PeopleIn Limited

Appendix 4E and Consolidated Financial Statements For the year ended 30 June 2022

ABN: 39 615 173 076

ASX Code: PPE

PEOPLEIN LIMITED

Appendix 4E – Preliminary Final Report

for the year ended 30 June 2022

1. Report period ("current period"):Year ended 30 June 2022Previous corresponding period:Year ended 30 June 2021

2. Results for announcement to the market

	Up/Down	Movement %	FY 2021 \$ '000	FY 2021 \$ '000
Revenue from ordinary activities	Up	53.58	682,321	444,281
Profit after tax from ordinary activities attributable to Owners of PeopleIn Limited	Up	0.04	17,671	17,664

The growth in the business during 2022 reflected increased demand for staffing services in the sectors and locations in which the Group operates. Not only was this due to organic growth in the underlying business driven by increased demand for the services that PeopleIn provides, but also the acquisition of Vision Surveys QLD Pty Ltd on 30 July 2021, GMT Group Pty Ltd on 30 November 2021, Perigon Group Pty Ltd on 28 February 2022 and FIP Group Holdings Pty Ltd on 6 June 2022. The profit or loss for these entities are consolidated into the Group results from these dates.

Dividends

	Amount per Share (Cents)	Franked Amount per Share (Cents)	Tax Rate for Franking Credit
Dividends			
Financial year ended 30 June 2022			
Interim dividend	6.5	6.5	30%
Final dividend	6.5	6.5	30%
	13.0	13.0	30%
Financial year ended 30 June 2021			
Interim dividend	4.5	4.5	30%
Final dividend	6.0	6.0	30%
	10.5	10.5	30%
Final Dividend for 30 June 2022			
Date the final 2022 dividend is payable:	30 September 202	22	
Record date to determine entitlements to the dividend:	2 September 2022	2	
Date final dividend was declared:	26 August 2022		
Note that the final dividend for financial year 30 June 2022 has not to on the 26 August 2022.	peen provided for in the	e financial statements	s given it was declared

Interim Dividend for 31 December 2021	
Date the interim 2022 dividend is payable:	29 March 2022
Record date to determine entitlements to the dividend:	28 February 2022
Date interim dividend was declared:	18 February 2022

2. Results for announcement to the market (cont.)

Final Dividend for 30 June 2021	
Date the final 2021 dividend is payable:	1 October 2021
Record date to determine entitlements to the dividend:	6 September 2021
Date final dividend was declared:	26 August 2021
Interim Dividend for 31 December 2020	
Interim Dividend for 31 December 2020 Date the interim 2021 dividend is payable:	31 March 2021
	31 March 2021 5 March 2021

3. Dividend Re-investment plan

The Dividend Reinvestment Plan was in operation for the dividend paid during the period. Participating shareholders were entitled to be allotted the number of shares (rounded to the nearest whole number) which the cash dividend would purchase at the relevant issue price. The relevant issue price was at a 3% discount on the market price (calculated as the daily volume weighted average market price over the 10 trading days commencing on the second trading day following the relevant record date).

4. Net tangible assets per security

	30 June 2022 Amount per share (Cents)	30 June 2021 Amount per share (Cents)
Net tangible assets backing per ordinary share	(72.61)	(10.24)

Note that this calculation includes Right-of-Use Assets.

5. Entities over which control has been gained or lost during the period

The following entities entered the group during the financial period through acquisition.

Results included in the consolidated results relating to these entities for the period

Name of Entity	Date of Control	Revenue	Profit and loss after tax attributable to the Owners of PeopleIn Limited
•	Date of Control	Revenue	Linited
Incorporated entities			
Vision Surveys QLD Pty Ltd	30/07/2021	12,492,091	868,702
GMT Group Pty Ltd	30/11/2021	11,686,574	54,774
GMT Business Services Pty Ltd	30/11/2021	n/a	n/a
GMT Canberra Pty Ltd	30/11/2021	n/a	n/a
GMT Melbourne Pty Ltd	30/11/2021	n/a	n/a
GMT Brisbane Pty Ltd	30/11/2021	n/a	n/a
Perigon Pty Ltd	28/11/2022	12,498,902	2,247,132
FIP Group Holdings Pty Ltd	06/06/2022	24,223,763	574,500
Revmax Pty Ltd	06/06/2022	n/a	n/a
People Solutions Now Pty Ltd	06/06/2022	n/a	n/a
Agribusiness Pty Ltd	06/06/2022	n/a	n/a
Meat Workforce Pty Ltd	06/06/2022	n/a	n/a
Meat Processors Pty Ltd	06/06/2022	n/a	n/a
Regional Workforce Management Pty Ltd	06/06/2022	n/a	n/a
Food Industry People Pty Ltd	06/06/2022	n/a	n/a
Food Industry People Group Pty Ltd	06/06/2022	n/a	n/a

5. Entities over which control has been gained or lost during the period (cont.)

Results included in the consolidated results relating to these entities for the period

Name of Entity	Date of Control	Revenue	Profit and loss after tax attributable to the Owners of PeopleIn Limited
Managed Workforce Solutions Pty Ltd	06/06/2022	n/a	n/a
Food Professionals Australia Pty Ltd	06/06/2022	n/a	n/a
Meat People Pty Ltd	06/06/2022	n/a	n/a
Food Industry Employees Pty Ltd	06/06/2022	n/a	n/a
Food Industry Employees No.2 Pty Ltd	06/06/2022	n/a	n/a
ACN 155 860 558 Pty Ltd	06/06/2022	n/a	n/a
FIP Group Services Pty Ltd	06/06/2022	n/a	n/a
Food Industry Regional Employees Pty Ltd	06/06/2022	n/a	n/a

The following entities left the group during the financial period as they were dormant and voluntarily wound up.

