ASX CODE

AXI

ISSUED CAPITAL

Ordinary Shares 432.7 M

CONTACT

South Australia

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19 August 2022

ASX ANNOUNCEMENT

APPENDIX 4E AND ANNUAL REPORT - 30 JUNE 2022

Adelaide, Australia, Friday 19 August 2022: Axiom Properties Limited (ASX:AXI) lodges the attached Appendix 4E Preliminary Final Report along with Audited Annual Report for the financial year ended 30 June 2022.

Authorised for release by the Board.

About Axiom Properties Ltd

Axiom Properties Ltd is a property development and investment business focused on developing and delivering quality property solutions. Axiom's principal objective is to create long term value for shareholders through creating a well-respected property development and investment company that consistently delivers above industry returns on capital. Axiom's current portfolio of development opportunities include a major mixed-use residential, retail and carparking complex in Sydney's Double Bay, a mixed-use hotel and office development in Adelaide's CBD and a 600-lot residential subdivision in Mt Barker in the Adelaide Hills. The end value of the current pipeline exceeds \$800m.

For more information, please contact: Paul Santinon Company Secretary +61 8 8120 2400



Appendix 4E PRELIMINARY FINAL REPORT

Name of entity:

AXIOM PROPERTIES LIMITED

ABN or equivalent company reference:	Reporting period:	Previous corresponding period:		
40 0090 63834	Year ended 30 June 2022	Year ended 30 June 2021		

Results for announcement to the market

				\$A'000
Revenues from ordinary activities	up/ down	10%	to	65,610
Profit from ordinary activities after tax attributable to members	up /down	55%	to	5,502
Net Profit for the period attributable to members	up /down	55%	to	5,502
<i>Dividends</i> It is not proposed to pay dividends.				
This report includes and is to be read in conjunction wit made by the Company during the reporting period in acc of the Corporations Act 2001.				



Annual Report 2021–2022

Corporate Information

ABN 40 009 063 834

Directors

lan James Laurance AM Non-Executive Chairman

Ben Peter Laurance Managing Director

John Sylvester Howe Non-Executive Director

Liu Ying Chun Non-executive Director

Doris Chung Gim Lian Non-executive Director (alternate director)

Company Secretary and Chief Financial Officer

Paul Santinon

Registered Office

Level 1, Leigh Chambers 20 Leigh Street ADELAIDE SA 5000 (08) 8120 2400

Principal Place of Business

Level 1, Leigh Chambers 20 Leigh Street ADELAIDE SA 5000

Suite 2007, Level 20, Australia Square 264 – 278 George Street SYDNEY NSW 2000

Share Registry

Computershare Investor Services Pty Limited Level 5 115 Grenfell Street ADELAIDE SA 5000

Phone: 1300 55 70 10

www.computershare.com.au

Solicitors

Cowell Clarke Level 9 63 Pirie Street ADELAIDE SA 5000

Auditors

BDO Audit Pty Ltd Level 7, 420 King William Street ADELAIDE SA 5000

Securities Exchange Listing

Axiom Properties Limited's shares are listed on the Australian Securities Exchange (ASX: AXI).

Website

www.axiompl.com.au

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Chairman's Statement

Dear Shareholder

Another year, another profit for your Company. This year's profit of \$5.502 million follows on from last year's profit of \$12.161 million, establishing a pattern of regular profits in recent years.

The highlights for the 2021 / 2022 year are definitely the successful completion of the State Emergency Centre and Safecom development for the South Australian Government and its handover to the Government Agencies and the new owner Charter Hall and the successful completion of the Large Format Retail Centre at Butler in Western Australia.

The fact that both these developments were completed on time and on budget is a testament to our management team and our builders on both projects. These results were achieved during a period of rising costs and global economic uncertainty and I would like to record the thanks of the Company to our builders, Pike Constructions in Adelaide and ADCO in Perth for an outstanding result in both cases.

Your Board is proud of the fact that in the last two financial years the Company has been in a position to make substantial returns to shareholders totalling \$17.3 million in 2021 / 2022 and \$6.5 million in the previous year.



It is the Boards policy to continue making returns to shareholders as projects are completed and profits allow.

Along with this years profit it is pleasing to report that the Company is in a strong cash position which will provide sufficient funds to enable a start on new projects in the Company's pipeline.

The continuing strong commitment of our management team led by Managing Director Ben Laurance, Development Manager Paul Rouvray and Chief Financial Officer and Company Secretary Paul Santinon is greatly appreciated.

Finally I wish to thank my fellow Directors for their input during what has been another successful year for the Company.

anfamance

lan Laurance AM Chairman

Managing Director's Review



Dear Shareholder

Your Company is especially delighted to present another outstanding full year profit result for this financial year – a net profit of \$5.502 million delivered amongst a backdrop of challenging circumstances both domestically and globally.

This year's result was driven largely by the completion and delivery of two of the Group's major projects – the South Australian Emergency Services Command Centre in Adelaide and the Butler Central Homemaker Centre in WA.

SA Command Centre SA

This ground-breaking project was completed and handed over to the occupier, South Australian Emergency Services in December 2021. The project was delivered on time and on budget, and was designed and constructed to an "Importance Level 4" classification by Axiom's project team, led by Pike Constructions. The critical nature of the operating of this infrastructure for the State was of utmost importance, and it's a testament to the entire team to have completed this project so successfully. The new building provides a much-needed facility for emergency services staff and volunteers, offering unprecedented command and control capabilities for the CFS, SES and MFS within a purposebuilt earthquake resilient centre featuring backup power, water and wastewater storage and technology redundancies. The project had been pre-sold to new owner, Charter Hall Social Infrastructure REIT, for \$80m.

Butler Central Homemaker Centre WA

The Butler Central Homemaker Centre is a 13,500 sq.m large format retail centre sitting adjacent a thriving Woolworths-anchored shopping centre in the fast growing region of Butler in WA. The Company commenced construction of this Centre in August 2021 with Adco Constructions as head contractor, and Practical Completion was achieved on schedule on 30th June 2022. It's testament to the Company's management team and the loyalty and capability of its wider delivery and consulting team that this Project was delivered on time and on budget, in spite of extensive lockdowns and lockouts in WA and other issues currently challenging the construction and development industries.

Given the level of investor appetite in this asset class, and the (generally) strong trading performance of the large format retail sector during the pandemic, the Company agreed to forward-sell this centre during the year to a WA-based property syndicator and a price to be determined at completion at a capitalisation rate of 6% of the agreed net income schedule. The structuring of this transaction allowed the Company to recycle the equity capital it had invested in the project, and apply it to sourcing new opportunities.

Managing Director's Review (Continued)

Glenlea Estate Mt Barker, SA

In addition to delivering and completing the above projects, the Company's ongoing residential subdivision "Glenlea Estate" at Mt Barker, SA continues to experience significant demand, fuelled largely by continued purchasers' appetite for the lifestyle and product Glenlea Estate is offering.

During the year, the Company and its partner completed construction of several stages which consisted of approximately 40 allotments. From commencement of this project to current date, the Company has constructed and contracted in excess of 160 lots which represents approximately half of the entire forecast allotments to be built and sold. Demand for land in Glenlea Estate continues to be strong and the Company is confident that its next stage sales campaign will experience the same solid demand from buyers looking for the value, quality and lifestyle that our estate delivers.

As announced subsequent to year end, the Company along with its Joint Venture Partner received notification from Living Choice that their pending development application had been approved by Mt Barker Council. This approval was the last remaining condition to be met, clearing they way for the Project to receive the proceeds of \$5.5m from the sale of a 10 hectare parcel of land within the Estate. The application of these proceeds to retire Project debt puts the Estate on a strong financial footing, enabling the Joint Venture to accelerate the rollout of future stages to take advantage of ongoing demand. The project is expected to start contributing to the Company's earnings from next financial year. Glenlea Estate remains one of Mount Barker's most beautiful estates, with over 7 hectares of preserved open space, natural woodlands, reserves, walking trails and play areas.

New Opportunities and Outlook

As we start to emerge from the global pandemic, and in the face of the current geo-political and economic circumstances significantly affecting businesses' operations, the Company remains confident that it has the expertise, experience and capability to mitigate and minimise its exposure to the various risks associated with property development. The Company, having successfully delivered the above two major projects this year, is in a strong position to review and source new opportunities, particularly through its substantial network of retail partners, investors and contacts. The demand from the investment community for the Group's completed projects, and its ability to produce investment grade product, continues to place the Company in a solid position to source and deliver on its core competencies and allows the Company to recycle and deploy its equity into new opportunities.

The Group is engaged in Due Diligence on several new opportunities, aligned with the Company's core competencies and enabling the deployment of its capital into prudent developments to deliver superior returns for Shareholders. Additionally, the executive team is evaluating a number of strategic new opportunities with a wider scope and application for the property industry which would enhance and broaden the business's current competency and expand the Group's operations.

Lastly, may I add my ongoing thanks and appreciation to our Shareholders for their continued support, as well as adding my sincere thanks to my fellow Directors on the Axiom Board and executive team led by Paul Rouvray and CFO Paul Santinon, as well as our network of consultants and advisors for their assistance and dedication throughout the year.

Ben Laurance Managing Director

Director's Report

Your directors submit the annual financial report of the Consolidated Entity (or Group) consisting of Axiom Properties Limited and the entities it controlled during the financial year ended 30 June 2022. In order to comply with the provisions of the Corporations Act 2001, the Directors report as follows:

Directors

The names of directors who held office during or since the end of the year and until the date of this report are as follows. Directors were in office for this entire period unless otherwise stated.



Other Public Company Directorships

None

Former Public Company Directorships in last three years

None



Other Public Company Directorships

None

Former Public Company Directorships in last three years

None

Ian James Laurance AM Non-executive Chairman

Mr. Laurance spent 14 years as a Member of the Western Australian Parliament and is a former State Minister for Housing, Tourism, Lands and Regional Development. He was appointed by the Western Australian Government as the Inaugural Chairman of the Midland Redevelopment Authority and was previously Chairman of the Western Australian Sports Centre Trust for ten years. He also chaired the publicly listed mining company, Arafura Resources Ltd. for several years.

Mr. Laurance also spent seven years as Chairman of the industry body, Business Events Perth.

In a voluntary capacity, Mr. Laurance has served as Chairman and Director of a number of not-for-profit and charitable bodies.

In 2006 Mr. Laurance was made a Member of the Order of Australia (AM).

Mr. Laurance is a graduate of the University of Western Australia.

He is a member of the Group's Audit Committee, Remuneration Committee and Nomination Committee.

Ben Peter Laurance Managing Director

Ben Laurance is the Managing Director of Axiom Properties Ltd, and an Executive Director of Axiom's major shareholder, Pivot Group Pty Ltd. Mr Laurance's role as Managing Director of Axiom is to source, manage and deliver investment grade development projects across various asset classes around Australia. He is also responsible for the day-to-day management and operation of the Company. With his expertise in the corporate and financial markets, Mr Laurance has been instrumental in the guidance and management of Axiom's business strategy.

Mr Laurance has a Bachelor of Economics from the University of Western Australia, and he is also a member of the Group's Audit Committee, Remuneration Committee and Nomination Committee.



Other Public Company Directorships None

Former Public Company Directorships in last three years

None

John Sylvester Howe Non-executive Director

Mr Howe has over 30 years of business experience in the development and construction industry. He established a national and international reputation across a range of sectors including property, integrated tourism resorts, theme parks, special events and tall buildings.

As the former Executive Chairman of Weathered Howe Pty Ltd, Mr Howe is a recognised industry leader with memberships in many Queensland associations and industry-based councils. Currently Mr Howe is the Chairman of iEDM, one of Australia's leaders in the delivery of Tourism, Leisure and Events Projects. Mr Howe holds the Degree of Bachelor of Engineering (Civil), is a member of the Institution of Engineers Australia and is currently the honorary Professor of Integrated Engineering at Griffith University and previously an Adjunct Professor at the Mirvac School of Sustainable Development at Bond University.

Mr Howe is a member of the Group's Audit Committee, Remuneration Committee and Nomination Committee.



Liu Ying Chun Non-executive Director

Mr. Liu Ying Chun is the Chief Executive Officer and an Executive Director of Oriental University City Holdings (H.K.) Limited ("OUCHK"), a company listed on the Growth Enterprise Market of the Stock Exchange of Hong Kong Limited. He is primarily responsible for managing the overall operations of OUCHK. Mr. Liu is currently also a director of Langfang Education Consultancy.

Mr. Liu's previous appointments include Chairman of Langfang Huaxi Construction Consultancy Company Limited, Vice-Head in the Langfang Audit Office and Head of Construction Center Department.

Mr. Liu obtained an executive master of business administration degree from University of Science and Technology Beijing and a Diploma in Business Economics awarded by the Renmin University of China. Mr. Liu is also registered as an engineer in the People's Republic of China ("PRC"), a valuer with the China Appraisal Society and a qualified auditor accredited by the National Audit Office in the PRC.



