expenses			1,556
Finance income			(263)
Finance expenses		_	3,847
Loss before income taxes		=	16,363

For the year ended December 31, 2018:

		Patient	Company
	Products:	Services:	Total:
Revenues from external customers	40	3,022	3,062
Segment loss	10,416	6,768	17,184
Finance income			(858)
Finance expenses		_	995
Loss before provision for income taxes			17,321

NOTE 22 - FINANCIAL INSTRUMENTS AND RISK MANAGEMENT:

The Company is exposed to a variety of financial risks, which results from its financing, operating and investing activities. The objective of financial risk management is to contain, where appropriate, exposures in these financial risks to limit any negative impact on the Company's financial performance and position.

The Company's financial instruments are its cash, trade and other receivables, payables, other payables and loans. The main purpose of these financial instruments is to raise finance for the Company's operation. The Company actively measures, monitors and manages its financial risk exposures by various functions pursuant

to the segregation of duties and principals. The risks arising from the Company's financial instruments are mainly credit risk and currency risk.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (\$ in thousands)

NOTE 22 - FINANCIAL INSTRUMENTS AND RISK MANAGEMENT (CONT.):

The risk rate on loans is fixed. The risk management policies employed by the Company to manage these risks are discussed below.

Credit risk:

Credit risk arises when a failure by counterparties to discharge their obligations could reduce the amount of future cash inflows from financial assets on hand at the balance sheet date. The Company closely monitors the activities of its counterparties and controls the access to its intellectual property which enables it to ensure the prompt collection of customers' balances. The Company's main financial assets are cash and cash equivalents as well as other receivables and represent the Company's maximum exposure to credit risk in connection with its financial assets. Wherever possible and commercially practical the Company holds cash with major financial institutions In Israel.

The carrying amount of financial assets represents the maximum credit exposure. The maximum exposure to credit risk at the reporting date was:

	December 31, 2019	December 31, 2018	
Cash and Cash Equivalents	-	2,634	
Restricted deposit	717	714	
Trade receivables	556	705	
Other Accounts Receivable	201	230	
Total	1,474	4,283	

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (\$ in thousands)

NOTE 22 - FINANCIAL INSTRUMENTS AND RISK MANAGEMENT (CONT.):

Currency risk:

Assets

Currency risk is the risk that the value of financial instruments will fluctuate due to changes in foreign exchange rates. Currency risk arises when future commercial transactions and recognized assets and liabilities are denominated in a currency that is not the Company's functional currency. The Company is exposed to foreign exchange risk arising from various currency exposures primarily with respect to the New Israeli Shekel, the RMB and the AUD. The Company's policy is not to enter into any currency hedging transactions. The carrying amounts of the Company's foreign currency denominated monetary assets and monetary liabilities at the reporting date are as follows:

December 31, 2019

Assets	December 31, 2019			
	NIS	AUD	RMB	Total
Restricted deposit	47	-	-	47
Other accounts receivable	62	<u>-</u>	18	80
	109		18	127
Liabilities				
	NIS	AUD	RMB	Total
Trade and other payables	718	79	65	862
Short term bank credit	89	-	-	89
Long term loan	94	-	-	94
Obligation under operating				
leases	64	-	21	85
Derivative liabilities	-	443	-	443
	965	522	86	1,573
Net	(856)	(522)	(68)	(1,446)

December 31, 2018

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (\$ in thousands)

NOTE 22 - FINANCIAL INSTRUMENTS AND RISK MANAGEMENT (CONT.):

Currency risk (cont.):

Assets

			· · · · · · · · · · · · · · · · · · ·	
	NIS	AUD	RMB	Total
Cash and cash equivalents	145	744	1,529	2,418
Restricted deposit	44	-	-	44
Other accounts receivable	31	-	182	213
	220	744	1,711	2,675
Liabilities				
	NIS	AUD	RMB	Total
Trade and other payables	1,214	210	46	1,470
Long term loan	121	-	-	121
Derivative liabilities	-	888	-	888
	1,335	1,098	46	2,479
Net	(1,115)	(354)	1,665	196

Sensitivity analysis:

A 10% strengthening of the United States Dollar against the following currencies would have increased (decreased) equity and the income statement by the amounts shown below. This analysis assumes that all other variables, in particular interest rates, remain constant. For a 10% weakening of the United States Dollar against the relevant currency, there would be an equal and opposite impact on the profit and other equity.

	December 31, 2019	December 31, 2018
Linked to NIS	(856)	(1,115)
	10%	10%
	(86)	(112)
Linked to AUD	(522)	(354)
	10%	10%
	(52)	(35)
Linked to RMB	(68)	1,665
	10%	10%
	(7)	167

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (\$ in thousands)

NOTE 22 - FINANCIAL INSTRUMENTS AND RISK MANAGEMENT (CONT.):

Liquidity risks:

Liquidity risk is the risk that arises when the maturity of assets and the maturity of liabilities do not match. An unmatched position potentially enhances profitability but can also increase the risk of loss. The Company has procedures with the object of minimizing such loss by maintaining sufficient cash and other highly liquid current assets and by having available an adequate amount of committed credit facilities.

The following tables detail the Company's remaining contractual maturity for its financial liabilities. The tables have been drawn up based on the undiscounted cash flows of financial liabilities based on the earliest date on which the Company can be required to pay.

	December 31, 2019	December 31, 2018
Trade and other payables	4,008	2,947
Financial liability (see also note 10)	3,566	
Bank loans and short-term bank credit (see also note 12)	2,458	2,712
Loan from shareholder (see also note 20)	6,781	6,342
Obligation under operating leases (see also note 15)	611	-
Convertible Securities (see also note 10)	757	3,035
Total	18,181	15,036

Fair value of financial instrument:

	Fair val	lue measurem	ents using input	t type
	Level 1	Level 2	Level 3	Total
As of December 31, 2019				
Derivative liabilities – warrants	-	-	(443)	(443)
Convertible securities	-	-	(757)	(757)
	Fair val	ue measureme	ents using input	t type
	Level 1	Level 2	Level 3	Total
As of December 31, 2018				
Derivative liabilities – warrants	-	-	(888)	(888)
Convertible securities			(3,035)	(3,035)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (\$ in thousands)

NOTE 22 - FINANCIAL INSTRUMENTS AND RISK MANAGEMENT (CONT.):

Fair value of financial instrument (cont.):

The fair value measurement of the convertible securities in the table above, was estimated using a Monte Carlo simulation analysis, based on a variety of significant unobservable inputs a thus represent a level 3 measurement within the fair value hierarchy.

As of the issue date of the warrants and convertible securities, the key inputs that were used in measuring the fair value of the warrants and the convertible securities were: the risk free interest rate- 0.92%, the expected volatility-82% and the AUD/USD exchange rate -0.7011.

As of December 31, 2019, the key inputs that were used in warrants and the convertible securities were: the risk free interest rate- 0.92%, the expected volatility-82% and the AUD/USD exchange rate -0.7011.

As of December 31, 2018, the key inputs that were used in measuring the fair value of the warrants and the convertible securities were: the risk free interest rate- 1.56%, the expected volatility-70% and the AUD/USD exchange rate -0.7049.