		Results included in the consolidated results relating to these entities for the period	
Name of Entity	Date of Deregistration / Loss of Control	Revenue	Profit and loss after tax
Disposed entities			
ECT4Health Pty Ltd	20 June 2022	356,741	268,828

6. Details of Associates

On 11 March 2021, First People Group Pty Ltd, a subsidiary of PeopleIn Limited, entered into a shareholders agreement with Partners On Country Pty Ltd and On Country People Pty Ltd. Partners On Country Pty Ltd is a being a joint venture company of which First People Group Pty Ltd owns 50%. This investment is accounted for by using the equity method.

Name of entity	Country of Incorp - oration	Ownership held by th		Nature of Measurement relationship method				01 /
		30 June 2022	30 June 2021			30 June 2022	30 June 2021	
Partners on Country Pty Ltd	Australia	50%	50%	Joint Venture	Equity method	50,650	(6,059)	

Additional supporting information supporting Appendix 4E disclosure requirements can be found in the Director's report and the consolidated statements for the year ended 30 June 2022. This report is based on the consolidated financial statements for the year ended 30 June 2022 which have been audited by BDO.

This report is made in accordance with a resolution of the directors and is signed off on behalf of the Directors.

W Fluchards

Glen Richards Chairman

26 August 2022

peoplein.com.au ABN: 39 615 173 076

PeopleiN

Financial Report

For the year ended 30 June 2022

PEOPLEIN LIMITED (formerly People Infrastructure Ltd) and its controlled entities

ACN 615 173 076

PeopleIn Limited and its controlled entities

Corporate Information

AUSTRALIAN BUSINESS NUMBER

ABN 39 615 173 076

DIRECTORS

Glen Richards Elizabeth Savage Vu Tran Declan Sherman Thomas Reardon

COMPANY SECRETARY

Jane Prior

REGISTERED OFFICE AND PRINCIPAL PLACE OF BUSINESS

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Directors' Report

For the year ended 30 June 2022

The Directors of PeopleIn Limited (formerly People Infrastructure Limited) present their report together with the financial statements of the consolidated entity, being PeopleIn Limited ('the Company' or 'PeopleIN') and its controlled entities ('the Group') for the year ended 30 June 2022.

Principal activities

The principal activities of the Group during the financial period were the provision of staffing, business services and operational services. Services provided by the Group include workforce management, recruiting, onboarding, contracting, rostering, timesheet management, payroll, and workplace health and safety management.

There have been no significant changes in the nature of these activities during the year.

Review of operations and financial results

Overview

Leading talent solutions business PeopleIN had a solid financial year, despite varied challenges including those relating to Covid-19. Our success is largely due to the diversity of our reach into high demand and defensive employment sectors. Strong performances in technology and accounting, food processing, childcare and transport infrastructure were able to offset Covid-19 impacts in the health sector.

Organic growth has been a key focus for the business and has been driven by diversifying our client base, crossselling amongst our family of brands, as well as investing in strategic growth initiatives. We established two permanent recruitment businesses this year - Next in Health and AWX Executive. Both are delivering solid returns. In terms of cross-selling, supplying BUPA with both health and industrial staff is one of a number of successes.

Strategic acquisitions benefited from the support of the PeopleIN network to turbocharge growth. Perigon was able to secure further health work, thanks to our brands in Victoria. AWX Executive provided recruitment support to Vision, adding 15% more surveyors to the Vision team, Halcyon Knights supported GMT with its +80 strong network of technology recruiters to source new contractors for its government clients. Similarly, Techforce was able to diversify into hospitality via leveraging AWX's experience and east-coast client base.

We pride ourselves on the entrepreneurial spirit that exists across the business. With the majority of clients finding, it difficult to attract and retain employees, we've found a way to capitalise on our diversity to provide a solution. Food Industry People (FIP), acquired in June, provides at-scale staffing with strong retention via the Pacific Australia Labour Mobility scheme for food services clients. We're working to expand the scheme to all inneed sectors including aged care and disability.

The exceptional leaders within each of our PeopleIN businesses have continuously sought new opportunities and solutions throughout the pandemic and have proven their dedication to *inspiring excellence in our people*. As a result, we continue to enjoy firm loyalty from both candidates, and clients within the wide range of essential and growth sectors in which we operate.

During the reporting period we worked within three main verticals: Health and Community, Professional Services and Industrial and Specialist Services.

Directors' Report (cont.) For the year ended 30 June 2022

Review of operations and financial results (cont.)

Health and Community

As a leading provider of talent solutions to the Health and Community Care sectors, PeopleIN provides staff to nursing, care, disability, mental health and child protection services. Covid-19 lockdowns, restrictions and the delay of elective surgeries, particularly in Victoria and New South Wales, impacted the provision of services.

We were, however, thanks to our reputation and scale, able to redeploy resources to the Covid-19 response effort, including to testing and vaccine facilities and call centres. This enabled the division to deliver a solid performance during uncertain and challenging market conditions. The division's geographic diversity was also of importance, with Queensland health and community operations making a very strong contribution during this period. As Covid challenges lessened in the second half of the year, we turned our focus to attracting more workers, leveraging our international recruitment experience. Delays in international visa processing times are predicted to reduce towards the end of the calendar year which will further support this mission.