Doris Chung Gim Lian Non-executive Director/Alternate Director

Ms Doris Chung Gim Lian is currently the Director of Operations and Human Resource for Raffles Education Corporation Limited ("REC", and together with its subsidiaries, "REC Group"), having been appointed since February 2000 to oversee the operational efficiency and human resource needs of the REC Group.

Ms Doris Chung is concurrently a Director for several of REC's subsidiaries including Raffles K12 Sdn. Bhd. that operates the Raffles American School in Educity, a fully integrated education hub at Iskandar, Malaysia. She is directly responsible for the management of the Raffles American School.

Company Secretary



Paul Santinon Chief Financial Officer

Mr Paul Santinon is Company Secretary and Chief Financial Officer of Axiom Properties Ltd. Mr Santinon is responsible for the overall finance function, including taxation, treasury, management accounting, corporate accounting and planning and analysis for reporting to Board members and senior executives. He is also responsible for company secretarial services and compliance, risk and governance systems and practices across the Group.

Mr Santinon has more than 19 years' experience in finance management in Australia and overseas. Prior to joining the Group he worked for French multinational company Capgemini and lead diverse finance teams in Australia and China. Mr Santinon started his career working in insolvency, advisory and audit disciplines within a large chartered accounting firm.

In a volunteer capacity, Mr Santinon currently serves as a Director for a number of not-for-profit organisations.

Mr Santinon is a Certified Practicing Accountant and a fellow member of CPA Australia (FCPA), a member of the Australian Institute of Company Directors (MAICD), holds a Master of Business Administration (MBA) from the University of South Australia and a Bachelor of Commerce from the University of Adelaide.

Interests in the shares and rights of the Company and related bodies corporate

The following relevant interest in shares and performance rights of the Company were held by the Directors as at the date of this report.

Directors			Performance Rights (at the date of this report)	
	Directly	Indirectly	Directly	Indirectly
I J Laurance AM	-	5,250,000	-	-
B P Laurance	-	74,041,175	-	-
J S Howe	-	9,290,450	-	-
Y C Liu	-	-	-	-
D G L Chung	-	82,250,000	-	-

Details of ordinary shares issued by the Company during or since the end of the financial year as a result of the exercise of a performance right are:

Number of sharesAmount paid per shareNilNil

Dividends

No dividends have been paid or declared since the start of the financial year and the directors do not recommend the payment of a dividend in respect of the financial year.

Return of Capital

A total of \$17.3m of cash was returned to Shareholders through a return of capital during the period.

Principal Activities

The principal activities during the year of the Consolidated Entity consisted of property investment and development. No significant change in the nature of the Group's property investment, development and funds management activities took place during the year.

Operating and Financial Review

Financial Results

Corona virus impacts during the year including continued border closures drove construction industry escalation and made it difficult to deliver projects on time and on budget across the Country. Contractors continued to work at capacity, and whilst some of the disruption to domestic and global supply chains has now eased, it remains a dynamic unknown when trying to forecast construction pricing in the medium term. As such, there was and continues to be pressure on preparing feasibilities to validate construction costs and program timing as contractors continue to manage operational capacity. The Company's executive team worked hard to negotiate appropriate fixed pricing and adopt realistic programs in construction contracts with reputable builders who were able to withstand market fluctuations.

The Company's financial performance for the year is reflective of managements approach to collaborative relationships across various stakeholders including governments, statutory authorities, and builders. The Board is focussed on individual project risks as well as taking into consideration the wider market forces currently felt across the Globe. The Company's 2022 recorded profit after tax of \$5.502 million along with strong cash reserves again highlights the Company's ability to withstand cyclical property market conditions (30 June 2021: \$12.161 million after tax).

The Company maintains a strong financial position including adequate cash reserves to continue to invest in existing and future project pipeline. This has been achieved in addition to returning over \$17.3m of cash to Shareholders through a Return of Capital during the period.

Operating and Financial Review

Business Overview

World Park 01, Keswick SA

Project status: Completed **Ownership:** Sold to Charter Hall Social Infrastructure REIT for \$80m

This financial year marks the end of a very successful development journey on the World Park land, starting in 2008 when the Company settled on the site in Keswick, SA on the back of entering into an agreement for lease with ASX listed Coffey International to anchor stage 1 of the precinct. Stage 1 construction was completed in 2010 with settlement with Growthpoint subsequently finalised thereafter for \$46.5m.

The Company continued to market and promote the site nationally in the interim period and then announced in 2019 that it had successfully secured a commitment from the South Australian State Government following an extensive Request for Proposal campaign. As the successful proponent, Axiom was required to design and construct a precinct to accommodate more than 300 staff from the South Australian Fire and Emergency Commission, the South Australian Country Fire Service (SACFS), the South Australian Metropolitan Fire Service (SAMFS) and the South Australian State Emergency Service (SASES).

Axiom brought together a team of predominantly South Australian specialist consultants and worked collaboratively with the Government's delivery team to design and construct a world class facility to enhance and support the Emergency Services and the critical work they do to protect the community. The building and associated warehouse is constructed to an Importance Level 4 and is earthquake-resilient, featuring backup power, water and wastewater storage and technology redundancies able to withstand major disasters such as earthquakes, floods and storms. The precinct also includes a public multi deck carpark.

Axiom retains a development right for 5 years with Charter Hall on the surplus developable land. A draft scheme on the land shows there is opportunity to construct a further office building with circa 5,000sqm of NLA.







World Park 01, Keswick SA

Operating and Financial Review

Business Overview

Glenlea Estate, Mt Barker, SA

Project status: Under Construction Expected project cost (excluding Land): \$45m Ownership: 50/50 Joint Venture



Glenlea Estate, Mt Barker

Mt Barker continues to be a long-term key focus for the Company, supported by market conditions of strong purchaser demand and revenue escalation. With no signs of slowing of purchaser demand, the Joint Venture decided there was merit in engaging two civil contractors onsite to expedite a pipeline of product to meet the demand. As such, during the year the Joint Venture engaged BMD Urban and South Coast Sand & Civil to complete construction of stages 2a, 3 and 4, as well as making significant inroads into the civil works for stages 1d and 5.

Stage 2a consists of 12 allotments, 11 having been contracted prior to completion of construction. This stage is adjacent to both the central amenity natural watercourse reserve and a larger open space reserve. Subsequent to year end, clearances by relevant authorities were received and titles issued with settlements now occurring. Proceeds from sales are being used to progressively pay back the BankSA development finance facility.

Stage 3 and 4 consists of 11 allotments, 10 having been contracted prior to completion of construction. These allotments front the newly created main ring road and the future intersection out to Paech Road, which is being scheduled for construction later this year.

Importantly, this stage also underpinned the construction of the infrastructure works to meet the conditions precedent to facilitate settlement of the Living Choice agreement. As such, the Joint Venture received payment of the deposit from Living Choice which is being held in trust awaiting final settlement. The final condition to be satisfied prior to settlement is Living Choice receiving development approval from Mt Barker Council to their satisfaction. Subsequent to year end, Living Choice received the required approvals and settlement is scheduled to occur in September. It is intended that the funds received from this settlement, as well as allotment settlements will be used to pay out the balance of any BankSA debt, with the Joint Venture to consider the best use of any residual funds in accordance with the terms of the Joint Venture deed.

The Company and its Partner are working on plans to develop the next stage of allotments which is likely to commence September 2022, subject to appropriate Council and finance approvals being in place.

Operating and Financial Review

Business Overview

Butler, WA

Project status: Completed **Ownership:** Sold to the Lester Group





Butler, WA

As announced on 13 December 2021, the Company settled the sale of its Butler Central Homemaker Centre and received \$16.120 million being for the land plus reimbursement of costs spent to date of settlement. Under the terms of the agreement, the Purchaser (The Lester Group) continued to fund all development costs up to Practical Completion which occurred on 30 June 2022. Construction was completed within the forecast program timeline and under budget by ADCO. In accordance with the Development Management Agreement, final settlement with The Lester Group is expected to occur by calendar year end. Whilst the parties work towards achieving the conditions precedent to settlement, the Company is continuing with a marketing campaign and is working with The Lester Group and its agent Vend to secure tenants for the balance of the precinct.

Operating and Financial Review

Business Overview

Currie St, Adelaide SA

Project status: Uncommitted Expected project cost (excluding Land): \$120m Ownership: 50/50 Joint Venture



Currie St, Adelaide

The Company and its partner continue to work with QT Hotels on the hotel as well as continue to search for prospective commercial users for the office component of the mixed-use project.

Operating and Financial Review

Outlook

Office

Overall, the office market nationally has shown relatively strong resistance during the year as jurisdictions moved towards a post pandemic lock down environment and employees were encouraged to return to the office. Majority of market commentary and analysis indicates that vacancy rates may have peaked and there is expectation of normalisation and stable market conditions in the next 12 months. This is in spite of a trend from many large major organisations disposing of space at a rapid rate in major CBD locations as companies move towards a more flexible work environment. This may provide short to medium term development opportunities as organisations restructure and seek more modern new prime grade space in new developments.

Retail

According to Deloitte Access Economics, Australian retail spending is roughly 6.2 per cent ahead of its pre-Covid trends and the report found this was boosted by the 1.2 per cent gain in real turnover and retail spending surging at the end of 2021. However, forecasts to 2023 indicate Australian retailers expect global supply chain disruptions to result in higher prices for goods and thereby affect consumer demand. Consumers are already starting to feel the effects of a rise in inflation which is likely to continue on the back of unavoidable CPI price growth and resultant RBA increases to cash rate.

Residential

All major banks have revised their house price forecasts and now expect larger house price falls across all capitals in the next 12 months as rising mortgage rates start to bite. Whilst there is no consensus, general commentary supports falls in excess of 8% based on current forecast cash rate rises. Auction clearance rates are trending lower and whilst a return to immigration in 2022 will be a plus, economists do not believe this will be sufficient to offset the negatives.

It is important to remember that predicted pricing falls in the housing market has come after very sharp increases over the past year and as Australia approaches full employment for the first time in decades with households having more cash secured away than ever before. Opportunities may present themselves for people who have been struggling to get into the rising housing market.

General Economy

The RBA maintains a high priority on monetary policy of returning inflation to the 2-3 per cent range over time on the back of Australia's highest inflation numbers since the early 1990s. As the Australian economy continues to grow, the labour market is forecast to remain tight as unemployment declines. Consumer spending and impacts on business is therefore proving difficult to predict given it has remained resilient despite pricing effects of global supply-side impacts.

Current geopolitical volatility is something that all businesses must contend with as it creates uncertainty and affects every aspect of the Australian economy. Relationships and partnerships with all levels of stakeholders from suppliers to financiers to governments are as important as ever in shaping innovative and supportive operating environments to drive economic growth opportunities. Whilst there is no way to precisely predict the economic outcomes following the current uncertainty, a historical view of key geopolitical incidences gives some indication of what to expect, which is a quick recovery. Businesses primed to take advantage of quick recovery can expect success.

Significant Changes In The State Of Affairs

During the financial year there was no significant change in the state of affairs of the Group other than that referred to in the financial statements or notes thereto.

Future Developments, Prospects And Business Strategies

The prospects and business strategies of the Group are discussed on pages 13–18 of this Report.

Environmental Legislation

The Group's operations are subject to various environmental regulations under both Commonwealth and State legislation, particularly in relation to its property development activities. The Group's practice is to ensure that where operations are subject to environmental regulations, those obligations are identified and appropriately addressed. This includes the obtaining of approvals, consents and requisite licences from the relevant authorities and complying with their conditions. There have been no significant known breaches of environmental regulations to which the Group is subject.

Remuneration Report (Audited)

Indemnification and Insurance of Directors and Officers

The Company has agreed to indemnify all of the Directors of the Company for any liabilities to another person (other than the Company or related body corporate) that may arise from their position as Directors of the Company and its controlled entities, except where the liability arises out of conduct involving a lack of good faith. In accordance with common practice, the insurance policy prohibits disclosure of the nature of the liability insured against and the amount of the premium.

This report, which forms part of the directors' report, outlines the remuneration arrangements in place for the key management personnel ("KMP") of Axiom Properties Limited (the "Company") for the financial year ended 30 June 2022. The information provided in this remuneration report has been audited as required by Section 308(3C) of the Corporations Act 2001. The remuneration report details the remuneration arrangements for KMP who are defined as those persons having authority and responsibility for planning, directing and controlling the major activities of the Company and the Group, directly or indirectly, including any Director (whether executive or otherwise) of the parent company, and includes the top executives of the Parent and the Group receiving the highest remuneration.