	Derivative liability
Derivative liability - warrants as of January 1, 2018	(778)
Receipts of derivative liability	(610)
Gain due to derivative liability	500
Derivative liability - warrants as of December 31, 2018	(888)
Issuance of financial instruments	(314)
Gain due to derivative liability	759
Derivative liability - warrants as of December 31, 2019	(443)

	Convertible
	Securities
Convertible securities as of January 1, 2018	-
Receipts of convertible securities	(3,234)
Gain due to change in fair value of convertible securities	199
Convertible securities as of December 31, 2018	(3,035)
Conversion of convertible securities	790
Classification into financial debt	1,923
Loss due to change in fair value of convertible securities	(435)
Convertible securities as of December 31, 2019 (see also Note 10)	(757)

MEDICAL INNOVATIONS HOLDINGS LTD ARBN 617 204 743

ANNUAL REPORT 31 DECEMBER 2019

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (\$ in thousands)

NOTE 23 - SUBSEQUENT EVENTS:

A. Acuity Capital Investment management Pty Ltd:

Pursuant to the agreement (see Note 14G) in February 2020 the Company has raised AUD 350,000

(approximately 229) through the set-off 3,400,000 collateral Shares previously issued to Acuity Capital.

B. GEM Global Yield LLC SCS ("GEM"):

The Company secured capital commitment of AUD 30 million (approximately 21 million) over three years

subject to conditions precedent down on the facility. In 2020, up to the date of signing the financial

statements, the Company utilized AUD 740,165 (approximately 520) and issued 9,056,273 shares to GEM

pursuant to the terms of the GEM agreement.

On 25 March 2020 the Company issued 12,500,000 unlisted options to GEM, each exercisable at AUD

\$0.265 on or before 29 November 2024, as partial consideration for providing the capital commitment

facility to the Company.

C. World event - Coronavirus (COVID 19)

The world is currently experiencing an event with macroeconomic consequences, originating from the

spread of the novel Corona virus (COVID 19) in many countries around the world (hereinafter - "the

Coronavirus" or the "Event"). Following the Event, many countries, including Israel, are taking significant

steps to try to prevent the spread of the Coronavirus, such as restrictions on civilian movement, gatherings,

transit restrictions on passengers and goods, closing borders between countries, etc. As a result, the Event

and the actions taken by the various countries have significant implications on many economies as well as

capital markets worldwide.

As for the subsidiary in Israel, the departments that operates is finance and partly research and development,

the other departments are in leave of absence. The active subsidiary in China - G Medical Innovations Asia

Ltd, is currently working remotely. The Company's active subsidiary in USA - G Medical Innovations

USA Inc, part of the departments working remotely. As the event is still an ongoing event, the Company

cannot estimate the potential effect on its short and mid-term activities and financial results.

50

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (\$ in thousands)

NOTE 23 - SUBSEQUENT EVENTS (CONT.):

D. MEF I, L.P ("Magna")

On 7 April 2020 the Company announced to the ASX that it has extended the repayment date of the settlement sum owing to MEF I, L.P ("Magna") under the deed of termination, settlement and release to 30 April 2020, previously due by 31 March 2020.

Under the terms of the Deed of Variation, in consideration for the grant of the extension, the Company has also agreed to issue to Magna on or before 30 April 2020 such number of fully paid ordinary shares in the Company equivalent to \$260.

In addition, the settlement sum owing and payable to Magna will be reduced by \$130 and, as at the date of this announcement, the Company will repay to Magna an amount of \$3,260.665 by 30 April 2020 in full and final settlement of the Company's outstanding debt to Magna.

E. Director Shares

On 25 March 2020 the Company issued 4,250,000 fully paid ordinary shares to Directors as consideration for services in lieu of cash as approved by shareholders and as detailed in the Notice of Meeting dated 18 February 2020.

DIRECTORS' DECLARATION

In the opinion of the directors of G Medical Innovations Holdings Ltd (the "Company"):

The financial statements and notes, as set out on pages 4 to 51 are in accordance with the International Financial Reporting Standards:

- a. comply with International Accounting Standards and other mandatory professional reporting requirements; and
- b. give a true and fair view of the Company and its controlled entities financial position as at 31 December 2019 and of its performance for the year ended on that date; and.

This declaration is made in accordance with a resolution of the Board of Directors.

Dr Yacov Geva

President and Chief Executive Officer

Dated April 07, 2020



Independent Auditors' Statements to Shareholders of G Medical Innovations Holdings Ltd.

Opinion

We have audited the accompanying consolidated financial report of G Medical Innovations Holdings Ltd. (the "Company"), which comprise the statements of financial position as of December 31, 2019, the related consolidated statements of comprehensive loss, changes in shareholders' deficit and cash flows for the year ended December 31, 2019, and notes to the consolidated financial report, including a summary of significant accounting policies.

In our opinion, the accompanying consolidated financial report present fairly, in all material respects, the consolidated financial position of the Company as of December 31, 2019, its financial performance and its cash flows for the year ended December 31, 2019 in accordance with International Financial Reporting Standards (IFRSs).

Basis for Opinion

We conducted our audit in accordance with International Standards on Auditing (ISAs). Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the consolidated financial report section of our report. We are independent of the Company in accordance with the International Ethics Standards Board for Accountants' Code of Ethics for Professional Accountants (IESBA Code) together with the ethical requirements that are relevant to our audit of the financial report in Israel, and we have fulfilled other ethical responsibilities in accordance with these requirements and the IESBA Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Material Uncertainty Related to Going Concern

We draw attention to Note 1.A in the consolidated financial report, which indicates that the Company incurred a net loss of USD 15,506 thousand during the year ended December 31, 2019 and generated USD \$63,340 of accumulated deficit since inception, as of that date, the Company's current liabilities exceeded its total assets by USD 8,331 thousand. As stated in Note 1.A, these events or conditions, along with other matters as set forth in Note 1.A, indicate that a material uncertainty exists that may cast significant doubt on the Company's ability to continue as a going concern. Our opinion is not modified in respect of this matter.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial report of the current period. These matters were addressed in the context of our audit of the consolidated financial report as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.



Convertible Securities

During 2019, the Company issued 3,573,551 ordinary shares upon conversion of convertible securities that were issued in 2018.

As at December 31, 2019, the outstanding convertible securities and derivative financial liability amounted to USD 757 thousand as disclosed in Note 10.

These financial instruments are recorded at fair value through profit or loss as required by the relevant accounting standard.

This matter was considered a Key Audit Matter given the complexities associated with the valuation and of these financial instruments.

How the matter was addressed in our audit

Our procedures in respect of this area included:

- We assessed the design & implementation of the controls identified by the management surrounding the convertibles securities' valuations.
- We tested the accuracy of the information in the valuation by agreeing key inputs to underlying records and source evidence;
- We assessed the forecasts used in the valuations with reference to current financial results; Gained understanding and tested the underlying assumptions used for the forecasts.
- The valuation methodology and assumptions were tested, using our valuation specialists, as following:
 - Discussions with the Company's external expert in order to understand the methodology and assumptions used;
 - Examining the assumptions and forecasts used in the valuation, focusing on the capitalization rate and discount rate with reference to external market trends and transactions.
- Testing the accuracy of conversion of convertible notes into ordinary shares according to the agreement's term.



Recognition of Revenues

The Company's revenues is generated primarily from providing cardic motoring services ("CMS").

Total revenues from the rendering of services for the year ended 2019 were \$5,526 thousand and comprised of two types of revenues:

- Services
 - · Products

As the Company is not providing an implicit price concession but, rather, have chosen to accept the risk of default, and adjustments to the transaction price are recorded, as described in Note 2, we considered it as Key Audit Matter.

How the matter was addressed in our audit

We obtained a detailed understanding of each of the revenue streams and the processes for capturing and recording revenue. Our key audit procedures in relation to the recognition of revenue included:

Services

- Gaining an understanding of the recognition of CMS process.
- Reconciling, on a sample basis, sales data to the revenue recognized.
- Assessing the reasonableness of difference between list price's fees by treatments, to actual revenue receipted.
- Testing on a sample basis for invoices to healthcare's insurance, and private patients.
- Examined the adjustments to the price list according to the agreements with the insurance companies.

Products

- Gaining an understanding of the recognition of revenue from the provision of home care services.
- On a sample basis verifying rates charged in invoices to funds receipted.