Professional Services

The long-term high-growth Professional Services vertical includes staffing service business Halcyon Knights and the Perigon Group, which was acquired in February 2022. We also have our advisory business, Project Partners which has grown substantially throughout the year. We continued to leverage their front-end engagement with clients via their advisory services to win work for our professional services staffing businesses.

Halcyon Knights, one of the largest providers of technology talent solutions to the private sector in Australia, grew significantly throughout the year. Its strength is in its ability to attract top talent to meet our clients' growing investment in technology and support an increasingly mobile workforce. A lack of resources in the sector generally significantly increased our clients' requirement for permanent recruitment services. Halcyon Knights successfully integrated eCareer and GMT, all of which performed well during the period. GMT, acquired in November 2021, has provided a platform from which to grow Federal Government work.

Acquiring Perigon broadened our Professional Services offering in terms of accounting and finance talent solutions. Perigon has performed extremely well since joining thanks to high-calibre leadership and an unwavering focus on client engagement. Perigon's services have already been cross sold into healthcare thanks to collaboration between PeopleIN teams.

Industrial and Specialist Services

PeopleIN continues to be a leader in providing industrial talent solutions to small, medium and large corporates across a range of sectors including food processing, infrastructure, construction, transport, resources, education and hospitality. Covid-19 and extreme weather conditions did impact parts of the business, but the division's focus on diversification over the last few years paid off, with it managing to deliver strong organic growth for the period of 11%.

Techforce Personnel which was acquired in June 2021, has diversified its service offering, including into hospitality staffing, thanks to collaboration with the AWX business on the East coast. The business's innovative rookie recruitment programme has assisted in delivering strong results for the year. It has also benefitted from strong mining and transport infrastructure construction demand in WA.

Two businesses were acquired during the year - Vision Surveys QLD and Food Industry People Group (FIP). Integration is progressing well, and both are meeting performance expectations.

Vision Surveys QLD has leveraged broader PeopleIN recruitment capabilities to increase its surveyor headcount by 15%, an impressive feat given the surveyor shortage. The business continues to win work in the renewable energy and transport infrastructure sectors, cementing itself as a forerunner for the long-term growth opportunities associated with these sectors.

FIP joined the PeopleIN family in June 2022, bringing an at-scale talent solutions engine room via the Australian Government's Pacific Australia Labour Mobility scheme. FIP has +19% market share of this scheme and delivered an expected strong result in June 2022.

Directors' Report (cont.) For the year ended 30 June 2022

Review of operations and financial results (cont.)

Financial Results

The Group's revenue for the financial period was \$682,321,006 (2021: \$444,280,505), representing an increase of 54%.

The growth of the business during the year was two-fold being an increase in organic demand for staffing services in the sectors and locations in which the Group operates reflecting a bounce back to operating levels, greater than pre-Covid-19. Secondly, the acquisitions which occurred both in the second half of last financial year and in FY22, have contributed to the full year

EBITDA and NPATA is how the board and management assess the performance of the Group. This is further adjusted by normalisation adjustments being non-recurring expenses and non-cash expenses including costs associated with acquisitions, fair value movement in equity investments and contingent considerations, costs of employee options and performance rights and the associated tax deduction of these expenses. The directors believe that this presentation is useful to investors to understand the Group results and show how the Group would have performed had these types of transactions not occurred.

All normalisation adjustments in the calculation of the normalised NPATA and EBITDA are unaudited.

The following reconciles statutory profit before tax to EBITDA and normalised EBITDA.

	30 June 2022	30 June 2021
	\$	\$
Statutory Profit Before Tax	26,963,913	26,750,204
Depreciation and amortisation	11,100,531	6,733,507
Finance costs	2,148,840	1,548,488
EBITDA	40,213,284	35,032,199
Normalisation adjustments:		
Acquisition costs	630,906	593,505
Performance rights costs	66,166	190,913
Divestment loss	99,423	-
Write off of Warrawong Office Fitout on relocation	-	217,888
Fair value movement in contingent consideration ¹	3,545,556	944,861
Non-controlling interests	(725,389)	(67,168)
Share based payments expense	3,329,716	1,137,141
Normalised EBITDA	47,159,662	38,049,339

¹ This primarily contains non-cash expense of \$3,455,893 which is the fair value adjustment of the contingent consideration that will be settled via the issue of PeopleIN shares (i.e. not cash) with respect to the acquisition of Halcyon Knights Pty Ltd, Halcyon Knights Commercial and Contracting Pty Ltd and Halcyon Knights New Zealand Limited. The remainder of the contingent consideration relating to the other entities will be cash settled except for Vision Surveys QLD of which 25% will be share settled.

For the year ended 30 June 2022

Review of operations and financial results (cont.)

Financial Results (cont.)

The profit before income tax expense of the Group for the financial period was \$26,963,913 (2021: \$26,750,204). The profit of the Group for the financial period after providing for income tax amounted to \$18,396,793 (2021: \$17,730,729), representing an increase of 3.76%.