Key Management Personnel

(i) Directors

Ian Laurance (Non-Executive Chairman) Ben Laurance (Managing Director) John Howe (Non-Executive Director) Liu Ying Chun (Non-executive Director) Doris Chung Gim Lian (Non-executive Director - alternate director)

(ii) Other key management personnel

Paul Rouvray (General Manager)

Remuneration Philosophy

The performance of the Company depends upon the quality of the Directors and other key management personnel. The philosophy of the Company in determining remuneration levels is to:

- Set competitive remuneration packages to attract and retain high calibre employees; and
- Link executive rewards to shareholder value creation.

Remuneration Committee

The Remuneration Committee of the Board of Directors of the Company is responsible for determining and reviewing compensation arrangements for the Directors, the Managing Director and the Company Secretary. The Remuneration Committee assesses the appropriateness of the nature and amount of remuneration of Directors and other key management personnel on a periodic basis by reference to relevant employment market conditions with an overall objective of ensuring maximum shareholder benefit from the retention of a high-quality Board.



Remuneration Structure

In accordance with best practice corporate governance, the structure of non-executive director and other key management personnel remuneration is separate and distinct.

Company's Remuneration Policies

The Board, subject to the approval of shareholders in the Annual General Meeting, sets the remuneration level of the non-executive members of the Board. Remuneration is set according to the skills, experience and length of service of each Director. Remuneration of the Non-Executive Chairman is determined by the Board of Directors and is also determined by the skills, experience and length of service of the Non-Executive Chairman. Non-Executive Directors receive a fixed fee and statutory superannuation for services as Directors.

The Company's Constitution provides that Directors may collectively be paid a fixed sum, not exceeding the aggregate maximum per annum from time to time, as determined by the Company and approved by shareholders. A Director may be paid fees or other amounts as the Directors determine where a Director performs special duties or otherwise performs services outside the scope of the ordinary duties of a Director. Where deemed appropriate there is a link between remuneration paid to Non-Executive Directors and corporate performance such as bonus payments for achievement of certain key performance indicators.

Remuneration for Executive Directors and Senior Managers is based upon a number of factors, including length of service, particular experience of the individual concerned, and overall performance of the Company.

The contracts for service between Executive Directors and the Company are on a continuing basis the terms of which are not expected to change, other than for remuneration packages, which are reviewed annually by the Board in its capacity as Remuneration Committee. Remuneration packages may include base salary, superannuation, fringe benefits, bonuses and performance rights.

Remuneration Report (Audited)

Service Agreements

The following Directors are engaged by the Company through Service Agreements:

I J Laurance AM – Non-Executive Chairman

The terms and conditions of the service agreement dated 7 July 2006 (amended 1 January 2013) are:

- Mr Laurance is to provide executive chair services for 20 hours per week as required for Axiom Properties Limited;
- In exchange for Mr Laurance's services, an annual remuneration package of \$90,000 plus benefits is payable;
- The Company may terminate this contract at any time with one month's notice if Mr Laurance defaults in the performance and observance of his obligations under the agreement or is declared bankrupt.

B P Laurance – Managing Director

The terms and conditions of the service agreement dated 24 November 2006 (amended effective 1 January 2008) are:

- Mr Laurance is to provide managing directorial services as required for Axiom Properties Limited;
- In exchange for Mr Laurance's services, an annual remuneration package of \$560,000 plus benefits is payable;
- The Company may terminate this contract at any time with one month's notice if Mr Laurance defaults in the performance and observance of his obligations under the agreement or is declared bankrupt.

J S Howe - Non-Executive Director

The terms and conditions of the letter of appointment dated 22 April 2008 are:

- Mr Howe is to provide non-executive director services as required for Axiom Properties Limited;
- In exchange for Mr Howe's services, an annual director fee of \$65,000 plus benefits is payable;
- The Company may terminate this contract at any time with one month's notice if Mr Howe defaults in the performance and observance of his obligations under the agreement or is declared bankrupt.

Y C Liu – Non-Executive Director

The terms and conditions of the letter of appointment dated 25 November 2015 are:

- Mr Liu is to provide non-executive director services as required for Axiom Properties Limited;
- In exchange for Mr Liu's services, Oriental University City Holdings (H.K.) Limited will receive an annual fee of \$55,000;
- The Company may terminate this contract at any time with one month's notice if Mr Liu defaults in the performance and observance of his obligations under the agreement or is declared bankrupt.

D G L Chung – Non-Executive Director (alternate)

The terms and conditions of the letter of appointment dated 25 November 2015 are:

- Ms Chung is to provide non-executive director services as Mr Liu's alternate as required for Axiom Properties Limited;
- The Company may terminate this contract at any time with one month's notice if Ms Chung defaults in the performance and observance of her obligations under the agreement or is declared bankrupt.

P J Rouvray - General Manager

The terms and conditions of the service agreement dated 4 January 2007 are:

- Mr Rouvray is to provide general manager services as required for Axiom Properties Limited;
- In exchange for Mr Rouvray's services, an annual remuneration package of \$400,000 plus benefits is payable;
- The Company may terminate this contract at any time with one months' notice if Mr Rouvray defaults in the performance and observance of his obligations under the agreement.

Remuneration Report

Remuneration of Directors and other KMP

Table 1: Directors' and other KMP's remuneration for the year ended 30 June 2022

	Short-term e	mployee ber	nefits	Post- employment benefits	Long-term benefits	Share-based payments		Proportion of remuneration that is
2022	Cash salary and fees	Cash bonus	Non-monetary benefits	Superannuation	Long service leave	Performance Rights	Total	performance based
Directors	\$	\$	\$	\$	\$	\$	\$	%
I J Laurance AM	90,000	30,000	-	9,000	-	-	129,000	23%
J S Howe	65,000	20,000	-	6,500	-	-	91,500	22%
Y C Liu	55,000	-	-	-	-	-	55,000	-
D G L Chung	-	-	-	-	-	-	-	_
B P Laurance	560,000	200,000	-	56,000	15,854	-	831,854	24%
Other KMP								
P J Rouvray	400,000	200,000	23,901	40,000	12,683	-	676,584	30%
Total KMP						-		
compensation	1,170,000	450,000	23,901	111,500	28,537		1,783,938	

Table 2: Directors' and other KMP's remuneration for the year ended 30 June 2021

	Short-term ei	mployee ber	nefits	Post- employment benefits	Long-term benefits	Share-based payments		Proportion of remuneration that is
2021	Cash salary and fees	Cash bonus	Non-monetary benefits	Superannuation	Long service leave	Performance Rights	Total	performance based
Directors	\$	\$	\$	\$	\$	\$	\$	%
I J Laurance AM	85,000	-	5,196	8,075	-	_	98,271	_
J S Howe	62,000	10,000	-	5,890	-	-	77,890	13%
Y C Liu	55,000	-	-	-	-	-	55,000	-
D G L Chung	-	-	-	-	-	-	-	-
B P Laurance	540,000	150,000	-	51,353	23,781	-	765,134	20%
Other KMP								
P J Rouvray	384,000	150,000	27,261	36,533	16,911	-	614,705	24%
Total KMP								
compensation	1,126,000	310,000	32,457	101,851	40,692	-	1,611,000	

Remuneration Report

Remuneration of Directors and other KMP

Table 3: Cash bonuses for the year ended 30 June 2022

Cash bonuses granted to MR J S Howe, Mr B P Laurance and Mr P J Rouvray were paid in two instalments on 22 December 2021 and 5 January 2022 at the discretion of the Board acting in its capacity as Remuneration Committee. The bonuses therefore vested 100% during the financial year ended 30 June 2022.

The short-term cash incentive was based on the following performance criteria:

- 1. Achievement of profitability and NTA targets of the company
- 2. Delivery of current pipeline of projects
- 3. Securing of new projects and investments

Details of these short-term incentives recognised as remuneration, forfeited or available for vesting in future financial years is outlined below:

Name	Included in Remuneration	% Vested in current year			Maximum \$ available for vesting in future years	Minimum \$ available for vesting in future years
Directors	\$	%	%	%	\$	\$
I J Laurance AM	30,000	100%	0%	N/A	N/A	N/A
J S Howe	20,000	100%	0%	N/A	N/A	N/A
B P Laurance	200,000	100%	0%	N/A	N/A	N/A
Other KMP						
P J Rouvray	200,000	100%	0%	N/A	N/A	N/A

Table 4: Performance rights in existence during the financial year

Performance Right Grant Date	Expiry Date	Grant date fair value	Number of Rights	Vesting Date
Nil	-	-	-	-

Table 5: Shareholding of key management personnel

Number of shares held by parent entity Directors and specified executives directly or beneficially.

Name	Balance 1 July 2021	Received as Remuneration	Rights Exercised	Net Change Other	Balance 30 June 2022
Directors					
I J Laurance AM	5,250,000	-	-	-	5,250,000
B P Laurance	72,588,053	_	_	1,453,122	74,041,175
J S Howe	9,290,450	-	-	-	9,290,450
D G L Chung	82,250,000	-	-	-	82,250,000
	169,378,503	-	-	1,453,122	170,831,625
Other KMP					
P Rouvray	8,000,000	-	-	-	8,000,000
	8,000,000	-	-	-	8,000,000

Remuneration Report

Remuneration of Directors and other KMP

Table 6: Rights holdings of key management personnel

No rights were held by key management personnel during the year.

Table 7: Group performance

Financial Report Date	Profit / (Loss) After Tax	Basic EPS Cents	Share Price cents	Return on Market Capitalisation %
30 June 2018	8,455	1.98	3.90	49.89%
30 June 2019	(2,377)	(0.55)	3.60	(15.27%)
30 June 2020	367	0.08	3.90	2.17%
30 June 2021	12,161	2.81	6.60	42.58%
30 June 2022	5,502	1.27	5.70	22.31%

Other transactions with key management personnel

Integrated Event Delivery Management Pty Ltd, a Director related entity of Mr J S Howe, has in prior years been reimbursed for Director required travel and accommodation costs. The expenses were reimbursed at cost. The total charged to the Company this financial year was nil (2021: \$1,749). Axiom was reimbursed for Adelaide office rental and outgoings costs. The expenses were reimbursed at cost. The total received by Axiom was \$65,034 (2021: \$59,610).

Peter Laurance, Director of Pivot Group Pty Ltd (major shareholder) and consultant to the Board, was reimbursed for costs associated with attending Company Board meetings at the request of Directors. The expenses were reimbursed at cost. The total charged to the Company was \$Nil (2021: \$1,450).

END OF AUDITED REMUNERATION REPORT

Directors Meetings

The number of meetings of the board of directors (including board committees) held during the year ended 30 June 2021, and the number of meetings attended by each director are set out below:

		Board	Audi	t Committee	R	emuneration Committee		Nomination Committee
Name	Held	Attended	Held	Attended	Held	Attended	Held	Attended
I J Laurance AM	10	10	2	2	1	1	-	-
J S Howe	10	10	2	2	1	1	-	_
Y C Liu	10	8	2	2	1	-	-	_
D G L Chung	10	-	2	-	1	-	-	_
B P Laurance	10	10	2	2	1	1	_	-



Proceedings on Behalf of the Company

No person has applied for leave of Court to bring proceedings on behalf of the Company or intervene in any proceedings to which the Company is a party for the purpose of taking responsibility on behalf of the Company for all or any part or those proceedings. The Company was not a party to any such proceedings.

Rounding Off of Amounts

The Group is of a kind referred to in ASIC Corporations (Rounding in Financial/Directors' Reports) Instrument 2016/191 and in accordance with that Instrument, amounts in the consolidated financial statements and directors' report have been rounded off to the nearest thousand dollars, unless otherwise stated.

Auditor Independence and Non-Audit Services

Section 307(C) of the Corporations Act 2001 requires the Company's auditors, BDO Audit Pty Ltd, to provide the Directors of the Company with an Independence Declaration in relation to the audit of the financial report. This Independence Declaration is set out on page 27 and forms part of the Directors' Report for the year ended 30 June 2022.

Non-Audit Services

Details of amounts paid or payable to the auditor for non-audit services provided during the year by the auditor are outlined in Note 25 to the financial statements. The Directors are satisfied that the provision of non-audit services is compatible with the general standard of independence for auditors imposed by the Corporations Act 2001.

Events After the Reporting Date

Subsequent to year end, and as announced to the ASX on the 2nd August 2022, Living Choice has received Development Approval for their Over 55's Lifestyle Community within the Company's Glenlea Estate residential subdivision in Mount Barker. This satisfies the last remaining condition of the sale which is now scheduled to settle in early September 2022.

No other matter or circumstance has arisen since 30 June 2022 that has significantly affected, or may significantly affect:

- the Group's operations in future financial years; or
- the results of those operations in future financial years; or
- the Group's state of affairs in future financial years.