Based on the evidence obtained from the procedures described above, we considered that the revenue recognized and the corresponding disclosures are acceptable in the context of the consolidated financial report taken as a whole, for the year ended December 31, 2019.



The directors and management of the Company are responsible for the other information. The other information comprises the information contained in the directors' report for the year ended December 31, 2019, but does not include the financial statements and our auditor's report thereon. Our opinion on the financial report does not cover the other information and we do not express any form of assurance conclusion thereon. In connection with our audit of the consolidated financial report, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial report or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed on the other information that we obtained prior to the date of this auditor's report, 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 management and directors for the consolidated Financial Report

The directors and management of the Company are responsible for the preparation and fair presentation of these consolidated financial report in accordance with IFRSs, and for such internal control as directors and management determines is necessary to enable the preparation of financial report that are free from material misstatement, whether due to fraud or error. In preparing the financial report, the directors and the management are responsible for assessing the ability of the Company to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the management and the directors either intend to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

Auditor's responsibilities for the Audits of the consolidated Financial Report

Our objectives are to obtain reasonable assurance about whether the consolidated 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 ISAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial report.

As part of the audit in accordance with ISAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

• Identify and assess the risks of material misstatement of the consolidated 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 Company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of the management and the board of 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 Company'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 Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial report, including the
 disclosures, and whether the consolidated financial report represent the underlying transactions and events
 in a manner that achieves fair presentation.

We communicate with those charged with governance 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 audits.

We also provide those charged with governance 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 with those charged with governance, we determine those matters that were of most significance in the audit of the consolidated financial report of the current period 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.

Junel Time Tomer Fromovich

Partner

Tel-Aviv, Israel

April 7, 2020

Certified Public Acquirements (Isr.)
BDO Member Firm

ARBN 617 204 743

ANNUAL REPORT 31 DECEMBER 2019

CORPORATE GOVERNANCE STATEMENT

This Corporate Governance Statement is current as at 7 April 2020 and has been approved by the Board of the Company.

This Corporate Governance Statement discloses the extent to which the Company will follow the recommendations set by the ASX Corporate Governance Council in its publication Corporate Governance Principles and Recommendations 3rd Edition (Recommendations). The Recommendations are not mandatory, however the Recommendations that will not be followed have been identified and reasons for not following them, along with what (if any) alternative governance practices have been adopted in lieu of the Recommendation.

The Company has adopted Corporate Governance Policies which provide written terms of reference for the Company's corporate governance practices.

The Company's Corporate Governance Policies are contained within the Corporate Governance Plan and available on the Company's website at www.gmedinnovations.com

Principle 1: Lay solid foundations for management and oversight

Roles of the Board & Management

The role of the Board is to provide overall strategic guidance and effective oversight of management. The Board derives its authority to act from the Company's Constitution.

The Board is responsible for and has the authority to determine all matters relating to the strategic direction, policies, practices, establishing goals for management and the operation of the Company. The Board shall delegate responsibility for the day-to-day operations and administration of the Company to the Chief Executive Officer.

The role of management is to support the Chief Executive Officer and implement the running of the general operations and financial business of the Company, in accordance with the delegated authority of the Board.

In addition to matters it is expressly required by law to approve, the Board has reserved the following matters to itself:

- Driving the strategic direction of the Company, ensuring appropriate resources are available to meet objectives and monitoring management's performance;
- Appointment, and where necessary, the replacement, of the Chief Executive Officer and other senior executives and the
 determination of their terms and conditions including remuneration and termination;
- Approving the Company's remuneration framework;
- Monitoring the timeliness and effectiveness of reporting to Shareholders;
- Reviewing and ratifying systems of audit, risk management and internal compliance and control, codes of conduct and legal compliance to minimise the possibility of the Company operating beyond acceptable risk parameters;
- Approving and monitoring the progress of major capital expenditure, capital management and significant acquisitions and divestitures;
- Approving and monitoring the budget and the adequacy and integrity of financial and other reporting such that the financial performance of the company has sufficient clarity to be actively monitored;
- Approving the annual, half yearly and quarterly accounts;
- Approving significant changes to the organisational structure;
- Approving decisions affecting the Company's capital, including determining the Company's dividend policy and declaring dividends;
- Ensuring a high standard of corporate governance practice and regulatory compliance and promoting ethical and responsible decision making;
- Procuring appropriate professional development opportunities for Directors to develop and maintain the skills and knowledge needed to perform their role as Directors effectively;
- Ensuring that the Company acts legally and responsibly on all matters and assuring itself that the Company has adopted, and that its practice is consistent with, a number of guidelines including:
 - Corporate Code of Conduct;
 - Continuous Disclosure Policy;
 - Diversity Policy;
 - Performance Evaluation Policy;
 - Procedures for Selection and Appointment of Directors;
 - Risk Management Review Procedure and Internal Compliance and Control Policy;
 - Trading Policy; and
 - Shareholder Communication Strategy.

ARBN 617 204 743

ANNUAL REPORT 31 DECEMBER 2019

Subject to the specific authorities reserved to the Board under the Board Charter, the Board delegates to the Chief Executive Officer responsibility for the management and operation of G Medical. The Chief Executive Officer is responsible for the day-to-day operations, financial performance and administration of G Medical within the powers authorised to him from time-to-time by the Board. The Chief Executive Officer may make further delegation within the delegations specified by the Board and will be accountable to the Board for the exercise of those delegated powers.

Further details of Board responsibilities, objectives and structure are set out in the Board Charter which is contained within the Corporate Governance Place available on the G Medical website.

Board Committees

The Board has established both an Audit and Risk Committee and a Nomination and Remuneration Committee.

The Committees meet as often as necessary to fulfil their roles. Directors are required to allocate sufficient time to the Company to discharge their responsibilities effectively, including adequate time to prepare for Committee meetings and in joining visits to the Company's operational sites.

The structure of the committees is as follows:

Audit & Risk Committee

Member	Qualifications	Number of Meetings Held	Number of Meetings Attended
Urs Wettstein	Certified Practising Accountant	1	1
Brendan de Kauwe	Bachelor of Science and Bachelor of Dental Surgery	1	1
Sam Skontos	B.Eng	1	1

Nomination & Remuneration Committee

Member	Qualifications	Number of Meetings Held	Number of Meetings Attended
Kenneth R Melani	Bachelor of Arts and Doctorate in Medicine	-	-
Louis Antoniou	Bachelor in Economics	-	-
Urs Wettstein	Certified Practising Accountant	-	-

Board Appointments

The Company through the Board and the Nomination and Remuneration Committee undertakes comprehensive reference checks prior to appointing a director or putting that person forward as a candidate to ensure that person is competent, experienced, and would not be impaired in any way from undertaking the duties of director. The Company provides relevant information to shareholders for their consideration about the attributes of candidates together with whether the Board supports the appointment or re-election.

The terms of the appointment of a non-executive director, executive directors and senior executives are agreed upon and set out in writing at the time of appointment.

The Company Secretary

The Company Secretary is accountable directly to the Board, through the Chairman, on all matters to do with the proper functioning of the Board, including agendas, Board papers and minutes, advising the Board and its Committees (as applicable) on governance matters, monitoring that the Board and Committee policies and procedures are followed, communication with regulatory bodies and the ASX and statutory and other filings.

Diversity

The Board has adopted a Diversity Policy which provides a framework for the Company to establish and achieve measurable diversity objectives, including in respect to gender, age, ethnicity and cultural diversity. The Diversity Policy allows the Board to set measurable gender diversity objectives (if considered appropriate) and to assess annually both the objectives (if any have been set) and the Company's progress towards achieving them.