The small increase in profit from prior year is materially impacted by the following:

- Increase in the fair value of the deferred consideration by \$3,545,556. The majority represents a noncash expense relating to an increase in the contingent consideration that will be settled via the issue of PeopleIN shares with respect to the acquisition of Halcyon Knights Pty Ltd, Halcyon Knights Commercial and Contracting Pty Ltd and Halcyon Knights New Zealand Limited. The significant increase is due to an increase in the likelihood of earn out targets being achieved and will be settled in August 2022.
- Additionally, there has been a significant increase in the share based payments expense as a result of an increase in the number of performance rights being granted to employees of \$3,329,716 (2021: \$1,137,141). This is as a result of strong company performance exceeding budget and thus rights achieving their conditions and being eligible for exercising.
- There is a significant increase in depreciation and amortisation expense (\$4,367,024) surrounding the increase in leased offices, as a result of acquisitions, and the amortisation of the intangible assets acquired at acquisition.
- There was an increase in the impairment of receivables being an expense of \$2,390,413 (2021: write back of \$111,960). This reflects both an increase in the provision for expected credit losses and also includes a write off relating to one significant debtor who went into voluntary administration during the second half of the financial year.

Normalised net profit after taxation and before amortisation (NPATA) which represents the statutory NPAT adjusted for one off expenses including costs associated with acquisitions, costs of employee options and performance rights and the associated tax deduction of these expenses and amortisation.

	30 June 2022	30 June 2021
	\$	\$
Statutory NPAT	18,396,793	17,730,729
Acquisition costs	630,906	593,505
Performance rights costs	66,166	190,913
Divestment loss	99,423	-
Write off of Warrawong Office Fitout on relocation	-	217,888
Fair value movement in contingent consideration	3,545,556	944,861
Non-controlling interests	(725,389)	(67,168)
Share based payments expense	3,329,716	1,137,141
Tax adjustment	126,181	118,701
Normalised NPAT	25,469,352	21,866,570
Amortisation expense of intangible assets	6,465,647	4,131,730
Normalised NPATA	31,934,999	24,998,300

Directors' Report (cont.) For the year ended 30 June 2022

Review of operations and financial results (cont.)

Financial Results (cont.)

Operating cash flow was positive throughout the period resulting in \$22,064,720 (2021: \$7,582,631) in net cash provided by operating activities.

Operating cashflow was reduced by \$2,552,643 due to the repayment during the year of payroll taxes which were all deferred as part of the Covid-19 government assistance regulations during the 2019 financial year. This has now been fully settled. Additionally, there has been an increase in working capital requirements due to the increase in revenue relating to organic growth.

Capital expenditure on plant and equipment and intangibles (Software) of \$4,489,189 (2021: \$1,302,898) has increased significantly due to continued investment in system upgrades and additional leased premises with acquisitions. The largest outflow from investing activities is the acquisitions. Net inflows from financing activities of \$45,550,467 (2021: outflows of \$2,061,436) related to the net result of repayment of borrowings and the additional capital received during the period from additional commercial bills. Additionally, fully franked dividends totalling \$10,611,239 were paid during the year (2021: \$7,050,708).

The Group balance sheet has strengthened overall by \$27,748,949, with net assets at \$142,351,414 (2021: \$114,602,465). This is mainly reflective of retained earnings during the year and the acquisitions that were completed during the year.

PeopleIn Limited had \$98,367,202 (excluding lease liabilities, 2021: \$38,971,281) in total borrowings at 30 June 2022 and \$26,977,326 (2021: \$13,721,681) in cash at 30 June 2022. The utilisation of PeopleIN's lending facilities increased during June 2022 with additional borrowings of \$51,000,000 to fund the acquisition of Vision Surveys, Perigon Group and FIP Group. The net debt position at 30 June 2022 was \$71,389,876 (2021: \$25,249,600 net cash position), excluding lease liabilities. The net debt (excluding leases) to normalised EBITDA ratio was 1.51 times (2021: 0.54 times). This remains within the risk appetite of the board and is expected to reduce over the coming six months as the business continues to generate significant operating cashflow.

Future Prospects and Outlook

Operating conditions continue to be positive for PeopleIN, given the strength of the employment market (3.2% unemployment as at end June) and unprecedented demand from clients for staff. Based on the operating results for the financial year and current economic conditions continuing, PeopleIN expects strong performance to continue throughout financial year 2023. The number and diversity of our clients, and critical demand for their services, mean that our core business is resilient even in times of economic uncertainty. Our strategy has always been to focus on growing in sectors that have long term demand for products and services, with clients able to withstand volatility in their industries. As a result of this, PeopleIN is well placed to continue generating strong earnings even in volatile economic environments.

The following are some of the key strategic initiatives that the business will continue to pursue in the coming financial year:

Cross-selling

We'll continue to focus on growing our existing verticals Health and Community, Professional Services and Industrial and Specialist Services, with collaboration and cross-selling as key organic growth measures. Having strong goodwill across out +4,000 clients puts us in the ideal position to leverage this goodwill and offer our clients additional advisory, staffing and upskilling services. The key focus will be to ensure that all our staff have a base knowledge of the entire group's capability in order to cross sell e.g., internal client engagement portals, lunch and learn sessions, monthly newsletters.

For the year ended 30 June 2022

Future Prospects and Outlook (cont.)

International recruitment

We expect high demand for staff to continue to be evident across all of our sectors including technology, nursing, community services, hospitality, childcare, logistics, transport and civil construction. We're firmly focused on finding sufficient talent to fill contractor vacancies. We've launched a number of recruitment initiatives aimed at employing international workers as visa application times improve. We're leveraging our international recruitment experience, particularly in the health (nurses from the UK and Ireland) and agriculture spaces (FIP via the PALM scheme), to secure staff for a much broader range of industries. PeopleIN's ability to rapidly execute and scale up is known to our clients and we'll continue to use this to our advantage.