Signed in accordance with a resolution of the Directors:

Ben Laurance Managing Director

Adelaide, South Australia Dated: 19 August 2022

Corporate Governance Statement

Axiom Properties Limited (Company) has established a corporate governance framework, the key features of which are set out in this statement. In establishing its corporate governance framework, the Company has referred to ASX Corporate Governance Council Principles and Recommendations 3rd edition (Principles and Recommendations). The Company has followed each recommendation where the Board has considered the recommendation to be an appropriate benchmark for its corporate governance practices. Where the Company's corporate governance practices follow a recommendation, the Board has made appropriate statements reporting on the adoption of the recommendation. In compliance with the "if not, why not" reporting regime, where, after due consideration, the Company's corporate governance practices do not follow a recommendation, the Board has explained its reasons for not following the recommendation and disclosed what, if any, alternative practices the Company has adopted instead of those in the recommendation.

The governance-related documents can be found on the Company's website at **https://www.axiompl.com.au/about** under the section marked "Corporate Governance".

Auditor's Independence Declaration



Tel: +61 8 7324 6000 Fax: +61 8 7324 6111 www.bdo.com.au BDO Centre Level 7, 420 King William Street Adelaide SA 5000 GPO Box 2018 Adelaide SA 5001 Australia

DECLARATION OF INDEPENDENCE BY ANDREW TICKLE TO THE DIRECTORS OF AXIOM PROPERTIES LIMITED

As lead auditor of Axiom Properties Limited for the year ended 30 June 2022, I declare that, to the best of my knowledge and belief, there have been:

- 1. No contraventions of the auditor independence requirements of the *Corporations Act 2001* 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 Axiom Properties Limited and the entities it controlled during the period.

Andrew Tickle Director BDO Audit Pty Ltd Adelaide, 19 August 2022

BDO Audit Pty Ltd ABN 33 134 022 870 is a member of a national association of independent entities which are all members of BDO Australia Ltd ABN 77 050 110 275, an Australian company limited by guarantee. BDO Audit Pty Ltd and BDO Australia Ltd are members of BDO International Ltd, a UK company limited by guarantee, and form part of the international BDO network of independent member firms. Liability limited by a scheme approved under Professional Standards Legislation.





2021/2022 Financial Statements

Consolidated Statement of Comprehensive Income For the Year Ended 30 June 2022

	Consolidated			
Notes	2022 \$'000	2021 \$'000		
2(a)	65,610	59,787		
	(55,062)	(45,786)		
_	10,548	14,001		
2(b)	6	234		
2(c)	(724)	267		
2(e)	(2,259)	(2,016)		
2(f)	(227)	(229)		
2(g)	(43)	(46)		
2(d)	(959)	(890)		
	6,342	11,321		
3	(840)	840		
	5,502	12,161		
	-	-		
_	5,502	12,161		
5	1 27 cents	2.81 cents		
	2(a) 2(b) 2(c) 2(c) 2(e) 2(f) 2(g) 2(d)	Notes 2022 \$'0002(a) $65,610$ ($55,062$)10,5482(b)62(c)(724)2(e)(2,259)2(f)(227)2(g)(43)2(d)(959)6,34233(840)5,502-		

2.81 cents

Basic earnings per share (cents per share)51.27 centsDiluted earnings per share (cents per share)1.27 cents



Consolidated Statement of Financial Position as at 30 June 2022

	Notes	Consolidated	
		2022 \$'000	2021 \$'000
Current Assets	_		
Cash and cash equivalents	6	5,828	9,127
Trade and other receivables	7	778	1,392
Contract Assets	8	13,190	13,882
Other financial assets	9	2,371	3,038
Other assets	10	68	53
Total Current Assets	_	22,235	27,492
Non-Current Assets	_		
Trade and other receivables	7	609	488
Right of use assets	11	391	607
Inventory	12	96	10,528
Other assets	10	80	359
Investments accounted for using the equity method	13	616	1,401
Deferred tax assets	3	-	840
Total Non-Current Assets		1,792	14,223
Total Assets		24,027	41,715
Current Liabilities	_		
Trade and other payables	14	4,025	9,786
Lease Liabilities	15	240	220
Provisions	16	421	323
Borrowings	17	-	-
Total Current Liabilities		4,686	10,329
Non-Current Liabilities			
Lease Liabilities	15	202	441
Borrowings	17	-	-
Total Non-Current Liabilities		202	441
Total Liabilities	_	4,888	10,770
Net Assets	_	19,139	30,945
Equity	-		
Issued capital	18	30,641	47,949
Accumulated losses		(11,502)	(17,004)
Total Equity	_	19,139	30,945

Consolidated Statement of Changes in Equity For the Year Ended 30 June 2022

Consolidated	lssued capital	Accumulated losses	Reserves	Total
	\$'000	\$'000	\$'000	\$'000
Balance as at 1 July 2021	47,949	(17,004)	-	30,945
Profit for the year	-	5,502	-	5,502
Total comprehensive income for the year	-	5,502	-	5,502
Return of capital	(17,308)	-	-	(17,308)
Balance at 30 June 2022	30,641	(11,502)	-	19,139
Balance as at 1 July 2020	54,440	(29,165)	-	25,275
Profit for the year	-	12,161	-	12,161
Total comprehensive income for the year		12,161	-	12,161
Return of capital	(6,491)	-	-	(6,491)
Balance at 30 June 2021	47,949	(17,004)	-	30,945

Consolidated Statement of Cash Flows For the Year Ended 30 June 2022

	Notes	Consolidated	
		2022 \$'000	2021 \$'000
	-	Inflows /	(Outflows)
Cash flows from operating activities	_		
Receipts from customers		75,194	50,621
Payments to suppliers and employees		(2,997)	(4,559)
Payment of project development costs		(58,288)	(20,039)
Purchase of inventory		(90)	(15,995)
Interest received		6	42
Finance costs		(2)	(5)
Net cash provided by operating activities	6(ii)	13,823	10,065
Cash flows from investing activities			
Investment in joint venture		(213)	(559)
Distributions Received		-	84
Purchase of fixed interest securities		(2,371)	(3,038)
Sale of fixed interest securities		3,038	3,572
Proceeds from sale of non-current assets		-	173
Proceeds from sale of units in investment trust		-	1,930
Net cash provided by investing activities	-	454	2,162
Cash flows from financing activities			
Repayment of Lease Liabilities		(267)	(255)
Repayment of borrowings		-	(5,168)
Proceeds from borrowings		-	5,168
Return of capital	_	(17,309)	(6,491)
Net cash used in financing activities	-	(17,576)	(6,746)
Net increase / (decrease) in cash and cash equivalents		(3,299)	5,481
Cash and cash equivalents at beginning of year	_	9,127	3,646
Cash and cash equivalents at end of year	- 6(i)	5,828	9,127

NOTE 1: GENERAL ACCOUNTING POLICIES

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

(a) New or amended Accounting Standards and Interpretations adopted

The company has adopted all of the new or amended Accounting Standards and Interpretations issued by the Australian Accounting Standards Board ('AASB') that are mandatory for the current reporting period. Any new or amended Accounting Standards or Interpretations that are not yet mandatory have not been early adopted. The consolidated entity is yet to assess the impact of these new or amended Accounting Standards and Interpretations.

(b) Basis of Preparation

The financial report is a general-purpose financial report, which has been prepared in accordance with the requirements of the *Corporations Act 2001*, Accounting Standards and Interpretations and complies with other requirements of the law. The financial statements comprise the consolidated financial statements for the Group. For the purposes of preparing the consolidated financial statements, the Company is a for-profit entity. The directors have the power to amend and reissue the financial statements. The accounting policies detailed below have been consistently applied to all of the years presented unless otherwise stated. The financial statements are for the Group consisting of Axiom Properties Limited and its subsidiaries.

The financial report has also been prepared on a historical cost basis. Historical cost is based on the fair values of the consideration given in exchange for assets.

The financial report is presented in Australian dollars and all values are rounded to the nearest thousand dollars (\$'000) unless otherwise stated under the option available to the Company under ASIC Corporations (Rounding in Financial/Directors' Reports) instrument 2016/191.

The Company is a listed public company, incorporated in Australia and operating in Australia. The entity's principal activities are property investment and development.

(c) Statement of compliance

The financial report was authorised for issue on 19 August 2022.

The financial report complies with Australian Accounting Standards, which include Australian equivalents to International Financial Reporting Standards (AIFRS). The financial statements also comply with International Financial Reporting Standards (IFRS) as issued by the International Accounting Standards Board.
NOTE 1: GENERAL ACCOUNTING POLICIES (continued)

(d) Basis of consolidation

The consolidated financial statements incorporate the financial statements of the Company and entities controlled by the Company and its subsidiaries. Control is achieved when the Company:

- has power over the investee;
- is exposed, or has rights, to variable returns from its involvement in with the investee; and
- has the ability to its power to affect its returns.

The Company reassess whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements listed above.

When the Company has less than a majority of the voting rights in an investee, it has the power over the investee when the voting rights are sufficient to give it the practical ability to direct the relevant activities of the investee unilaterally. The Company considers all relevant facts and circumstances in assessing whether or not the Company's voting rights are sufficient to give it power, including:

- the size of the Company's holding of voting rights relative to the size and dispersion of holdings of the other vote holders;
- potential voting rights held by the Company, other vote holders or other parties; rights arising from other contractual arrangements; and
- any additional facts and circumstances that indicate that the Company has, or does not have, the current ability to direct the relevant activities at the time that decisions need to be made, including voting patterns at previous shareholder meetings.

Consolidation of a subsidiary begins when the Company obtains control over the subsidiary and ceases when the Company loses control of the subsidiary. Specifically, income and expenses of a subsidiary acquired or disposed of during the year are included in the consolidated statement of comprehensive income from the date the Company gains control until the date when the Company ceases to control the subsidiary.

When necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies in line with the Group's accounting policies.

All intragroup assets and liabilities, equity, income, expenses and cash flows relating to transactions between members are eliminated in full on consolidation.

(e) Significant accounting estimates and judgements

The application of accounting policies requires the use of judgements, estimates and assumptions about carrying values of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an on-going basis. Revisions are recognised in the period in which the estimate is revised if it affects only that period or in the period of the revision and future periods if the revision affects both current and future periods. The judgements, estimates and assumptions that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities (refer to the respective notes) within the next financial year are discussed below.

NOTE 1: GENERAL ACCOUNTING POLICIES (continued)

(f) Right-of-use assets

A right-of-use asset is recognised at the commencement date of a lease. The right-of-use asset is measured at cost, which comprises the initial amount of the lease liability, adjusted for, as applicable, any lease payments made at or before the commencement date net of any lease incentives received, any initial direct costs incurred, and, except where included in the cost of inventories, an estimate of costs expected to be incurred for dismantling and removing the underlying asset, and restoring the site or asset.

Right-of-use assets are depreciated on a straight-line basis over the unexpired period of the lease or the estimated useful life of the asset, whichever is the shorter. Where the consolidated entity expects to obtain ownership of the leased asset at the end of the lease term, the depreciation is over its estimated useful life. Right-of use assets are subject to impairment or adjusted for any remeasurement of lease liabilities.

(g) Lease liabilities

A lease liability is recognised at the commencement date of a lease. The lease liability is initially recognised at the present value of the lease payments to be made over the term of the lease, discounted using the interest rate implicit in the lease or, if that rate cannot be readily determined, the consolidated entity's incremental borrowing rate. Lease payments comprise of fixed payments less any lease incentives receivable, variable lease payments that depend on an index or a rate, amounts expected to be paid under residual value guarantees, exercise price of a purchase option when the exercise of the option is reasonably certain to occur, and any anticipated termination penalties. The variable lease payments that do not depend on an index or a rate are expensed in the period in which they are incurred.

Lease liabilities are measured at amortised cost using the effective interest method. The carrying amounts are remeasured if there is a change in the following: future lease payments arising from a change in an index or a rate used; residual guarantee; lease term; certainty of a purchase option and termination penalties. When a lease liability is remeasured, an adjustment is made to the corresponding right-of use asset, or to profit or loss if the carrying amount of the right-of-use asset is fully written down.

(h) Borrowing costs

Borrowing costs are recognised as an expense when incurred except those that relate to the acquisition, construction or production of qualifying assets where the borrowing cost is added to the cost of those assets until such time as the assets are substantially ready for their intended use of sale.

(i) Other taxes

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

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

The net amount of GST recoverable from, or payable to, the taxation authority is included as part of receivables or payables in the statement of financial position.

Cash flows are included in the Statement of Cash Flows on a gross basis and the GST component of cash flows arising from investing and financing activities, which is recoverable from, or payable to, the taxation authority, are classified as operating cash flows.

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

NOTE 1: GENERAL ACCOUNTING POLICIES (continued)

(j) Impairment

The Group assesses at the end of each reporting period whether there is an indication that an asset may be impaired. If any such indication exists, or when annual impairment testing for an asset is required, the Group makes an estimate of the asset's recoverable amount.