ARBN 617 204 743

ANNUAL REPORT 31 DECEMBER 2019

The Board considers that, due to the size, nature and stage of development of the Company, setting measurable objectives for the Diversity Policy at this time is not appropriate. The Board will consider setting measurable objectives as the Company increases in size and complexity.

The participation of women in the Company at the date of this report is as follows:

Women employees in the Company 54%
 Women in senior management positions 39%
 Women on the Board 0%

The Company's Diversity Policy is contained within the Corporate Governance Plan and is available on its website.

Board & Management Performance Review

On an annual basis, the Board and its committees conducts a review of its structure, composition and performance.

The annual review includes consideration of the following measures:

- comparing the performance of the Board against the requirements of its Charter;
- assessing the performance of the Board over the previous 12 months having regard to the corporate strategies, operating plans and the annual budget;
- reviewing the Board's interaction with management;
- reviewing the type and timing of information provided to the Board by management;
- reviewing management's performance in assisting the Board to meet its objectives; and
- identifying any necessary or desirable improvements to the Board Charter.

The method and scope of the performance evaluation will be set by the Board and may include a Board self-assessment checklist to be completed by each Director. The Board may also use an independent adviser to assist in the review.

The Chairman has primary responsibility for conducting performance appraisals of Non-Executive Directors, in conjunction with them, having particular regard to:

- contribution to Board discussion and function;
- degree of independence including relevance of any conflicts of interest;
- availability for and attendance at Board meetings and other relevant events;
- contribution to Company strategy;
- · membership of and contribution to any Board committees; and
- suitability to Board structure and composition.

The Board did not conduct an annual performance assessment of the Chief Executive Officer during the financial year. An assessment of the Chief Executive Officer and executive management is planned to be completed in the next financial year and results will be included in the annual financial report to shareholders.

ARBN 617 204 743

ANNUAL REPORT 31 DECEMBER 2019

Independent Advice

Directors have a right of access to all Company information and executives. Directors are entitled, in fulfilling their duties and responsibilities, may seek independent external professional advice as considered necessary at the expense of the Company, subject to prior consultation with the Chairman. A copy of any such advice received is made available to all members of the Board.

2: Structure the board to add value

Board Composition

As at the date of this report the Board was comprised of the following members:

Dr Kenneth R Melani Non-Executive Chairman (appointed 21 August 2014);

Dr Yacov Geva President and Chief Executive Officer (appointed 3 October 2014);

Dr Shuki Gleitman

Non-Executive Director (appointed 24 February 2017);
Dr Brendan de Kauwe

Non-Executive Director (appointed 24 February 2017);
Mr Urs Wettstein

Non-Executive Director (appointed 24 February 2017);
Prof. Zeev Rotstein

Non-Executive Director (appointed 5 March 2019);

The Board consists of a majority of Non-Executive Directors.

G Medical has adopted a definition of 'independence' for Directors that is consistent with the Recommendations.

The Board does have a majority of independent directors. Dr Geva is not considered to be independent as he is a substantial holder in the Company. Dr De Kauwe is not considered to be independent as he was in a material business relationship with the Company, having been involved in the capital raising prior to listing through his relationship with Otsana Capital.

Board Selection Process

The Board and the members of the Nomination and Remuneration Committee considers that a diverse range of skills, backgrounds, knowledge and experience is required in order to effectively govern G Medical. The Board and the Committee believes that orderly succession and renewal contributes to strong corporate governance and is achieved by careful planning and continual review.

The Board and the Committee is responsible for the nomination and selection of directors. The Board and the Committee reviews the size and composition of the Board regularly and at least once a year as part of the Board evaluation process.

The Board and the Committee have not yet established a Board Skills Matrix. The Board Skills Matrix is expected to include the following areas of knowledge and expertise:

- Strategic expertise;
- Specific industry knowledge;
- Accounting and finance;
- Risk management;
- Experience with financial markets; and
- Investor relations.

The creation and disclosure of the Board Skills Matrix will be undertaken with the annual Board performance assessment.

Induction of New Directors and Ongoing Development

New Directors are issued with a formal Letter of Appointment that sets out the key terms and conditions of their appointment, including Director's duties, rights and responsibilities, the time commitment envisaged, and the Board's expectations regarding involvement with any Committee work.

An induction program is in place and new Directors are encouraged to engage in professional development activities to develop and maintain the skills and knowledge needed to perform their role as Directors effectively.

Principle 3: Act ethically and responsibly

The Company has implemented a Code of Conduct, which provides a framework for decisions and actions in relation to ethical conduct in employment. It underpins the Company's commitment to integrity and fair dealing in its business affairs and to a duty of care to all employees, clients and stakeholders.

All employees and Directors are expected to:

- respect the law and act in accordance with it;
- maintain high levels of professional conduct;

ARBN 617 204 743

ANNUAL REPORT 31 DECEMBER 2019

- respect confidentiality and not misuse Company information, assets or facilities;
- avoid real or perceived conflicts of interest;
- act in the best interests of shareholders;
- by their actions contribute to the Company's reputation as a good corporate citizen which seeks the respect of the community
 and environment in which it operates;
- · perform their duties in ways that minimise environmental impacts and maximise workplace safety;
- exercise fairness, courtesy, respect, consideration and sensitivity in all dealings within their workplace and with customers, suppliers and the public generally; and
- act with honesty, integrity, decency and responsibility at all times.

An employee that breaches the Code of Conduct may face disciplinary action including, in the cases of serious breaches, dismissal. If an employee suspects that a breach of the Code of Conduct has occurred or will occur, he or she must report that breach to the Company Secretary. No employee will be disadvantaged or prejudiced if he or she reports in good faith a suspected breach. All reports will be acted upon and kept confidential.

Principle 4: Safeguard integrity in corporate reporting

The Board as a whole fulfills to the functions normally delegated to the Audit Committee as detailed in the Audit and Risk Committee Charter.

The Board is responsible for the initial appointment of the external auditor and the appointment of a new external auditor when any vacancy arises. Candidates for the position of external auditor must demonstrate complete independence from the Company through the engagement period. The Board may otherwise select an external auditor based on criteria relevant to the Company's business and circumstances. The performance of the external auditor is reviewed on an annual basis by the Board.

The Board receives regular reports from management and from external auditors. It also meets with the external auditors as and when required.

The external auditors attend G Medical's AGM and are available to answer questions from security holders relevant to the audit.

Prior approval of the Board must be gained for non-audit work to be performed by the external auditor. There are qualitative limits on this non-audit work to ensure that the independence of the auditor is maintained.

There is also a requirement that the lead engagement partner responsible for the audit not perform in that role for more than five years.

CEO and CFO Certifications

The Board, before it approves the entity's financial statements for a financial period, receives from its CEO and CFO (or, if none, the persons fulfilling those functions) a declaration provided in accordance with Section 295A of the Corporations Act that, in their opinion, the financial records of the entity have been properly maintained and that the financial statements comply with the appropriate accounting standards and give a true and fair view of the financial position and performance of the entity and that the opinion has been formed on the basis of a sound system of risk management and internal control which is operating effectively.

Principle 5: Make timely and balanced disclosure

The Company has a Continuous Disclosure Policy which outlines the disclosure obligations of the Company as required under the ASX Listing Rules and Corporations Act. The policy is designed to ensure that procedures are in place so that the market is properly informed of matters which may have a material impact on the price at which Company securities are traded.

The Board considers whether there are any matters requiring disclosure in respect of each and every item of business that it considers in its meetings. Individual Directors are required to make such a consideration when they become aware of any information in the course of their duties as a Director of the Company.

The Company is committed to ensuring all investors have equal and timely access to material information concerning the Company.

The Board has designated the Company Secretary as the person responsible for communicating with the ASX. All key announcements at the discretion of the Chief Executive Officer are to be circulated to and reviewed by all members of the Board.