Upskilling

This year we're offering our internal staff and contractors the opportunity to upskill into high-demand roles. This initiative represents a unique shared advantage for staff and clients. PeopleIN staff, both in-house and contractors, will be offered greater opportunities to upskill into high-demand roles and the ability to accelerate their careers. Our clients will benefit from a complete talent solution that ensures there is qualified staff for their difficult to fill positions.

Efficient Operations

We'll continue to drive efficiencies across the business by automating low value processes with best of breed systems, to maximise staff time spend on high-value activities. After extensive planning our systems consolidation initiative (Program Unite) was launched in late 2021, to centralise resources and business support functions, leveraging PeopleIN's scale nationally. This is an ongoing program of works into the next financial year.

Complementary acquisitions

We're well positioned to further invest, and are currently actively pursuing a number of highly complementary acquisitions. We're concentrating on expanding our services within health, Federal and State government and professional services areas, all of which have long-term demand for resources. The Group will continue to proactively seek acquisitions which fit our three-year strategy and can generate significant upside through being part of PeopleIN.

Risks

PeopleIN's economic performance and future prospects are, of course, subject to a number of risks which may impact its business including any potential downturn in the employment market, increase in competition, a change in the regulatory environment, reliance on key personnel, reliance on its industrial agreements, change in how on-costs or benefits are assessed for its employees, change in client circumstances or technology risks.

None of these are considered to be of immediate threat but it is important to note that any change in these risks may impact the business. PeopleIN also regularly considers the potential impact of global climate change on its business. Whilst we are dedicated to improving our environmental impact wherever possible, including via Timberwolf's extensive bush regeneration, there are no current, specific climate issues posing significant risk to operations. Few of PeopleIN's clients are likely to be imminently, directly impacted by climate issues.

For the year ended 30 June 2022

Significant changes in state of affairs

In August 2021 1,449,098 shares were issued in settlement of contingent consideration relating to two historical acquisitions.

In August 2021, October 2021, November 2021, January 2022 and May 2022 806,307 shares were issued due to the performance rights conditions being satisfied and 340,000 due to options being exercised. The shares were issued to numerous employees, including related entities of key management personnel of the Group. The shares related to options and performance rights which have been issued historically over a 5 year period.

In June 2022 3,058,104 shares were issued as part settlement for the acquisition of Food Industry People Group of entities.

There was an issue of 457,494 shares under the dividend reinvestment plan during the period.

There have been no other significant changes in the state of affairs during the financial year that could significantly affect the operations of the Group, the results of those operations, or the state of affairs of the Group in the future financial periods.

Environmental legislation

The Group's operations are not regulated by any significant environmental regulations under a law of the Commonwealth or of a state or territory of Australia.

Dividends paid or recommended	2022 خ	2021 خ
Dividends provided for or paid during the year	Ŧ	Ŧ
Final fully franked dividend relating to 30 June 2021 of 6.0 cents per share (2020: 4.5 cents) paid on 1 October 2021	5,653,198	4,155,624
Interim fully franked dividend relating to 31 December 2021 of 6.5 cents per share (2020: 4.5 cents) paid on 29 March 2022	6,204,239	4,082,087
-	11,857,437	8,237,711

Since the end of the financial year the directors have recommended the payment of a final ordinary dividend of \$6,419,076 (6.5 cents per fully paid share) to be paid on 30 September 2022 out of retained earnings at 30 June 2022. This dividend is expected to be fully franked.

For the year ended 30 June 2022

Unissued Shares under option and performance rights

Unissued ordinary shares of PeopleIn Limited under option, including performance rights (PR) at the date of this report are:

	Date granted	Expiry date	Exercise price of shares	Number
Options (Tranche 4)	11 June 2021	11 July 2026	\$4.37	343,170
Performance Rights (Tranche 4) – executive directors	26 November 2018	26 November 2022	\$0.00	59,686
Performance Rights (Tranche 6) – other employees	15 May 2019	15 May 2023	\$0.00	8,000
Performance Rights (Tranche 9) – other employees	28 October 2019	26 November 2023	\$0.00	33,334
Performance Rights (Tranche 10) – executive directors	26 November 2019	26 November 2023	\$0.00	31,436
Performance Rights (Tranche 12) – other employees	30 July 2020	30 July 2024	\$0.00	63,000
Performance Rights (Tranche 16) – other employees	1 September 2019	1 September 2023	\$0.00	5,081
Performance Rights (Tranche 24) – other employees	11 June 2021	31 August 2026	\$0.00	343,170
Performance Rights (Tranche 25) – KMP	31 August 2021	31 August 2022	\$0.00	23,128
Performance Rights (Tranche 26) – KMP	31 August 2021	31 August 2023	\$0.00	22,026
Performance Rights (Tranche 27, 29, 31, 32, 34) – other employees	31 August 2021	31 August 2022	\$0.00	335,107
Performance Rights (Tranche 28) – other employees	31 August 2021	31 August 2023	\$0.00	185,238
Performance Rights (Tranche 30, 33) – other employees	31 August 2021	31 August 2024	\$0.00	113,922
Performance Rights (Tranche 35, 36) – other employees	1 November 2021	1 November 2022	\$0.00	49,750
Performance Rights (Tranche 37) – KMP	1 November 2021	1 November 2024	\$0.00	200,000
Performance Rights (Tranche 38) – KMP	22 November 2021	22 November 2023	\$0.00	116,721
Performance Rights (Tranche 39, 40, 42, 43) – other employees	24 January 2022	24 January 2023	\$0.00	89,585
Performance Rights (Tranche 41) – other employees	24 January 2022	31 August 2024	\$0.00	38,834
Performance Rights (Tranche 47) – other employees	1 March 2022	1 March 2023	\$0.00	59,644
Performance Rights (Tranche 44, 45) – other employees	1 March 2022	1 March 2024	\$0.00	146,740
Performance Rights (Tranche 46) – other employees	1 March 2022	1 March 2025	\$0.00	38,071
Performance Rights (Tranche 48) – other employees	1 April 2022	1 April 2024	\$0.00	12,853
Performance Rights (Tranche 49, 51) – other employees	30 April 2022	30 April 2023	\$0.00	34,037
Performance Rights (Tranche 50) – other employees	30 April 2022	24 January 2023	\$0.00	11,421
Total under option				2,363,954