An asset's recoverable amount is the higher of its fair value less costs to sell and its value in use and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets and the asset's value in use cannot be estimated to be close to its fair value. In such cases the asset is tested for impairment as part of the cash-generating unit to which it belongs. When the carrying amount of an asset or cash-generating unit exceeds its recoverable amount, the asset or cash-generating unit is considered impaired and is written down to its recoverable amount.

In assessing value in use, the estimated future cash flows are discounted to their present value using a pretax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. Impairment losses relating to continuing operations are recognised in those expense categories consistent with the function of the impaired asset unless the asset is carried at revalued amount (in which case the impairment loss is treated as a revaluation decrease).

An assessment is also made at the end of each reporting period as to whether there is any indication that previously recognised impairment losses may no longer exist or may have decreased. If such indication exists, the recoverable amount is estimated. A previously recognised impairment loss is reversed only if there has been a change in the estimates used to determine the asset's recoverable amount since the last impairment loss was recognised. If that is the case the carrying amount of the asset is increased to its recoverable amount.

That increased amount cannot exceed the carrying amount that would have been determined, net of depreciation, had no impairment loss been recognised for the asset in prior years. Such reversal is recognised in profit or loss unless the asset is carried at revalued amount, in which case the reversal is treated as a revaluation increase. After such a reversal the depreciation charge is adjusted in future periods to allocate the asset's revised carrying amount, less any residual value, on a systematic basis over its remaining useful life.

NOTE 2: REVENUE AND EXPENSES

	Conso	lidated
	2022	2021
	\$'000	\$'000
(a) Revenue from contracts with customers		
Sales income	65,386	59,458
Rental income	163	75
Development fee income	61	254
	65,610	59,787
Disaggregation of revenue		
Timing of revenue recognition		
Goods transferred at a point in time	19,356	25,789
Good and services transferred over time	46,254	33,928
	65,610	59,787

All revenue transferred at a point in time is within the Development segment. Revenue transferred over time relates to the Development segment (2022: \$48,411,450, 2021: \$33,868,000) and the corporate segment (2022: \$71,550, 2021: \$60,000).

Geographical regions

All revenue is derived from within Australia

(b) Other income		
Interest received	6	27
Distributions	-	55
Other income	-	152
	6	234
(c) Share of profit/(loss) from equity accounted investments		
Share of profit/(loss) from MB Estate Pty Ltd	(724)	267
(d) Other expenses		
Audit and accountancy fees	179	209
Legal and consultancy fees	106	236
Insurances	161	138
Rent and outgoings	5	6
Travel and accommodation	48	24
Other expenses	460	277
	959	890



NOTE 2: REVENUE AND EXPENSES (continued)

	Consolidated	
	2022	2021
	\$'000	\$'000
(e) Employee benefits expense		
Employee benefits expense includes the following specific amounts:		
Superannuation expense	132	132
(f) Depreciation		
Depreciation – Land and buildings - right-of-use	216	219
Depreciation – Motor Vehicles – right-of-use	11	10
	227	229
(g) Finance Costs		
Interest and finance charges on lease liabilities	40	42
Interest and finance charges on cash and borrowings	3	4
	43	46

Revenue from contract with customers

Revenue is recognised at an amount that reflects the consideration to which the consolidated entity is expected to be entitled in exchange for transferring goods or services to a customer. For each contract with a customer, the consolidated entity: identifies the contract with a customer; identifies the performance obligations in the contract; determines the transaction price which takes into account estimates of variable consideration and the time value of money; allocates the transaction price to the separate performance obligations on the basis of the relative stand-alone selling price of each distinct good or service to be delivered; and recognises revenue when or as each performance obligation is satisfied in a manner that depicts the transfer to the customer of the goods or services promised. The following specific recognition criteria must also be met before revenue is recognised:

Rental income

Rental income is accounted for on a straight-line basis over the lease term. Contingent rental income is recognised as income in the periods in which it is earned. Lease incentives granted are recognised as a reduction as rental income received on a straight-line basis from the lease commencement date to the end of the lease term. Payments are typically received within 30 days.

Sales Income

There are two types of sales income received from the sale of Worldpark to Charter Hall and Butler to The Lester Group. Initial settlement tranches were recognised at a point in time upon financial settlement of the land and capital improvements value. Subsequent sales income received monthly on a fund through basis for construction from initial settlement is recognised as good and services transferred over time. Sales income for homes constructed by the company in the Glenlea Estate, Mount Barker development is recognised at a point in time upon financial settlement by arm's length third party purchasers.

Revenue - estimates

Judgement is exercised in determining the costs associated with potential defects during the defect's liability periods for Worldpark and Butler as well as contractual income guarantees. A degree of variability therefore exists at the end of the reporting period which has a direct bearing on the amount of revenue recognised in the period.

NOTE 3: INCOME TAX EXPENSE

	(Consolidated
	2022 \$'000	2021 \$'000
 a) The prima facie income tax expense on the operating profit is reconciled to the income tax benefit as follows: 		
Operating profit/(loss) before income tax	6,342	11,321
Income tax expense/(benefit) calculated at 30% (2021: 30.0%) Adjusted for tax effect of:	1,902	3,396
Non-deductible expenses	2	51
Non – assessable income	-	(15)
Current year tax losses not recognised as deferred tax assets	-	1,091
Recognition of deferred tax asset on unused tax losses	-	(840)
Other deferred tax assets and tax liabilities not recognised	(1,064)	(4,523)
Income tax expense/(benefit) applicable to ordinary activities	840	(840)
b) Deferred tax balances		
Deferred tax assets comprise:		
Losses available for offset against future taxable income –		
revenue	7,713	10,409
Properties	50	50
Leases	111	165
Provisions and accruals	109	84
Accrued development costs	1,098	-
	9,081	10,708
Set off of tax	(3,414)	(3,640)
	5,667	7,068
Deferred tax assets not recognised	5,667	6,228
Deferred tax assets recognised at year end	-	840

No deferred tax assets have been recognised. The balance of deferred tax assets is not recognised as it is not yet considered probable that future taxable profits will be available to offset these amounts.

Deferred tax liabilities comprise:		
Contract asset	(3,298)	(3,471)
Leases	(98)	(152)
Construction expenditure capitalised	-	-
Other	(18)	(18)
	(3,414)	(3,640)
Set off of tax	3,414	3,640
Net deferred tax liability		-

For the 2022 income tax year the Company has an aggregate turnover of greater than \$50m so the Corporate Tax rate of 30% applies.



NOTE 3: INCOME TAX EXPENSE (continued)

The net deferred tax asset not recognised has been measured at the base rate entity tax rate for the year ended 30 June 2023 of 25% on the basis the asset is measured at the tax rate expected to apply when the asset is realised or the liability is settled.

Legislation has been enacted to allow groups, comprising of a parent entity and its Australian resident wholly owned entities, to elect to be consolidated and be treated as a single entity for income tax purposes. The legislation, which includes both mandatory and elective elements, is applicable to Axiom Properties Limited.

As at the reporting date, the Directors have not made an election to be taxed as a single entity. The financial effect of the legislation has therefore not been brought to account in the financial statements for the year ended 30 June 2022.

The income tax expense or benefit for the period is the tax payable on the current period's taxable income based on the applicable income tax rate adjusted by changes in deferred tax assets and liabilities attributable to temporary difference and to unused tax losses.

The current income tax charge is calculated on the basis of the tax laws enacted or substantively enacted at the end of the reporting period. Management periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulation is subject to interpretation. It establishes provisions where appropriate on the basis of amounts expected to be paid to the tax authorities.

Current tax assets and liabilities for the current and prior periods are measured at the amount expected to be recovered from or paid to the taxation authorities. The tax rates and tax laws used to compute the amount are those that are enacted or substantively enacted by the reporting date.

Deferred income tax is provided on all temporary differences at the end of the reporting period between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes.

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

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

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

- when the deferred income tax asset relating to the deductible temporary difference arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; or
- when the deductible temporary difference is associated with investments in subsidiaries, associates or interests in joint ventures, in which case a deferred tax asset is only recognised to the extent that it is probable that the temporary difference will reverse in the foreseeable future and taxable profit will be available against which the temporary difference can be utilised.

The carrying amount of deferred income tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred income tax asset to be utilised.

NOTE 3: INCOME TAX EXPENSE (continued)

Unrecognised deferred income tax assets are reassessed at the end of each reporting period and are recognised to the extent that it has become probable that future taxable profit will allow the deferred tax asset to be recovered.

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

Income taxes relating to items recognised directly in equity are recognised in equity and not in profit or loss.

Deferred tax assets and deferred tax liabilities are offset only if a legally enforceable right exists to set off current tax assets against current tax liabilities and the deferred tax assets and liabilities relate to the same taxable entity and the same taxation authority.

NOTE 4: SEGMENT INFORMATION

The following table represents revenue and results on an aggregated basis provided to the chief operating decision maker for the years ended 30 June 2022 and 30 June 2021.

The basis for the segment reporting of the Group is that used by the Managing Director for monthly reporting to the Board. The two segments of the group are Investment Property and Development. Corporate is not considered a segment but rather a reconciling category.

	Continuing operations				
	Investment Property	Development	Corporate	Consolidated	
	\$'000	\$'000	\$'000	\$'000	
30 June 2022					
Segment revenue	-	65,539	71	65,610	
Other Income	-	-	6	6	
Share of net profit/(loss) of equity accounted investments	-	(724)	-	(724)	
Segment expenditure	-	(55,097)	(i) (3,453)	(58,550)	
Results from continuing operations		9,718	(3,376)	6,342	
Included within segment result:					
Rental revenue	-	91	71	162	
Depreciation	-	-	227	227	
Interest income	-	-	5	5	
Finance costs	-	-	43	43	
Segment total assets Total assets include:	-	17,007	(ii) 7,020	24,027	
Equity Accounted Investments	-	616	-	616	
Segment liabilities	-	3,888	1,000	4,888	

NOTE 4: SEGMENT INFORMATION (continued)

	Investment Property \$'000	Continuir Development \$'000	ng operations Corporate \$'000	Consolidated \$'000
30 June 2021				
Segment revenue Other income Share of net profit/(loss) of equity accounted investments	- 55 -	59,727 - 267	60 179 -	59,787 234 267
Segment expenditure	(96)	(45,951)	(i)(2,920)	(48,967)
Results from continuing operations	(41)	14,043	(2,681)	11,321
Included within segment result: Rental revenue Depreciation Interest income Reversal of impairment Finance costs Segment total assets <i>Total assets include:</i> Equity Accounted Investments Segment total liabilities		16 - - 35,142 1,401 9,641	60 229 26 - 46 (ii) 6,573 - 1,129	76 229 26 - 46 41,715 1,401 10,770
(i) Corporate Expenditure Summary		2022 \$'000	2021 \$'000	
KMP and employee benefits expense Audit and accounting expense Consultants Insurance Legal Office rent and outgoings Other	se 	2,259 179 70 161 6 5 774 3,453	2,016 209 59 138 18 7 473 2,920	
(ii) Corporate Asset Summary		2022 \$'000	2021 \$'000	
Cash and cash equivalents Other financial assets Right of use assets Deferred tax asset Other		4,190 2,371 391 - - - - -	2,020 3,038 607 840 68	
Segment reporting		7,020	6,573	

Segment reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision maker. The chief operating decision maker, who is responsible for allocating resources and assessing performance of the operating segments, has been identified as the Board of Directors of Axiom Properties Limited.

All Group assets are located in Australia, hence all revenue received was in Australia.

NOTE 5: EARNINGS PER SHARE

	Consolidated		
	2022	2021	
	Cents per share	Cents per share	
Basic earnings per share	1.27	2.81	
Diluted earnings per share	1.27	2.81	
	2022 Number	2021 Number	
The weighted average number of shares on issue used in the calculation of basic earnings per share.	432,713,658	432,713,658	
The weighted average number of shares on issue used in the calculation of diluted earnings per share	432,713,658	432,713,658	

There are no reconciling items between the net result attributable to members of the parent entity as shown in the Statement of Comprehensive Income and the amount used to calculate basic and diluted earnings per share.

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

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

- costs of servicing equity (other than dividends) and preference share dividends;
- the after-tax effect of dividends and interest associated with dilutive potential ordinary shares that have been recognised as expenses;
- other non-discretionary changes in revenues or expenses during the period that would result from the dilution of potential ordinary shares; and
- divided by the weighted average number of ordinary shares and dilutive potential ordinary shares, adjusted for any bonus element.

NOTE 6: CASH AND CASH EQUIVALENTS

	Consolidated		
	2022 \$'000	2021 \$'000	
Cash at bank and on hand	5,828	9,127	
	5,828	9,127	

Cash comprises cash at bank and in hand. Cash equivalents are short term, highly liquid investments that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value. Bank overdrafts are shown within borrowings in current liabilities in the statement of financial position.

(1) All other cash (\$2.371m) is held on term deposit and has been classified as fixed interest securities and disclosed at Note 9 Other financial assets. The balance of the two items held is \$8.199m.