The Chairman, the Board, Chief Executive Officer and the Company Secretary are responsible for ensuring that:

a) Company announcements are made in a timely manner, that announcements are factual and do not omit any material information required to be disclosed under the ASX Listing Rules and Corporations Act; and

ARBN 617 204 743

ANNUAL REPORT 31 DECEMBER 2019

b) Company announcements are expressed in a clear and objective manner that allows investors to assess the impact of the information when making investment decisions.

Principle 6: Respect the rights of security holders

The Company recognises the value of providing current and relevant information to its shareholders. The Board of the Company aims to ensure that the shareholders are informed of all major developments affecting the Company's state of affairs.

The Company respects the rights of its shareholders and to facilitate the effective exercise of those rights the Company is committed to:

- communicating effectively with shareholders through releases to the market via ASX, the company website, information posted or emailed to shareholders and the general meetings of the Company;
- giving shareholders ready access to clear and understandable information about the Company; and
- making it easy for shareholders to participate in general meetings of the Company.

The Company also makes available a telephone number and email address for shareholders to make enquiries of the Company. These contact details are available on the "Contact" page of the Company's website.

Shareholders may elect to, and are encouraged to, receive communications from G Medical and G Medical's securities registry electronically. The contact details for the registry are available on the "Contact Us" page of the Company's website.

The Company maintains information in relation to its Constitution, governance documents, Directors and senior executives, Board and committee charters, annual reports and ASX announcements on the Company's website.

Principle 7: Recognise and manage risk

The Board is committed to the identification, assessment and management of risk throughout G Medical's business activities.

The Board is responsible for the oversight of the Company's risk management and internal compliance and control framework. The Company does not have an internal audit function. Responsibility for control and risk management is delegated to the appropriate level of management within the Company with the Chief Executive Officer having ultimate responsibility to the Board for the risk management and internal compliance and control framework. G Medical has established policies for the oversight and management of material business risks.

G Medical's Risk Management and Internal Compliance and Control Policy recognises that risk management is an essential element of good corporate governance and fundamental in achieving its strategic and operational objectives. Risk management improves decision making, defines opportunities and mitigates material events that may impact security holder value.

G Medical believes that explicit and effective risk management is a source of insight and competitive advantage. To this end, G Medical is committed to the ongoing development of a strategic and consistent enterprise wide risk management program, underpinned by a risk conscious culture.

G Medical accepts that risk is a part of doing business. Therefore, the Company's Risk Management and Internal Compliance and Control Policy is not designed to promote risk avoidance. Rather G Medical's approach is to create a risk conscious culture that encourages the systematic identification, management and control of risks whilst ensuring we do not enter into unnecessary risks or enter into risks unknowingly.

G Medical assesses its risks on a residual basis; that is it evaluates the level of risk remaining and considering all the mitigation practices and controls. Depending on the materiality of the risks, G Medical applies varying levels of management plans.

The Board has required management to design and implement a risk management and internal compliance and control system to manage G Medical's material business risks. It receives regular reports on specific business areas where there may exist significant business risk or exposure. The Company faces risks inherent to its business, including economic risks, which may materially impact the Company's ability to create or preserve value for security holders over the short, medium or long term. The Company has in place policies and procedures, including a risk management framework (as described in the Company's Risk Management and Internal Compliance and Control Policy), which is developed and updated to help manage these risks. The Board does not consider that the Company currently has any material exposure to environmental or social sustainability risks.

The Company's process of risk management and internal compliance and control includes:

identifying and measuring risks that might impact upon the achievement of the Company's goals and objectives, and monitoring
the environment for emerging factors and trends that affect those risks;

ARBN 617 204 743

ANNUAL REPORT 31 DECEMBER 2019

- formulating risk management strategies to manage identified risks, and designing and implementing appropriate risk management policies and internal controls; and
- monitoring the performance of, and improving the effectiveness of, risk management systems and internal compliance and controls, including regular assessment of the effectiveness of risk management and internal compliance and control.

The Board review's the Company's risk management framework at least annually to ensure that it continues to effectively manage risk

Management reports to the Board as to the effectiveness of G Medical's management of its material business risks on at each Board meeting.

Principle 8: Remunerate fairly and responsibly

The Board through the Nomination and Remuneration Committee periodically reviews the performance of directors and senior executives as detailed in the Remuneration Committee Charter.

G Medical has implemented a Remuneration Policy which was designed to recognise the competitive environment within which G Medical operates and also emphasise the requirement to attract and retain high caliber talent in order to achieve sustained improvement in G Medical's performance. The overriding objective of the Remuneration Policy is to ensure that an individual's remuneration package accurately reflects their experience, level of responsibility, individual performance and the performance of G Medical.

The key principles are to:

- review and approve the executive remuneration policy to enable the Company to attract and retain executives and Directors who will create value for shareholders;
- ensure that the executive remuneration policy demonstrates a clear relationship between key executive performance and remuneration:
- fairly and responsibly reward executives having regard to the performance of the Group, the performance of the executive and the prevailing remuneration expectations in the market;
- remunerate fairly and competitively in order to attract and retain top talent;
- recognise capabilities and promote opportunities for career and professional development; and
- review and approve equity-based plans and other incentive schemes to foster a partnership between employees and other security holders.

The Board and the Nomination and Remuneration Committee determines the Company's remuneration policies and practices and assesses the necessary and desirable competencies of Board members. The Board and the Nomination and Remuneration Committee are responsible for evaluating Board performance, reviewing Board and management succession plans and determines remuneration packages for the Chief Executive Officer, Non-Executive Directors and senior management based on an annual review.

G Medical's executive remuneration policies and structures of remuneration paid to directors and key management personnel (where applicable) are determined by the Board.

Non-Executive Directors receive fees (including statutory superannuation where applicable) for their services, the reimbursement of reasonable expenses and, in certain circumstances options.

At the time of listing, the maximum aggregate remuneration payable to Non-Executive Directors was set at \$350,000 per annum. The Directors set the individual Non-Executive Directors fees within the limit approved by shareholders.

The total fees paid to Non-Executive Directors during the reporting period were by shares which were granted.

Executive directors and other senior executives (where appointed) are remunerated using combinations of fixed and performance-based remuneration. Fees and salaries are set at levels reflecting market rates and performance-based remuneration is linked directly to specific performance targets that are aligned to both short and long-term objectives.

In accordance with the Company's Securities Trading policy, participants in an equity-based incentive scheme are prohibited from entering into any transaction that would have the effect of hedging or otherwise transferring the risk of any fluctuation in the value of any unvested entitlement in the Company's securities to any other person.

ARBN 617 204 743

ANNUAL REPORT 31 DECEMBER 2019

TAKEOVERS

The Company's Articles of Association (Article 48) sets out the takeover provisions and these are as follows:

48.1 Conditional Application

This Article 48 (the "Takeover Articles") will only apply to the Company upon the satisfaction of the following conditions:

- (a) the Exchange granting the Company a waiver of ASX Listing Rule 15.15 to the extent necessary to permit the Company to include the Takeover Articles in these Articles; and
- (b) the Company being admitted to the official list of the Exchange.