All unissued shares are ordinary shares of the Company and are measured at fair value on the date granted.

All options/performance rights expire on the earlier of their expiry date or termination of the employee's employment. In addition, the ability to exercise the options/performance rights is conditional on a number of items. These conditions are set out in Note 19.

For the year ended 30 June 2022

Unissued Shares under option and performance rights (cont.)

Further details about share-based payments to directors and KMP are included in the remuneration report. Performance rights (Tranches 6, 9, 12, 16, 24, 27 – 30, 33 – 40) and Options (Tranche 4) were granted to staff members who are not KMP and hence are not disclosed in the remuneration report.

806,307 shares were issued as a result of the exercise of performance rights at an exercise price of nil and 340,000 shares were issued as a result of the exercise of options at an exercise price of \$1. These are from Tranches 1, 2, 4, 6, 8, 14, 15, 17, 18, 19, 20, 21, and 33. Refer to Note 19 for details.

Events arising since the end of the reporting year

Vu Tran joined the Board effective 1 July 2022.

On 18 July 2022, a working capital facility for Food Industries People (FIP) was approved for \$10,000,000.

A fully franked dividend of 6.5 cents per share was declared on 26 August 2022.

On the 1 August 2022, 21,000 performance rights vested as a result of the conditions being satisfied and were converted to issued shares.

No other matters or circumstances have arisen since the end of the financial year which significantly affected or may significantly affect the operations of the Group, the results of those operations, or the state of affairs of the Group in future financial periods.

Proceedings on behalf of the Company

No person has applied for leave of Court to bring proceedings on behalf of the Group or intervene in any proceedings to which the Group is a party for the purpose of taking responsibility on behalf of the Group for all or any part of those proceedings.

The Group was not a party to any such proceedings during the year.

Indemnities given to, and Insurance premiums paid for, auditor and officers Insurance of officers

During the year, the Group paid a premium to insure officers of the Group. The officers of the Group covered by the insurance policy include all Directors.

The liabilities insured are legal costs that may be incurred in defending civil or criminal proceedings that may be brought against the officers in their capacity as officers of the Group, and any other payments arising from liabilities incurred by the officers in connection with such proceedings, other than where such liabilities arise out of conduct involving a wilful breach of duty by the officers or the improper use by the officers of their position or of information to gain advantage for themselves or someone else to cause detriment to the Group.

Details of the amount of the premium paid in respect of insurance policies are not disclosed as such disclosure is prohibited under the terms of the contract.

The Group has not otherwise, during or since the end of the financial year, except to the extent permitted by law, indemnified or agreed to indemnify any current or former officer of the Group against a liability incurred as such by an officer.

No indemnification has been provided to the auditor.

For the year ended 30 June 2022

Non-audit services

During the year BDO, the Group's auditor, has performed certain other services in addition to the audit and review of the financial statements.

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

- all non-audit services were subject to the corporate governance procedures adopted by the Group and have been reviewed by the audit and risk committee to ensure they do not impact the integrity and objectivity of the auditor; and

- the non-audit services provided do not undermine the general principles relating to auditor independence as set out in APES 110 Code of Ethics for Professional Accountants, as they did not involve reviewing or auditing the auditor's own work, acting in a management or decision-making capacity for the Group, acting as an advocate for the Group or jointly sharing risks and rewards.

Details of the amounts paid to the auditor of the Group, BDO, and its network firms for audit and non-audit services provided during the year are set out below:

	2022
	\$
Services other than audit and review of financial statements:	
- Taxation compliance services	77,988
- Corporate services	20,295
Total non-audit services	98,283
Audit and review of financial statements	286,000
Total paid to BDO Audit Pty Ltd and related entities	384,283
Paid to BDO network firms overseas	
- Overseas subsidiary taxation compliance services	2,975
- Overseas subsidiary audit compliance services	15,199
	18,174
Total paid to BDO and network firms	402,457

For the year ended 30 June 2022

Remuneration report – audited

Remuneration Policy

Executive Key Management Personnel

The remuneration policy of PeopleIn Limited has been designed to align key management personnel (KMP) objectives with shareholder and business objectives by providing a fixed remuneration component and offering specific short and long-term incentives based on key performance areas affecting the consolidated Group's performance. The Board of PeopleIn Limited believes the remuneration policy to be appropriate and effective in its ability to attract and retain high-quality KMP to run and manage the consolidated Group, as well as create goal congruence between directors, executives and shareholders.

The Board's policy for determining the nature and amount of remuneration for KMP of the consolidated Group is as follows:

- The remuneration policy has been developed by the board.