For the purposes of the statement of cash flows, cash and cash equivalents consist of cash and cash equivalents as defined above, net of outstanding bank overdrafts.



NOTE 6: CASH AND CASH EQUIVALENTS (continued)

Cash at bank earns interest at floating rates based on daily and/or monthly bank deposit rates. Short-term deposits are made for varying periods of between one day and three months, depending on the immediate cash requirements of the Group, and earn interest at the respective short-term deposit rates.

(i) Reconciliation to the Consolidated Statement of Cash Flows:

For the purposes of the Consolidated Statement of Cash Flows, cash and cash equivalents comprise cash on hand and at bank and investments in money market instruments, net of outstanding bank overdrafts.

Cash and cash equivalents as shown in the Consolidated Statement of Cash Flows, is reconciled to the related items in the Consolidated Statement of Financial Position as follows:

	Consolidated		
	2022 \$'000	2021 \$'000	
Cash and cash equivalents	5,828	9,127	

(ii) Reconciliation of profit for the year to net cash provided by operating activities

	Consolidated	
	2022	2021
	\$'000	\$'000
Operating profit for the year after tax	5,501	12,161
Share of net (profit)/loss of joint ventures	724	(267)
Project expenditure no longer pursued	-	60
Development asset write-off	299	-
Payment of Project Developments Costs	(9)	-
Depreciation, amortisation and finance costs	264	271
Distributions recorded as investing activities	-	(55)
(Increase)/decrease in trade and other receivables	766	(805)
(Increase)/decrease in inventory	10,433	3,775
(Increase)/decrease in contract assets	692	(13,882)
(Increase)/decrease in other assets	(25)	702
(Increase)/decrease in deferred tax assets	840	(840)
(Decrease)/increase in provisions	-	26
(Decrease)/increase in trade and other payables	(5,662)	8,919
Net cash provided by operating activities	13,823	10,065
(iii)Non-cash investing and financing activities		
	2022 \$'000	2021 \$'000
Additions to right-of-use assets	8	11

NOTE 6: CASH AND CASH EQUIVALENTS (continued)

(iv)Changes in liabilities arising from financing activities	2021 \$'000	Right of Use asset additions and finance costs \$'000	Interest	Net cash used in financing activities \$'000	2022 \$'000
Lease Liabilities	661	8	40	(267)	442

NOTE 7: TRADE AND OTHER RECEIVABLES

	Consolidated		
	2022	2022	2021
	\$'000	\$'000	
Current			
Advances to Related Parties	774	561	
GST recoverable	4	831	
	778	1,392	
Non-Current			
Development Fee Receivable	609	488	

Trade receivables are measured on initial recognition at fair value and are subsequently measured at amortised cost using the effective interest rate method, less provision for impairment. Trade receivables are generally due for settlement within periods ranging from 15 days to 30 days.

The Group recognises a loss allowance for expected credit losses on trade debtors. The Group has applied the simplified approach to measuring expected credit losses which uses a lifetime expected loss allowance. To measure the expected credit losses, trade receivables have been grouped based on days overdue.

The amount of the loss allowance is recognised in the statement of comprehensive income within other expenses. When a trade receivable for which an impairment allowance had been recognised becomes uncollectible in a subsequent period it is written off against the allowance account. Subsequent recoveries of amounts previously written off are credited against other expenses in the statement of comprehensive income. There were no past due trade receivables at reporting date.



NOTE 8: CONTRACT ASSETS

	Consolidated	
	2022	2021
Current	\$'000	\$'000
Contract Assets	13,190	13,882
	2022	2021
Movement in Contract Assets	\$'000	\$'000
Opening Balance	13,882	-
Additions	12,480	13,882
Transfer to receivables/revenue	(13,172)	-
Closing Balance	13,190	13,882

Contract Assets recognises a proportion of revenue earned but not yet invoiced on the Worldpark and Butler developments, based on the percentage of construction completed to date.

Contract assets are recognised when the company has transferred goods or services to the customer but where the company is yet to establish an unconditional right to consideration. Contract assets are treated as financial assets for impairment purposes.

NOTE 9: OTHER FINANCIAL ASSETS

	Consolie	Consolidated	
Current	2022 \$'000	2021 \$'000	
Fixed interest securities	2,371	3,038	

Other financial assets are non-derivative financial assets that have fixed maturities and fixed or determinable payments, and it is the Group's intention to hold these investments to maturity. They are subsequently measured at amortised cost. Gains or losses are recognised in profit or loss through the amortisation process and when the financial asset is derecognised.

NOTE 10: OTHER ASSETS

	Consolidated	
	2022	2021
Current	\$'000	\$'000
Prepayments	68	53
Non-Current		
Land (development) at cost	-	279
Refundable deposits	80	80
	80	359

The land (development) and other development costs relate to expenditure incurred on the Company's pipeline projects including design and feasibility costs and development approval fees. The refundable deposits are in accordance with the conditions in the land purchase contracts on the Butler development land.

NOTE 11: RIGHT OF USE ASSETS

	Consolidated			
	2022		2022	2021
	\$'000	\$'000		
Office Space – right-of-use	1,037	1,037		
Less: Accumulated depreciation	(649)	(433)		
	388	604		
Motor Vehicle – right-of-use	37	29		
Less: Accumulated depreciation	(34)	(26)		
	3	3		
Total right-of-use assets	391	607		

Additions to the right-of-use assets during the year were \$8,018.

The company leases offices located in Adelaide and Sydney under agreements of between five to six years. The leases have annual fixed escalation clauses. On renewal, the terms of the leases are renegotiated. The company also has a motor vehicle lease under a three-year agreement. The company also leases office equipment under agreements. These leases are either short-term or low-value, so have been expensed as incurred and not capitalised as right-of-use assets.

A right-of-use asset is recognised at the commencement date of a lease. The right-of-use asset is measured at cost, which comprises the initial amount of the lease liability, adjusted for, as applicable, any lease payments made at or before the commencement date net of any lease incentives received, any initial direct costs incurred, and, except where included in the cost of inventories, an estimate of costs expected to be incurred for dismantling and removing the underlying asset, and restoring the site or asset.

Right-of-use assets are depreciated on a straight-line basis over the unexpired period of the lease or the estimated useful life of the asset, whichever is the shorter. Where the consolidated entity expects to obtain ownership of the leased asset at the end of the lease term, the depreciation is over its estimated useful life. Right-of use assets are subject to impairment or adjusted for any remeasurement of lease liabilities.

The consolidated entity has elected not to recognise a right-of-use asset and corresponding lease liability for shortterm leases with terms of 12 months or less and leases of low-value assets. Lease payments on these assets are expensed to profit or loss as incurred.

NOTE 12: INVENTORY

	Consolidated	
	2022	2021
Non-Current	\$'000	
Land (development)	96	9,420
Built Form homes at cost	-	1,108
	96	10,528

On 24 September 2021 the Company announced it had reached agreement with The Lester Group to sell its Butler Central large format retail precinct. The land was subsequently settled on 13 December 2021 and was transferred from inventory into cost of goods sold.

Axiom previously funded strategic built form product within the Glenlea Estate Mt Barker development, which were subsequently contracted and settled as house and land packages. Axiom received 100% of its home construction cost on settlement of the land.

Costs in relation to the acquisition and development of land that is being developed for sale, are capitalised and carried forward at cost, as inventories. As developed, lots are settled the associated value of inventories is expensed to the statement of comprehensive income. Profits are brought to account on the contract of sale settlement.

Net realisable value is the estimated selling price in the ordinary course of business, less estimated costs on completion and the estimated costs necessary to make the sale.



NOTE 13: INVESTMENTS ACCOUNTED FOR USING THE EQUITY METHOD

Investment Summary

Name of Entity	Type of Investment	2022 \$'000	2021 \$'000
MB Estate Pty Ltd	Joint Venture	-	785
Currie St Pty Ltd	Joint Venture	616	616
Total		616	1,401

Investments in joint ventures

Details of the Group's joint venture at the end of the reporting period is as follows:

			Equity Partic	ipation Share
		Country of	2022	2021
Name of entity	Principal activity	incorporation	%	%
MB Estate Pty Ltd	Land subdivision	Australia	50	50
Currie St Pty Ltd	Land & building development	Australia	50	50

Reconciliation of carrying amount of the interest in joint venture recognised in the Group financial statements

Summarised financial information of material joint venture - MB Estate Pty Ltd

	Consolidated	
	2022	2021
	\$'000	\$'000
Opening carrying amount	785	518
Contributions to joint venture	-	-
Elimination of upstream development fee	(61)	-
Share of net profit/(loss) of joint venture	(724)	267
Carrying value of the Group's interest in the joint venture	-	785

Axiom is responsible for initial equity contributions for the venture. The other party will contribute land and hold the land for the benefit of the joint venture until allotments are sold. After an initial distribution of capped profits paid to the other party, and a project management fee paid to Axiom, the remaining profits are to be distributed in accordance with the above equity participation share.

	Consolidated	
	2022	2021
	\$'000	\$'000
Financial position		
Current assets	-	-
Non-current assets	4,601	4,531
Current liabilities	(2,960)	(2,253)
Non-current liabilities	(1,641)	(1,493)
Net assets	-	785
	Conso	lidated
	2022	2021
Financial performance	\$'000	\$'000
The group's share of total comprehensive income	(785)	267



NOTE 13: INVESTMENTS ACCOUNTED FOR USING THE EQUITY METHOD (continued)

Summarised financial information of material joint venture - Currie St Pty Ltd

	Consolidated	
	2022	2021
	\$'000	\$'000
Opening carrying amount	616	616
Contributions to joint venture	-	-
Carrying value of the Group's interest in the joint venture	616	616

Axiom continues to have the right to contribute equity of up to \$6 million to earn a 50% interest in the project, and will be responsible for delivering the development. Axiom also has the right to earn a development management fee during the project's life-cycle. Project costs are being shared equally between the joint venture parties.

	2022	2021
	\$'000	\$'000
Financial position		
Current assets	-	-
Non-current assets	616	616
Current liabilities	-	-
Non-current liabilities	-	-
Net assets	616	616
	2022	2021
Financial performance	\$'000	\$'000
The group's share of total comprehensive income	-	-

A joint venture is an arrangement where the parties who have joint control of the arrangement have rights to the net assets of the joint arrangement. Joint control is the contractually agreed sharing of control of an arrangement, which exists only when decisions about the relevant activities require unanimous consent of the parties sharing control.

The results and assets and liabilities of joint ventures are incorporated in these consolidated financial statements using the equity method of accounting, except when the investment, or a portion thereof, is classified as held for sale, in which case it is accounted for in accordance with AASB 5. Under the equity method, an investment in a joint venture is initially recognised in the consolidated statement of financial position and adjusted thereafter to recognise the Group's share of the profit or loss in other comprehensive income of the joint venture. When the Group's share of losses of a joint venture exceeds the Group's interest in that joint venture (which includes any long-term interests that, in substance, form part of the Group's net investment in joint venture), the Group discontinues to recognise its share of further losses. Additional losses are recognised only to the extent that the Group has incurred legal or constructive obligations or made payments on behalf of the joint venture.

An investment in a joint venture is accounted for using the equity method from the date on which the investee becomes a joint venture. On acquisition of the investment in a joint venture, any excess of the cost of the investment over the Group's share of the net fair value of the identifiable assets and liabilities is recognised as goodwill, which is included within the carrying amount of the investment. Any excess of the Group's share of net fair value of the investment. Any excess of the Group's share of net fair value of the investment. Any excess of the Group's share of net fair value of the identifiable assets and liabilities over the cost of the investment, after reassessment, is recognised immediately in profit or loss in the period in which the investment is acquired.

The requirements of AASB 139 are applied to determine whether it is necessary to recognise any impairment loss with respect to the Group's investment in joint ventures. When necessary, the entire carrying amount of the investment (including goodwill) is tested for impairment in accordance with AASB 136 'Impairment of Assets' as a single asset by comparing its recoverable amount (higher of value in use less costs to sell) with its carrying amount. Any impairment loss recognised forms part of the carrying amount of the investment. Any reversal of that impairment loss is recognised in accordance with AASB 136 to the extent that the recoverable amount of the investment subsequently increases.

NOTE 14: TRADE AND OTHER PAYABLES

	Consolidated		
	2022	2021	
Current	\$'000	\$'000	
Trade payables (i)	243	5,671	
Accrued expenses	3,782	4,115	
	4,025	9,786	

(i) Trade payables are non-interest bearing and are normally settled on 30-day terms.

Trade payables and other payables are carried at amortised cost and represent liabilities for goods and services provided to the Group prior to the end of the financial year that are unpaid and arise when the Group becomes obliged to make future payments in respect of the purchase of these goods and services. Trade and other payables are presented as current liabilities unless payment is not due within 12 months.