48.2 Definitions applying to Article 48

For the purposes of the **Takeover Articles**, the following additional definitions shall apply:

- (a) "ASIC" means the Australian Securities and Investments Commission;
- (b) "Approving Resolution" means a resolution to approve a Proportional Takeover Bid in accordance with Article 48.8;
- (c) "Associate" has the meaning given in sections 12, 15 and 16 of the Corporations Act as if the reference to an Associate in these Articles occurred in a provision of Chapter 6 of the Corporations Act;
- (d) "Australian Policy" means policy or guidance issued by ASIC or the Panel in relation to Chapter 6 of the Corporations Act;
- (e) "Corporations Act" means the Corporations Act 2001 (Cth) and every regulation, modification, replacement and re-enactment thereof for the time being in force;
- (f) "Deadline" means the 14th day before the last day of the bid period of the Proportional Takeover Bid;
- (g) "Listed Company" has the same meaning as "listed company" when used in section 606 of the Corporations Act;
- (h) "Panel" means the Australian Takeovers Panel
- (i) "Proportional Takeover Bid" means a Takeover Bid for a specified portion of all shares;
- (j) "Relevant Interest" has the meaning given in sections 608 and 609 of the Corporations Act;
- (k) "Takeover Bid" has the meaning given in the Corporations Act as if the Company was a Listed Company incorporated in Australia;
- (I) "Voter" means a person (other than the person making the offer under a Proportional Takeover Bid or an Associate of that person) who, as at the end of the day on which the first offer under that Proportional Takeover Bid was made, held Voting Shares;
- (m) "Voting Power" has the meaning given in section 610 of the Corporations Act; and
- (n) "Voting Shares" means an issued Share in the Company that carries any voting rights beyond the following:
 - (i) a right to vote while a dividend (or part of a dividend) in respect of the share is unpaid;
 - (ii) a right to vote on a proposal to reduce the Company's share capital;
 - (iii) a right to vote on a resolution to approve the terms of a buy-back agreement;
 - (iv) a right to vote on a proposal that affects the rights attached to the Share;
 - (v) a right to vote on a proposal to wind the Company up;

ARBN 617 204 743

ANNUAL REPORT 31 DECEMBER 2019

- (vi) a right to vote on a proposal for the disposal of the whole of the Company's property, business and undertaking;
- (vii) a right to vote during the Company's winding up.

48.3 Purpose and interpretation of the Takeover Articles

- (a) The purposes of the Takeover Articles are to ensure that:
 - the acquisition of control over Voting Shares takes place in an efficient, competitive and informed market; and
 - (ii) each Member as well as the board of Directors;
 - (A) knows the identity of any person who proposes to acquire a substantial interest in the corporation; and
 - (B) is given reasonable time to consider a proposal to acquire a substantial interest in the corporation; and
 - is given enough information to assess the merits of a proposal to acquire a substantial interest in the corporation; and
 - (iii) as far as practicable, stockholders holding the relevant class of Voting Shares all have a reasonable and equal opportunity to participate in any benefits accruing through a proposal to acquire a substantial interest in the corporation.
- (b) In the interpretation of the Takeovers Articles, a construction that would promote the purpose or object underlying the Takeovers Articles is to be preferred to a construction that would not promote that purpose or object.
- (c) Members acknowledge and recognise that the exercise of the powers given to the board of Directors pursuant to the Takeovers Articles may cause individual Members considerable disadvantage but Members acknowledge that such a result may be necessary to enable the enforcement of the prohibitions referred to in the Takeovers Articles.

48.4 Limitations on the Right to Hold Voting Shares

- (a) No person may hold a Voting Share if it resulted from or was preceded by the acquisition of a Relevant Interest in that Voting Share which occurred after the Company was listed on the Exchange and which would be prohibited under section 606 of the Corporations Act if the Company was a Listed Company incorporated in Australia.
- (b) The prohibition in paragraph (a) above does not apply:
 - (i) if any of the exceptions in section 611 of the Corporations Act would have applied to the acquisition of the Relevant Interest referred to in Article 48.4(a) if the corporation were a Listed Company incorporated in Australia, having taken into account sections 612 to 615 of the Corporations Act; or
 - (ii) if the board of Directors, applying the Corporations Act and Australian Policy, exempt the person who will hold or holds the Voting Share or who acquires or will acquire the Relevant Interest from the prohibition in Article 48.4(a) or modify the application of Article 48.4(a) to any such person.
- (c) For the purposes of this Article 48.4, Chapter 6 of the Corporations Act applies to the Company as if it were a Listed Company incorporated in Australia and was the target where referred to in that Chapter, subject to the following:
 - any requirement for a document to be lodged with ASIC will be taken to be satisfied if the document is given to the Exchange instead;

ARBN 617 204 743

ANNUAL REPORT 31 DECEMBER 2019

- (ii) any references to ASIC other than those relating to lodgement of documents will be taken to be references to the board of Directors;
- (iii) references to the Panel will be taken to be references to the Supreme Court of Western Australia and any courts of appeal therefrom; and
- (iv) any Takeover Bid must be made in compliance with the provisions of Chapter 6 of the Corporations Act and Australian Policy as they apply to the corporation pursuant to the Takeovers Articles, except to the extent any non-compliance is approved in writing by the Board of Directors.
- (d) In the interpretation of Chapter 6 of the Corporations Act for the purposes of this Article 48.4, a construction that would promote the purpose or object underlying the Takeovers Articles and principles of relevant Australian policy or guidance (including that issued by ASIC or the Panel in relation to Chapter 6 of the Corporations Act) is to be preferred to a construction that would not promote that purpose or object or those principles.
- (e) For the purpose of Article 48.4(a), a person holding or acquiring a Relevant Interest shall together with his Associates be considered as one person in respect of such Relevant Interest and each of them, to the extent he holds one or more shares, shall be jointly and severally liable for each other's obligations under the Takeover Articles. In addition, there may be imposed on each of them the other remedies referred to in Article 48.4(g) below.
- (f) For the purpose of Article 48.4(a), if one or more persons pursuant to an agreement or a nominee or trustee arrangement act together for the purpose of:
 - (i) holding or acquiring a Relevant Interest; or
 - (ii) circumventing the prohibition as referred to in Article 48.4(a),

all of them shall be considered as one person in respect of such Relevant Interest, or circumvention of the prohibition. Each of them, to the extent he holds one or more shares shall be jointly and severally liable for each other's obligations under these by-laws. In addition, there may be imposed on each of them the other remedies referred to in Article 48.4(g) below.

- (g) If a breach by a person of the provisions of Article 48.4(a) has occurred and is continuing, then, subject to Article 48.4(h) below, the board of Directors, an officer of the Company or any other interested person aggrieved by a breach of the provisions of Article 48.4(a) may cause the Company to exercise any one or more of the following remedies:
 - (i) require, by notice in writing, the stockholder to dispose of all or part of the shares so held in breach of Article 48.4(a) within the time specified in the notice;
 - (ii) suspend and disregard the exercise by such person of all or part of the voting rights arising from the shares; or
 - (iii) suspend such person from the right to receive all or part of the dividends or other distributions arising from the shares so held in breach of Article 48.4(a).
- (h) The Company may only exercise the remedies referred to in this Article 48.4(h) if a judgment has been obtained from a competent court that a breach of the prohibition in Article 48.4(a) has occurred and is continuing. The Company must act in accordance with such judgment including with respect to the remedies (if any) which the court requires or allows the corporation to exercise.
- (i) If the requirements of any notice pursuant to Article 48.4(g) are not complied with by the person within the time specified in the notice, the Company must, as an irrevocable proxy of the Member, without any further instrument, cause the Shares referred to in the notice to be sold on the Exchange or, if they are not so quoted, in accordance with these Articles and the Corporations Act.
- (j) The Company:

ARBN 617 204 743

ANNUAL REPORT 31 DECEMBER 2019

- may appoint a person as transferor to effect a transfer in respect of any Shares sold in accordance with this Article and to receive and give good discharge of the purchase money for them;
- (ii) may register the transfer despite the fact that the share certificates (if any) may not have been delivered to the Company;
- (iii) may issue a new share certificate (if any) in which event the previous certificate(s) is (are) deemed to have been cancelled;
- (iv) if the person delivers the relevant share certificates (if any) to the Company for cancellation, must pay the purchase money less the expenses of any sale made in accordance with Article 48.4(j)(i) to the person whose shares were sold; and
- (v) if the person does not deliver the relevant share certificates (if any) to the Company, may bring an action against the person for recovery of such share certificates, and the person is not entitled to deny or dispute the Company's ownership and right to possession of any share certificate in any legal action.
- (k) The Company may, by notice in writing, at any time require any Member to provide to the Company any information or evidence (on oath or otherwise verified if the Company reasonably requires) as the Company may consider likely to be of assistance in determining whether or not that person is in breach of Article 48.4(a) with respect to any of his shares.
- (l) Where the board of Directors exercise any power given to ASIC in Chapter 6 of the Corporations Act to consent to any matter, grant an exemption from or modification to any provision of Chapter 6 of the Corporations Act as it applies to the Company pursuant to the Takeover Articles, the Directors must act reasonably and in a timely manner in respect of any request for such consent, modifications or exemptions having regard to the purposes in Article 48.3, the Corporations Act and Australian Policy.
- (m) Notwithstanding any other provision in these Articles, the Company has no liability arising from any person holding Shares in circumstances which would result in or have the effect of causing an infringement or contravention of Article 48.4(a). The Company, the Directors and the Members have no liability to any person arising from any action taken by the Company or the board of Directors under Article 48.4(g), provided that such action was taken in good faith. Members acknowledge that they have no right of action against the board of Directors or the Company for any loss or disadvantage incurred by them as a result, whether direct or indirect, of the Directors exercising their powers pursuant to the provisions of Article 48.4.

48.5 Relevant Interest in Shares

- (a) Part 6C.2 of the Corporations Act applies to the Company and is binding on and must be complied with by all Members as if the Company were a Listed Company and incorporated in Australia, subject to all references to ASIC being read as references to the board of Directors.
- (b) Part 6C.1 of the Corporations Act applies to the Company and is binding on, and must be complied with by all Members as if the Company were a Listed Company and incorporated in Australia.
- (c) Each Member must ensure that any person who the Member is aware has a Relevant Interest or Voting Power in any of the Voting Shares held by that Member also complies with Part 6C.1 of the Corporations Act as if the Company were a Listed Company and incorporated in Australia.
- (d) If the requirements of Articles 48.5(a), (b) or (c) are not complied with, the Company may:
 - suspend and disregard the exercise by such person of all or part of the voting rights arising from the shares; or
 - (ii) suspend such person from the right to receive all or part of the dividends or other distributions arising from the shares,

provided that the Company may only take the steps referred to in paragraphs (i) and (ii) above for non-compliance with Article 48.5© in respect of the Shares in which persons other than the Member have a

ARBN 617 204 743

ANNUAL REPORT 31 DECEMBER 2019

Relevant Interest or Voting Power if any of those persons did not comply with Part 6C.1 of the Corporations Act as it applies to the Company pursuant to Article 48.5© and not in respect of other Shares held by the Member.

- (e) The Company may, by notice in writing, at any time require any Member to provide to the Company any information or evidence (on oath or otherwise verified if the Company reasonably requires) as the Company may consider likely to be of assistance in determining whether or not that person is in breach of Articles 48.5(a), (b) or (c) with respect to any of his or her shares.
- (f) The Company, the Directors and the Members have no liability to any person arising from any action taken by the Company or the Directors under this Article 48.5 provided that such action was taken in good faith. Members acknowledge that they have no right of action against the Directors or the Company for any loss or disadvantage incurred by them as a result, whether direct or indirect, of the Directors exercising their powers pursuant to the provisions of this Article 48.5.

48.6 Consultation with ASX.

For so long as Shares are quoted on the Exchange, if the Company becomes subject to the law of any jurisdiction which applies so as to regulate the acquisition of control, and the conduct of any takeover, of the Company:

- (a) the Company shall consult promptly with the Exchange to determine whether, in the light of the application of such law:
 - (i) the Exchange requires any amendment of the Takeover Articles in order for these Articles to comply with the Exchange Rules as then in force; or
 - (ii) any waiver of the Exchange Rules permitting the inclusion of all or part of the Takeover Articles has ceased to have effect; and
- (b) where:
 - (i) the Exchange Rules require these Articles to contain a provision and it does not contain such a provision;
 - (ii) the Exchange Rules require these Articles not to contain a provision and it contains such a provision; or
 - (iii) any provision of these Articles is or becomes inconsistent with the Listing Rules,

the directors shall amend these articles or put to a general meeting a proposal to amend these articles so as to make them, to the fullest extent permitted by all applicable law, consistent with the exchange rules.

48.7 Proportional Takeover Bid Approval

- (a) Where offers are made under a Proportional Takeover Bid, the board of Directors must call and arrange to hold a meeting of Voters for the purpose of voting on an Approving Resolution before the Deadline.
 Notwithstanding anything to the contrary in these Articles, for the purposes of this Article 48.7, the meeting of Voters may be called upon not less than 10 days' notice.
- (b) If an Approving Resolution in relation to a Proportional Takeover Bid is voted on in accordance with this Article 48.7 before the Deadline, the Company must, on or before the Deadline, give the person making the offer and the Exchange a written notice stating that an Approving Resolution has been voted on and whether such resolution was passed or rejected.
- (c) Notwithstanding any other provision of these Articles, the board of Directors must refuse to register a transfer of Shares giving effect to a takeover contract for a Proportional Takeover Bid unless and until an Approving Resolution is passed in accordance with this Article 48.7.

ARBN 617 204 743

ANNUAL REPORT 31 DECEMBER 2019

48.8 Voting on an Approving Resolution

- (a) Subject to Article 48.7, the provisions of these Articles concerning meetings of Members (with the necessary changes) apply to a meeting held pursuant to Article 48.7.
- (b) Subject to these Articles, every Voter present at the meeting held under Article 48.7 is entitled to one vote for each Voting Share that the Voter holds.
- (c) To be effective, an Approving Resolution must be passed before the Deadline.
- (d) An Approving Resolution that has been voted on is taken to have been passed if the proportion that the number of votes in favour of the resolution bears to the total number of votes on the resolution is greater than fifty percent (50%), and otherwise is taken to have been rejected.
- (e) If no Approving Resolution has been voted on as at the end of the day before the Deadline, an Approving Resolution is taken, for the purposes of this Article 48.8, to have been passed in accordance with this Article 48.8
- (f) This Article 48.8 ceases to apply on the third anniversary of the adoption of these Articles or, if the Members resolve to extend the term of this Article 48.8, the third anniversary of such resolution.

MEDICAL INNOVATIONS HOLDINGS LTD ARBN 617 204 743

ANNUAL REPORT 31 DECEMBER 2019

ASX ADDITIONAL INFORMATION

The shareholder information set out below was applicable as at 19 March 2020.

As at 19 March 2020 there were 1,763 holders of Ordinary Fully Paid Shares.

VOTING RIGHTS

The voting rights of the ordinary shares are as follows:

- (a) at meetings of members each member entitled to vote may vote in person or by proxy or attorney;
- (b) on a show of hands each person present who is a member has one vote; and
- (c) on a poll each person present in person or by proxy or by attorney has one vote for each ordinary share held

There are no voting rights attached to any of the options that the Company currently has on issue. Upon exercise of these options, the shares issued will have the same voting rights as existing ordinary shares.