- All KMP receive a base salary (which is based on factors such as length of service and experience), superannuation, fringe benefits, options and performance incentives.

– Performance incentives are only granted and paid once predetermined key performance indicators (KPIs) have been met.

- Incentives paid in the form of options or performance rights are intended to align the interests of the KMPs with those of the shareholders. In this regard, KMP are prohibited from limiting risk attached to those instruments by use of derivatives or other means.

- The nomination and remuneration committee reviews KMP packages as required by reference to the consolidated Group's performance, executive performance and comparable information from industry sectors.

The performance of KMP is measured against criteria agreed annually with each executive and is based predominantly on the forecast growth of the Group and other key performance metrics around Group values, health and wellbeing of our staff and compliance with laws and regulations. All bonuses and incentives must be linked to predetermined performance criteria. The Board may, however, exercise its discretion in relation to approving incentives, bonuses and options, and can recommend changes to the committee's recommendations. Any change must be justified by reference to measurable performance criteria. The policy is designed to attract the highest calibre of executives and reward them for performance results leading to long-term growth in shareholder wealth.

KMP receive, at a minimum, a superannuation guarantee contribution required by the government, which was 10% during the period, of the individual's average weekly ordinary time earnings (AWOTE).

Upon retirement, KMP are paid employee benefit entitlements accrued to the date of retirement. KMP are paid a percentage of between 25%-50% of their salary in the event of redundancy. Any options not exercised before or on the date of termination will lapse.

All remuneration paid to KMP is valued at the cost to the Company and expensed.

Non-executive directors

The Board's policy is to remunerate non-executive directors at market rates for time, duties and responsibilities. Under Rule 19.5 of the Company's Constitution the total amount given to all non-executive directors for their services as directors must not exceed in aggregate in any financial year the amount fixed by the Company in general meeting. As detailed in the Company's Prospectus dated 20 October 2017 this amount has been fixed by the Company at \$400,000 per annum.

KMP are also entitled and encouraged to participate in the employee share and option arrangements to align directors' interests with shareholders' interests.

For the year ended 30 June 2022

Remuneration Policy (cont.)

Options or performance rights granted under the arrangement do not carry dividend or voting rights. Each option or performance right is entitled to be converted into one ordinary share once the interim or final financial report has been disclosed to the public and their values are determined using the Monte Carlo or Black Scholes methodology, depending on whether market conditions are attached to them.

In addition, the Board's remuneration policy prohibits directors and KMP from using PeopleIn Limited shares as collateral in any financial transaction, including margin loan arrangements.

Performance-based Remuneration

KPIs are set annually, with a certain level of consultation with KMP. The measures are specifically tailored to the area each individual is involved in and has a level of control over. The KPIs target areas the Board believes hold greater potential for Group expansion and profit, covering financial and non-financial as well as short and long-term goals. The level set for each KPI is based on budgeted figures for the Group and respective industry standards.

Performance in relation to the KPIs is assessed annually. Following the assessment, the KPIs are reviewed by the board in light of the desired and actual outcomes, and their efficiency is assessed in relation to the Group's goals and shareholder wealth, before the KPIs are set for the following year.

In determining whether or not a KPI has been achieved, PeopleIn Limited bases the assessment on audited figures; however, where the KPI involves comparison of the Group, or a division within the Group, to the market, independent reports are obtained from organisations such as Standard & Poor's.

Relationship between Remuneration Policy and Company Performance

The remuneration policy has been tailored to increase goal congruence between shareholders, directors and executives. To achieve this aim, share based payments are issued to the majority of directors and executives to encourage the alignment of personal and shareholder interests. The Company believes this policy has been effective in increasing shareholder wealth since listing in 2017.

The following table shows the gross revenue, profits and dividends since listing, as well as the share prices at the end of the respective financial periods. Analysis of the actual figures shows an increase in profits each period. The improvement in the Group's performance since listing has been reflected in the Company's share price with an increase since the entity listed. The Board is of the opinion that these results can be attributed, in part, to the previously described remuneration policy and is satisfied with the overall upwards trend in shareholder wealth since listing.

	30 June 2018	30 June 2019	30 June 2020	30 June 2021	30 June 2022
	\$	\$	\$	\$	\$
Revenue	219,400,642	278,138,843	371,163,903	444,280,505	682,321,006
Net profit after tax	5,170,863	9,693,783	16,396,195	17,730,729	18,396,793
Share price at year-end	1.60	3.34	2.00	4.59	2.89
Dividends paid/declared	0.040	0.085	0.085	0.105	0.13

For the year ended 30 June 2022

Employment Details of Members of Key Management Personnel

The following table provides employment details of persons who were, during the financial year, members of KMP of the Group.

Group KMP	Position Held as at 30 June 2022	Contract Details (Duration and Termination)	Annual Base Salary	Director Fees
Glen Richards	Non-Executive Director and Chairman	No service contracts	-	\$100,000
Elizabeth Savage	Non-Executive Director	No service contracts	-	\$65,000
Declan Sherman	Executive Director and Head of Acquisitions **	6 months' notice period	\$150,000	\$50,000
Thomas Reardon	Executive Director and Divisional Chief Executive Officer	3 months' notice period	\$300,000	\$50,000
Ross Thompson *	Group Chief Executive Officer	6 months' notice period	\$450 <i>,</i> 000	-
Megan Just	Group Chief Financial Officer	4 weeks' notice period	\$305,000	-

* Ross Thompson commenced employment on 25 October 2021.