NOTE 15: LEASE LIABILITIES

	Consol	Consolidated		
	2022	2021		
Current	\$'000	\$'000		
Lease liabilities	240	220		
Non-current				
Lease liabilities	202	441		

NOTE 16: PROVISIONS

	Consol	Consolidated		
	2022	2021		
Current	\$'000	\$'000		
Employee benefits	421	323	_	

Employee benefits represents amounts accrued for annual leave and long service leave.

The current liability includes the total amount accrued for annual leave entitlements and amounts accrued for long service leave entitlements that have vested due to employees having completed the required period of service. Based on past experience, the Group does not expect the full amount of annual leave or long service leave to be settled within the next 12 months. However, these amounts must be classified as current liabilities since the Group does not have an unconditional right to defer the settlement of these amounts in the event employees wish to use their entitlement.

In calculating the present value of future cash flows in respect of annual leave and long service leave, the probability of leave being taken is based on historical data. The measurement and recognition criteria relating to employee benefits have been discussed below.

Provisions are recognised when the Group has a present obligation (legal or constructive) as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. Provisions are not recognised for future operating losses.

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

NOTE 16: PROVISIONS (continued)

Provisions are measured at the present value or management's best estimate of the expenditure required to settle the present obligation at the end of the reporting period.

If the effect of the time value of money is material, provisions are discounted using a current pre-tax rate that reflects the risks specific to the liability. When discounting is used, the increase in the provision due to the passage of time is recognised as a borrowing cost.

Employee leave benefits

(i) Wages, salaries, annual leave and sick leave

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

(ii) Long service leave

The liability for long service leave is recognised in the provision for employee benefits and measured as the present value of expected future payments to be made in respect of services provided by employees up to the end of the reporting period. Consideration is given to expected future wage and salary levels, experience of employee departures, and period of service. Expected future payments are discounted using market yields at the end of the reporting period on corporate bonds with terms to maturity and currencies that match, as closely as possible, the estimated future cash outflows.

NOTE 17: BORROWINGS

Assets pledged as security

	Consoli	idated
The carrying amounts of assets pledged as security for current and non-current interest bearing liabilities are:	2022 \$'000	2021 \$'000
Fixed and floating charge		
Other financial assets	2,371	2,975
Total assets pledged as security	2,371	2,975

(i) Under the MB Estate joint venture agreement, Axiom must provide any financial guarantee if required to obtain finance. In accordance with the Bank SA finance approval for Glenlea Estate, Axiom provided a limited guarantee and indemnity for the facility limit of \$12,340,000 (2021: \$6,405,000), BankSA has taken a flawed asset arrangement over cash deposit of \$2.371 million.

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NOTE 18: ISSUED CAPITAL

	Conso	lidated	
-	2022	2021	
	\$'000	\$'000	
432,713,658 (2021: 432,713,658) Ordinary shares issued & fully paid	30,641	47,949	

Ordinary shares entitle the holder to participate in dividends and the proceeds on winding up of the company in proportion to the number of and amounts paid on the shares held.

On a show of hands every holder of ordinary shares present at a meeting in person or by proxy, is entitled to one vote, and upon a poll each share is entitled to one vote.

Ordinary shares have no par value and the company does not have a limited amount of authorised capital.

	2022		2021	
	Nos.	\$'000	Nos.	\$'000
Movement in ordinary shares on issue				
Balance at beginning of financial year	432,713,658	47,949	432,713,658	54,440
Return of capital	-	(17,308)	-	(6,491)
Balance at end of financial year	432,713,658	30,641	432,713,658	47,949

Ordinary shares are classified as equity. Incremental costs directly attributable to the issue of new shares or options are shown in equity as a deduction, net of tax, from the proceeds.

NOTE 19: FINANCIAL INSTRUMENTS

(a) Financial risk management objectives

The Group is exposed to a variety of financial risks: interest rate risk, credit risk, liquidity risk and capital risk management. The Group's overall risk management programme focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on the Group's financial performance. From time to time the Group uses derivative financial instruments to hedge certain risk exposures.

The use of financial derivatives is covered by the Group's policies approved by the Board of Directors, which provide written principles on interest rate risk, credit risk, the use of financial derivatives and non-derivative financial instruments, and the investment of excess liquidity. Compliance with policies and exposure limits is reviewed by management on a continuous basis. The Group does not enter into or trade financial instruments, including derivative financial instruments, for speculative purposes.

	Consoli	dated
(b) Categories of financial assets and liabilities	2022 \$'000	2021 \$'000
Financial Assets at amortised cost		
Cash and cash equivalents	5,828	9,127
Trade and other receivables	1,387	1,880
Other financial assets	2,371	3,038
	9,586	14,045
Financial Liabilities at amortised cost		
Trade and other payables	4,025	9,786
Lease Liabilities	442	661
	4,467	10,447



NOTE 19: FINANCIAL INSTRUMENTS (continued)

(c) Capital risk management

The Group manages its capital to ensure that entities in the Group will be able to continue as a going concern while maximising the return to stakeholders through the optimisation of the debt and equity balances.

The capital structure of the Group consists of debt, cash and cash equivalents and equity attributable to equity holders of the parent, comprising issued capital, reserves and retained earnings. None of the Group's entities are subject to externally imposed capital requirements.

Operating cash flows are used to maintain and expand operations, as well as to make routine expenditures such as tax and general administrative outgoings. Gearing levels are reviewed by the Board on a regular basis in line with its target gearing ratio, the cost of capital and the risks associated with each class of capital. The Group's strategy remains unchanged from 2021.

(d) Interest rate risk

The Group has a 3-month term deposit of \$2.371 million with Bank SA which matures in September 2022. The Group is exposed to interest rate risk upon maturity of the term deposit. The Group's income and operating cash flows are substantially independent of changes in market interest rates.

However, the Group may be exposed to interest rate risk on any future borrowings that are used to fund its development activities as entities in the Group borrow funds at both fixed and floating interest rates. Borrowings issued at variable rates expose the Group to cash flow interest rate risk. The Group seeks to minimise the effect of this risk by using derivative financial instruments to hedge the risk exposure wherever it is prudent to do so. The use of financial instruments is dependent on management's assessment of the interest rate risk going forward and this is assessed on a case by case basis. Financial institutions may also require the Group to enter into derivatives though loan facility documentation.

The Company's and Group's exposures to interest rate on financial liabilities are detailed in the liquidity risk management section of the note.

Interest Rate Sensitivity Analysis

The sensitivity analysis below has been determined based on the exposure to interest rates for non-derivative instruments at the reporting date and the stipulated change taking place at the beginning of the financial year and held constant throughout the reporting period. A 50 basis point increase or decrease is a reasonable basis on which to base the sensitivity analyses.

At reporting date, if interest rates had been 50 basis points higher or lower and all other variables are held constant the Group's:

• Net profit before tax would increase by \$12K (2021: increase \$15K) or decrease by \$12K (2021: decrease \$10K). This is due to the Group's exposure to variable interest rates on its finance facilities.

(e) Credit risk management

Credit risk refers to the risk that a counterparty will default on its contractual obligations resulting in financial loss to the Group. The Group is exposed to credit risk from cash and cash equivalents, deposits with banks and financial institutions, trade and other receivables and contract assets. The Group has adopted a policy of only dealing with creditworthy counterparties and obtaining sufficient collateral where appropriate, as a means of mitigating the risk of financial loss from defaults. The credit risk on cash and cash equivalents is limited due to the high proportion of funds being held with high rated banking institutions.

NOTE 19: FINANCIAL INSTRUMENTS (continued)

The table below shows the balance of cash and cash equivalents and other financial assets held with various financial institutions at the end of the reporting period.

Bank	Ratings at 30 June 2022	Balance at 30 June 2022 \$'000	Ratings at 30 June 2021	Balance at 30 June 2021 \$'000
Bank of South Australia Limited	AA-	8,199	AA-	12,165

Source: Standard & Poors

В

Whilst the Group does have exposure to a small spread of counterparties the Directors are of the view that there is no significantly elevated credit risk arising from these concentrated exposures. The carrying amount of financial assets recorded in the financial statements, net of any provisions for losses, represents the Group's maximum exposure to credit risk without taking account of the value of any collateral or other security obtained.

As at 30 June 2022, the group has a credit risk exposure with Charter Hall for \$1.96 million (2021: \$13,882 million) and The Lester group for \$11.23 million (2021: Nil) relating to the contract assets held in accordance with the World Park Development Management agreement and Butler Development Management agreements in place. There are no guarantees against this contract asset but management continues to manage the project and is in regular contact with Charter Hall and the Lester Group to mitigate risk.

f) Liquidity Risk Management

Liquidity risk is the risk that the Group will be unable to meet its financial commitments. Ultimate responsibility for liquidity risk management rests with the Board of Directors, who have built an appropriate liquidity risk management framework for the management of the Group's short, medium and long-term funding and liquidity management requirements. The Group manages liquidity risk by maintaining adequate cash reserves and borrowing facilities and by monitoring forecast versus actual cash flows and matching wherever possible the maturity profiles of financial assets and liabilities.

The following tables detail the Group's remaining maturities for its non-derivative financial assets and financial liabilities. These are based upon the undiscounted cash flows of financial instruments based upon the earliest date on which the Group can be required to pay.

	Weighted Average Interest rate	Less than 1 month	1-3 months	3 months - 1 year	1-5 years	5 + years	Total
2022 Financial Assets	%	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000
Financial Assets							
Interest Bearing	0.07%	5,828	2,371	-	-	-	8,199
Non-interest Bearing	-	4	-	-	1,383	-	1,387
		5,832	2,371	-	1,383	-	9,586
Financial Liabilities							
Non-interest Bearing		4,025	-	-	-	-	4,025
Interest Rate Bearing Instruments	5.4%	20	40	181	202	-	443
		4,045	40	181	202	-	4,468
Net Financial Assets		1,787	2,331	(181)	1,181	-	5,118



NOTE 19: FINANCIAL INSTRUMENTS (continued)

	Weighted Average Interest rate	Less than 1 month	1-3 months	3 months - 1 year	1-5 years	5 + years	Total
2021 Financial Assets	%	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000
Interest Bearing	0.08%	9,127	3,038	-	-	-	12,165
Non-interest Bearing	-	831	-	-	1,048	-	1,879
		9,958	3,038	-	1,048	-	14,044
Financial Liabilities							
Non-interest Bearing		9,786	-	-	-	-	9,786
Interest Rate Bearing Instruments	5.4%	19	36	165	441	-	661
		9,805	36	165	441	-	10,447
Net Financial Assets		153	3,002	(165)	607	-	3,597

(g) Net fair value

The carrying amount of financial assets and financial liabilities that are not measured at fair value (but fair value disclosures are required), presented in the financial statements approximates their net fair values.

NOTE 20: COMMITMENTS AND CONTINGENCIES

Capital commitments

Capital commitments of the Group as at 30 June are as follows:	Consol	idated	Pare	ent
	2022 \$'000	2021 \$'000	2022 \$'000	2021 \$'000
Within one year	-	19,352	-	-
After one year but not more than five years	-	-	-	-
More than five years	-	-	-	-
	_	19,352	-	-

Axiom World Park Pty Ltd as trustee for Axiom World Park Adelaide Trust (2022: \$Nil, 2021: \$17,113,254) had an agreement with Pike Constructions Pty Ltd to build the SAFECOM facility.

Axiom Mt Barker Pty Ltd as trustee for Axiom Mt Barker Trust (2022: \$Nil, 2021: \$300,000) previously entered into a building contract with Custom Built New Homes to construct a display home suite on the Glenlea Estate development in Mt Barker as well as homes for sale as house and land packages.

NOTE 21: RELATED PARTY DISCLOSURE

a) Integrated Event Delivery Management Pty Ltd

Integrated Event Delivery Management Pty Ltd, a Director related entity of Mr J S Howe, has in prior years been reimbursed for Director required travel and accommodation costs. The expenses were reimbursed at cost. The total charged to the Company this financial year was nil (2021: \$1,749). Axiom was reimbursed for Adelaide office rental and outgoings costs. The expenses were reimbursed at cost. The total received by Axiom was \$65,034 (2021: \$59,610).

b) Pivot Group Pty Ltd

Peter Laurance, Director of Pivot Group Pty Ltd (major shareholder) and consultant to the Board, was reimbursed for costs associated with attending Company Board meetings at the request of Directors. The expenses were reimbursed at cost. The total charged to the Company was \$Nil (2021: \$1,450).

c) MB Estate Pty Ltd

Axiom Mt Barker Pty Ltd as trustee for the Axiom Mt Barker Trust has a 50% interest in MB Estate Pty Ltd (MB Estate). MB Estate forms part of the investments accounted for using the equity method as disclosed in Note 13. Advances to related parties as disclosed in Note 7 reflect timing differences in payments made by the Company on behalf of the Joint Venture for development costs. Advances are being provided on an interest free basis and will be refunded from Joint Venture proceeds received from settlements and construction finance.

d) Currie St Pty Ltd

Axiom Currie St Pty Ltd as trustee for the Axiom Currie St Trust has a 50% interest in Currie St Pty Ltd (Currie St). Currie St is jointly controlled with Auspac Networks Pty Ltd. Currie St forms part of the investments accounted for using the equity method as disclosed in Note 13.

e) Balances between the company and subsidiaries (Note 26), which are related parties of the Company, have been eliminated on consolidation and not disclosed in this note.