TWENTY LARGEST SHAREHOLDERS

The names of the twenty largest holders of each class of listed securities are listed below:

Ordinary Fully Paid Shares

Position	Holder Name	Holding	% IC
1	J P MORGAN NOMINEES AUSTRALIA PTY LIMITED	185,443,559	43.89%
2	ACUITY CAPITAL INVESTMENT MANAGEMENT PTY LTD <acuity a="" c<="" holdings="" td=""><td>13,672,030</td><td>3.24%</td></acuity>	13,672,030	3.24%
3	MR YACOV GEVA	10,951,000	2.59%
4	GEM GLOBAL YIELD FUND LLC SCS	9,056,273	2.14%
5	HSBC CUSTODY NOMINEES (AUSTRALIA) LIMITED	6,357,234	1.50%
6	CITICORP NOMINEES PTY LIMITED	6,273,273	1.48%
7	CS THIRD NOMINEES PTY LIMITED < HSBC CUST NOM AU LTD 13 A/C>	5,623,952	1.33%
8	IBI TRUST MANAGEMENT <g a="" c="" esop="" medical=""></g>	5,322,367	1.26%
9	MILLINIUM CAPITAL MANAGERS LIMITED	4,990,000	1.18%
10	IBI TRUST MANAGEMENT <kobi a="" ben="" c="" efraim=""></kobi>	3,881,566	0.92%
11	KENNETH MELANI	3,809,438	0.90%
12	BUZZ CAPITAL PTY LTD <zi a="" c="" vestment=""></zi>	3,740,000	0.89%
13	ROMFAL SIFAT PTY LTD <the a="" c="" family="" fizmail=""></the>	3,738,637	0.88%
14	IBI TRUST MANAGEMENT <rafi a="" c="" heumann=""></rafi>	3,717,993	0.88%
15	CYM CHAN SUPER PTY LTD <cym a="" c="" chan="" sf=""></cym>	3,438,000	0.81%
16	ATTOLLO INVESTMENTS PTY LTD <attollo a="" c="" investment=""></attollo>	3,170,455	0.75%
17	JM WILLIAMS INVESTMENTS PTY LTD < JMW FAMILY A/C>	3,144,290	0.74%
18	IBI TRUST MANAGEMENT <uri a="" c="" marom=""></uri>	2,867,639	0.68%
19	NSR INVESTMENTS PTY LTD <nsr a="" c="" fund="" super=""></nsr>	2,645,473	0.63%
20	JOMAHA PTY LTD < JOMAHA SUPER FUND A/C>	2,340,000	0.55%
	Totals top 20	284,183,179	67.25%
	Other holders	138,366,007	33%
	Total issued capital	422,549,186	100.00%

ARBN 617 204 743

ANNUAL REPORT 31 DECEMBER 2019

SUBSTANTIAL HOLDERS

The names of the substantial shareholders disclosed to the Company as substantial shareholders as at 19 March 2020 are:

Name	No of Shares Held	% of Issued Capital
Yacov Geva	201,591,322	47.71%

Note: Securities are held beneficially and registered through J P Morgan Nominees Australia Pty Limited (181,978,322 shares), HSBC Custody Nominees (Australia) Limited (3,672,000 shares), Millinium Capital Managers Limited (4,990,000 shares) and personally (10,951,000 shares).

DISTRIBUTION OF EQUITY SECURITIES

Ordinary Fully Paid Shares

Holding Ranges	Holders	Total Units	% Issued Share Capital
1 - 1,000	69	17,931	0.00%
1,001 - 5,000	352	1,108,866	0.26%
5,001 - 10,000	265	2,146,997	0.51%
10,001 - 100,000	773	29,700,894	7.03%
100,001 - 9,999,999,999	304	389,574,498	92.20%
Totals	1,763	422,549,186	100.00%

Unmarketable Parcels –11,111 Holders. This is based on a price of \$0.045, being the price recently paid for ordinary fully paid shares as at the close of business on 19 March 2020.

RESTRICTED SECURITIES

As at 19 March 2020 the following securities are subject to escrow:

- 60,000,000 Performance Rights Class C (1) escrowed until 10 May 2020
- 500,000 Performance Rights escrowed until 18 July 2020

UNQUOTED SECURITIES

As at 19 March 2020, the following unquoted securities are on issue:

20,315,170 Options Expiring 1 May 2020 @ AU\$0.30 - 40 holders

There are no Holders with more than 20%

5,240,386 Options Expiring 1 May 2020 @ AU\$0.30 - 20 holders

Holders with more than 20%

Name	No of Shares Held	% of Issued Capital	
Asenna Wealth Solutions Pty Ltd	1,583,333	30.21%	

60,000,000 Performance Rights Class C1 escrowed until 10 May 2020 - 15 holders

Holders with more than 20%

Name	No of Rights Held	% of Issued Capital
Bank Julius Baer & Co Ltd	49,745,275	82.91%

Note: Yacov Geva is the beneficial holder of the stock.

¹ Class C Performance Rights will vest and convert to ordinary shares when the Company's cumulative Earnings Before Interest, Tax, Depreciation and Amortization (EBITDA) during the period of 36 months following the date of Admission is US\$25 million. The Class C Performance Rights will automatically lapse after 36 months from Admission on the ASX.

ARBN 617 204 743

ANNUAL REPORT 31 DECEMBER 2019

Holders with more than 20%

NameNo of Shares Held% of Issued CapitalLTL Capital Pty Ltd1,750,00087.50%

411,501 Options Expiring 5 years from issue @ US\$0.00001 - 1 holder

Holders with more than 20%

NameNo of Shares Held% of Issued CapitalIBI Capital411,501100%

Note: Prof Rotshtain Zeev is the beneficial holder of 371,976 options (90.4%).

60,000 Options Expiring 5 years from issue @ AU\$0.20 - 1 holder

Holders with more than 20%

NameNo of Shares Held% of Issued CapitalIBI Capital60,000100%

Note: Fraser Finance LLP is the beneficial of 50,000 options (83.33%).

2,058,824 Options Expiring 5 years from issue @ US\$0.242 - 1 holder

Holders with more than 20%

NameNo of Shares Held% of Issued CapitalIBI Capital2,058,824100%

There are no Holders with more than 20%

308,823 Options Expiring 5 years from issue @ US\$0.219 - 1 holder

Holders with more than 20%

NameNo of Shares Held% of Issued CapitalIBI Capital308,823100%

Note: Amit Ben Avi is the beneficial of 102,941 options (33.3%) and Benny Tal is the beneficial of 154,411 options (50%)

8,002,559 Options Expiring 31/10/2023 @ AU\$0.391 - 6 holders

Holders with more than 20%

Name	No of Shares Held	% of Issued Capital	
MEFILP	3,737,100	46.69%	
AMNON MANDELBAUM	1,218,311	15.22%	

100,000 Options Expiring 15 July 2021 from issue @ AUD\$0.20-1 holder

Holders with more than 20%

Name	No of Shares Held	% of Issued Capital
EPINDISY HOLDINGS PTY	100,000	100%

ARBN 617 204 743

ANNUAL REPORT 31 DECEMBER 2019

500,000 Performance rights vesting 18 July 2020 – 1 holder

Holders with more than 20%

Name	No of Shares Held	% of Issued Capital
Prof Rotshtain Zeev	500,000	100%

12,500,000 Options Expiring 24 November 2024 from issue @ AUD\$0.265 - 1holder

Holders with more than 20%

Name	No of Shares Held	% of Issued Capital	
HSBC CUSTODY NOMINEES	12.500.000	100%	

Note: GEM Yield Bahamas Limited is the beneficial holder of the options

1,754,999 Restricted Share Units - 1 holder

Holders with more than 20%

Name	No of Shares Held	% of Issued Capital	
IBI Capital	1,754,999	100%	

There are no Holders with more than 20%

3,058,336 Convertible Notes Expiring 18 months from issue @Face value of US\$1.1 per convertible note, conversion price AU\$0.3362-5 holders

Holders with more than 20%

Name	No of Shares Held	% of Issued Capital	
MEFILP	2,275,003	74.38%	

ON-MARKET BUY BACK

There is currently no on-market buyback program.

ASX LISTING RULE 4.10.19

The Company has used its cash and assets in a form readily convertible to cash that it had at the time of listing of the Company's securities in a way consistent with its business objectives.