Ultimate Parent Entity

The parent entity in the Group is Axiom Properties Limited. The ultimate parent entity is Axiom Properties Limited.

NOTE 22: KEY MANAGEMENT PERSONNEL DISCLOSURES

The aggregate compensation made to key management personnel of the Group is set out below:

	Consolidated		
	2022	2021	
	\$	\$	
Short-term employee benefits	1,643,901	1,468,457	
Post-employment benefits	111,500	101,851	
Long-term employee benefits	28,537	40,692	
	1,783,938	1,611,000	



NOTE 23: PARENT ENTITY DISCLOSURES

Financial position		
	2022 \$'000	2021 \$'000
Assets		
Current assets	6,629	5,613
Non-current assets	4,932	14,348
Total assets	11,561	19,961
Liabilities		
Current liabilities	798	688
Non-current liabilities	6,866	7,105
Total liabilities	7,664	7,793
Net Assets	3,897	12,168
Equity		
Issued capital	30,641	47,948
Accumulated losses	(26,744)	(35,780)
Total Equity	3,897	12,168
Financial performance		
	2022 \$'000	2021 \$'000
Profit/(Loss) for the year	9,036	(694)
Other comprehensive income	-	-
Total comprehensive income	9,036	(694)

Contingent liabilities of the parent entity

There are no contingent liabilities of the parent entity at the end of the reporting period.

Commitments for the acquisition of property, plant and equipment by the parent entity

There are no commitments by the parent entity at reporting date other than those disclosed at Note 20.

The financial information for the parent entity, Axiom Properties Limited, disclosed above has been prepared on the same basis as the consolidated financial statements, except as set out below.

(i) Investments in subsidiaries, associates and joint venture entities

Investments in subsidiaries, associates and joint venture entities are accounted for at cost less any impairment in the financial statements of Axiom Properties Limited. Any dividends received from associates are recognised in the parent entity's profit or loss, rather than being deducted from the carrying amount of these investments.

NOTE 24: EVENTS AFTER THE REPORTING DATE

Subsequent to year end, and as announced to the ASX on the 2nd August 2022, Living Choice has received Development Approval for their Over 55's Lifestyle Community within the Company's Glenlea Estate residential subdivision in Mount Barker. This satisfies the last remaining condition of the sale which is now scheduled to settle in early September 2022.

No other matter or circumstance has arisen since 30 June 2022 that has significantly affected, or may significantly affect:

the Group's operations in future financial years; or the results of those operations in future financial years; or the Group's state of affairs in future financial years.

NOTE 25: AUDITOR'S REMUNERATION

The auditor of Axiom Properties Limited is BDO Audit Pty Ltd. The following fees were paid or payable during the financial year:

	Consolidated & Parent	
	2022 \$	2021 \$
Audit and review of the financial reports – BDO Audit Pty Ltd	83,600	-
Audit and review of the financial reports – BDO Audit (SA) Pty Ltd Other services	-	79,850
Other services		-
	83,600	79,850



NOTE 26: PARTICULARS IN RELATION TO SUBSIDIARIES

Parent	Country Incorporation/ Formation	Interest Held	
		2022 %	2021 %
Axiom Properties Ltd (ultimate parent of the Group)	Australia		
Subsidiaries			
Axiom Resorts Pty Ltd	Australia	_1	100
Axiom Resorts Management Pty Ltd	Australia	_1	100
Axiom Property Funds Pty Ltd	Australia	100	100
Axiom Development Management Pty Ltd	Australia	100	100
Axiom Worldpark Trust	Australia	100	100
Axiom Worldpark Adelaide Pty Ltd	Australia	100	100
Axiom Worldpark Adelaide Trust	Australia	100	100
Axiom Resources Pty Ltd	Australia	100	100
Axiom Mt Barker Pty Ltd	Australia	100	100
Axiom Mt Barker Trust	Australia	100	100
Axiom Currie St Pty Ltd	Australia	100	100
Axiom Currie St Trust	Australia	100	100
Axiom CBD Investments Pty Ltd	Australia	100	100
Axiom CBD Investments Trust	Australia	100	100
Axiom Francis St Pty Ltd	Australia	100	100
Axiom Francis St Trust	Australia	100	100
Axiom Butler Central Pty Ltd	Australia	100	100
Axiom Butler Central Trust	Australia	100	100

1 These companies were deregistered in May 2022

- 1. In the opinion of the Directors of Axiom Properties Limited (the 'Company'):
 - a. the accompanying financial statements and notes are in accordance with the *Corporations Act* 2001 including:
 - i) giving a true and fair view of the Group's financial position as at 30 June 2022 and its performance for the year then ended; and
 - ii) complying with Australian Accounting Standards, *Corporations Regulations 2001*, professional reporting requirements and other mandatory requirements;
 - b. there are reasonable grounds to believe that the Company will be able to pay its debts as and when they become due and payable; and
 - c. the financial statements and notes thereto are in accordance with International Financial Reporting Standards issued by the International Accounting Standards Board.
- 2. This declaration has been made after receiving the declarations required to be made to the Directors in accordance with Section 295A of the *Corporations Act 2001* for the financial year ended 30 June 2022.

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

Ben Laurance MANAGING DIRECTOR

Adelaide, South Australia Dated: 19 August 2022

Independent Auditor's Report



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INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF AXIOM PROPERTIES LIMITED

Report on the Audit of the Financial Report

Opinion

We have audited the financial report of Axiom Properties Limited (the Company) and its subsidiaries (the Group), which comprises the consolidated statement of financial position as at 30 June 2022, the consolidated statement of comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and notes to the financial report, including a summary of significant accounting policies and the directors' declaration.

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

- (i) Giving a true and fair view of the Group's financial position as at 30 June 2022 and of its financial performance for the year ended on that date; and
- (ii) Complying with Australian Accounting Standards and the Corporations Regulations 2001.

Basis for opinion

We conducted our audit in accordance with Australian Auditing Standards. Our responsibilities under those standards are further described in the *Auditor's responsibilities for the audit of the Financial Report* section of our report. We are independent of the Group in accordance with the *Corporations Act 2001* and the ethical requirements of the Accounting Professional and Ethical Standards Board's APES 110 *Code of Ethics for Professional Accountants (including Independence Standards)* (the Code) that are relevant to our audit of the financial report in Australia. We have also fulfilled our other ethical responsibilities in accordance with the Code.

We confirm that the independence declaration required by the *Corporations Act 2001*, which has been given to the directors of the Company, would be in the same terms if given to the directors as at the time of this auditor's report.

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

Key audit matters

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

BDO Audit Pty Ltd ABN 33 134 022 870 is a member of a national association of independent entities which are all members of BDO Australia Ltd ABN 77 050 110 275, an Australian company limited by guarantee. BDO Audit Pty Ltd and BDO Australia Ltd are members of BDO International Ltd, a UK company limited by guarantee, and form part of the international BDO network of independent member firms. Liability limited by a scheme approved under Professional Standards Legislation.



Independent Auditor's Report(Continued)

BDO

Recognition and measurement of revenue from contracts with customers

KEY AUDIT MATTER	HOW THE MATTER WAS ADDRESSED IN OUR AUDIT
A substantial amount of the Group's revenue for the year ended 30 June 2022 relates to the sale of land inventory and subsequent ongoing development of the site. Recognition and measurement of this revenue was determined to be a key audit matter because the recognition and measurement of revenue involves a degree of complexity and management judgement. Furthermore, the resulting revenue recognised in the consolidated statement of comprehensive income and contract assets recognised in the statement of financial position are material and important to the understanding of the financial statements as a whole.	 Our audit procedures included, amongst others: Critically evaluating management's assessment of the identifiable performance obligations under the contract and the fair value of each obligation with reference to relevant terms and conditions of the executed contract; Assessing the terms and conditions of the contract to determine the existence and significance of amounts subject to variable consideration calculations; Evaluating management's assessment of the progress towards complete satisfaction of performance obligations recognised over time; Considering the adequacy of the associated disclosures in the financial statements related to the estimates and judgements applied in determining revenue recognised under the contract.

Other information

The directors are responsible for the other information. The other information comprises the information in the Group's annual report for the year ended 30 June 2022, but does not include the financial report and the auditor's report thereon.

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

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

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

Responsibilities of the directors for the Financial Report

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

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

Independent Auditor's Report(Continued)



Auditor's responsibilities for the audit of the Financial Report

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

A further description of our responsibilities for the audit of the financial report is located at the Auditing and Assurance Standards Board website (<u>http://www.auasb.gov.au/Home.aspx</u>) at: <u>https://www.auasb.gov.au/admin/file/content102/c3/ar1_2020.pdf</u>

This description forms part of our auditor's report.

Report on the Remuneration Report

Opinion on the Remuneration Report

We have audited the Remuneration Report included in pages 21 to 24 of the directors' report for the year ended 30 June 2022.

In our opinion, the Remuneration Report of Axiom Properties Limited, for the year ended 30 June 2022, complies with section 300A of the *Corporations Act 2001*.

Responsibilities

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

BDO Audit Pty Ltd

ndrew Tickle

Andrew Tickle Director Adelaide, 19 August 2022

TOP TWENTY SHAREHOLDERS

The percentage of the total holding of the 20 largest shareholders, as shown in the Company's Register of Members as at 17 August 2022 is 87.23% (2021: 86.74%) and the names and number of shares are as follows:

NAME	NUMBER	PERCENTAGE OF TOTAL SHAREHOLDINGS
PIVOT GROUP PTY LTD	163,774,093	37.85%
ORIENTAL UNIVERSITY CITY HOLDINGS (HK) LTD	82,250,000	19.01%
STARTREND INVESTMENTS PTY LTD	33,300,000	7.70%
STARTREND INVESTMENTS PTY LTD	11,500,000	2.66%
EWOH PTY LTD <weathered a="" c="" howe="" pension=""></weathered>	9,290,450	2.15%
BEEJAYEL PTY LTD <beejayel a="" c="" superfund=""></beejayel>	8,800,000	2.03%
BEEJAYEL PTY LTD <beejayel a="" c="" fund="" super=""></beejayel>	7,899,341	1.83%
STARTREND INVESTMENTS PTY LTD <startrend INVESTMENTS A/C></startrend 	6,641,834	1.53%
CALAMA HOLDINGS PTY LTD < MAMBAT SUPER FUND A/C>	6,591,591	1.52%
BEAUVAIS PTY LTD < JOHN BISHOP FAMILY A/C>	6,000,000	1.39%
MR MILTON YANNIS	5,549,923	1.28%
SEAMIST PTY LTD	5,250,000	1.21%
OAKMOUNT NOMINEES PTY LTD <narromine super<br="">FUND A/C></narromine>	5,076,500	1.17%
MS LEANNE ROUVRAY <rouvray a="" c="" family=""></rouvray>	5,000,000	1.16%
BEEJAYEL PTY LTD <beejayel a="" c="" fund="" super=""></beejayel>	4,500,000	1.04%
PLS & BAJ PTY LTD < JAMISON & SANTINON FAMILY A/C>	4,075,000	0.94%
TEEPEE INVESTMENTS PTY LTD	3,500,000	0.81%
BHMB NOMINEES PTY LTD <bhmb a="" c="" fund=""></bhmb>	2,996,455	0.69%
MR EDWARD JAMES STEPHEN DALLY + MRS SELINA DALLY <lekdal a="" c="" family=""></lekdal>	2,741,174	0.63%
WHIMPLECREEK PTY LTD <stawell a="" c="" family=""></stawell>	2,7,12,401	0.63%
	377,448,762	87.23%

The substantial shareholders' notices received by the Company as at 17 August 2022 are:

SHAREHOLDER	No. of Shares advised
Peter Laurance	163,774,093
Oriental University City Holdings (HK) Ltd	82,250,000
Ben Laurance	74,041,175

DISTRIBUTION OF SHAREHOLDERS AS AT 17 AUGUST 2021

There were 465 shareholders holding issued ordinary shares in the Company which were distributed among shareholders as follows:

CATEGORY	No. of Shareholders
1-1,000	21
1,001-5,000	8
5,001 – 10,000	35
10,001-100,000	279
100,001- and over	122
	465

There were 47 shareholders with less than the marketable parcel (8,065 shares).

VOTING RIGHTS

On a show of hands, every member present in person or by proxy or attorney or duly appointed representative shall have one vote. On a poll, every member present as aforesaid shall have one vote for each share of which the member is the holder.



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