** Declan Sherman ceased as the Interim Group Chief Executive Officer on the 25 October 2021 and remained as the Head of Acquisitions.

The employment terms and conditions of the Head of Acquisitions, Group Chief Executive Officer and Divisional Chief Executive Officer are formalised in contracts of employment.

Terms of employment require that the relevant Group entity provide an executive contracted person with a minimum of 6 months and 3 months respectively notice prior to termination of contract. Termination payments of between 25%–50% of their salary are generally payable. A contracted person deemed employed on a permanent basis may terminate their employment by providing the relevant notice period. Termination payments are not payable on resignation or under the circumstances of unsatisfactory performance.

The employment terms and conditions of the Group Chief Financial Officer are formalised in contracts of employment.

Terms of employment require that the relevant Group entity provide an executive contracted person with a minimum of 4 weeks' notice prior to termination of contract. Termination payments are generally not payable but is at the discretion of the board of directors. A contracted person deemed employed on a permanent basis may terminate their employment by providing at least 4 weeks' notice. Termination payments are not payable on resignation or under the circumstances of unsatisfactory performance.

Non-executive directors have been issued appointment letters but do not have a formal contract of employment. There is no termination notice period stipulated in these letters.

Changes in Directors and Executives during the year

On 25 October 2021, the Group Chief Executive Officer Ross Thompson commenced employment with the Group and the Executive Director Declan Sherman ceased the role as Interim Chief Executive Officer.

There have been no other changes in directors and executives during the year or after the end of the reporting period.

Remuneration Expense Details for the Year Ended 30 June 2022

The following table of benefits and payments represents the components of the current year and comparative year remuneration expenses for each member of KMP of the consolidated Group. Such amounts have been calculated in accordance with Australian Accounting Standards.

For the year ended 30 June 2022

Table of Benefits and Payments for the Year Ended 30 June 2022

		5	Short-term	Benefits		Post-employment Benefits	Long-term	Benefits		ettled Share- Payments	Termination Benefits	Total	Portion of remuneration performance related
		Salary, Fees and Leave	Bonuses	Non- monetary⁴	Other⁵	Super- annuation	Incentive Plans	LSL	Shares	Options/ Performance Rights			
		\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	%
Group KMP													
Glen Richards	2022	100,000	-	-	-	-	-	-			-	100,000	-
	2021	100,000	-	-	-	-	-	-	-		-	100,000	-
Elizabeth Savage	2022	65,004	-	-	-	-	-	-			-	65,004	-
	2021	65,004	-	-	-	-	-	-	-		-	65,004	-
Declan Sherman	2022	279,077 ¹	272,727	-	-	55,180	-	-		- 10,762	-	617,746	45.89
	2021	384,384 ¹	-	-	10,449	36,445	-	5,949	-	- 56,702	-	493,929	11.48
Thomas Reardon	2022	350,009 ¹	53,526	22,564	-	40,354	-	6,316		- 164,655	-	637,424	34.23
	2021	355,392 ¹	-	22,564	7,679	33,763	-	6,822	-	- 87,432	-	513,652	17.02
Ross Thompson ²	2022	294,231	-	-	17,440	29,423	-	485		- 68,387	-	409,966	16.68
David Cuda ³	2021	261,154	-	15,934	113,097	24,810	-	93,336			-	508,331	-
Megan Just	2022	217,058	35,000	-	-	25,206	-	1,711		- 138,065	-	417,040	40.74
	2021	234,808	-	-	17,293	21,905	-	540		- 101,209	-	375,755	26.93
Total KMP	2022	1,305,379	361,253	22,564	17,440	150,163	-	8,512		- 381,869	-	2,247,180	32.93
	2021	1,400,742	-	38,498	148,518	116,923	-	106,647		- 245,343	-	2,056,671	11.93

¹ Includes \$50,000 relating to director fees.

² Ross Thompson became a KMP from 25 October 2021 and therefore there are no disclosures for 2021.

³ David Cuda resigned from the Group on 19 March 2021.

⁴ Motor vehicle reportable fringe benefit

⁵ Increment in annual leave provision.

For the year ended 30 June 2022

Securities Received that Are Not Performance-related

No members of KMP are entitled to receive securities that are not performance-based as part of their remuneration package.

Cash Bonuses, Performance-related Bonuses and Share-based Payments

Cash and Other Performance-related Bonuses

Key Performance Indicators (KPIs) were set and assessed based on individual and business wide performance criteria and the level of achievement of those objectives during the performance year. These KPI's relate to both the cash and performance rights components of the bonuses. The board uses their discretion from time to time to decide on determining the amount of the bonus payment.

No bonuses were paid in relation to the year ended 30 June 2020 (paid during the year ended 30 June 2021) because of the onset of COVID-19 and the uncertainty of the impact on the Group. Given the forfeiture of bonuses in that year was not because of individual performance the board awarded above the KPI driven opportunity in relation to the year ended 30 June 2021. The disclosures in the table above are higher than below reflecting the discretional component.

The cash and performance-based bonuses granted as remuneration during the year ended 30 June 2022 (in relation to the performance for the year ended 30 June 2021) to KMP are as follows:

		2022 Total Opportunity	Awarded	Forfeited	Awarded	Forfeited	
	Remuneration Type	\$	%	%	\$	%	%
Group KMP							
Declan Sherman	Cash bonus	300,000	100%	-	200,000	-	100%
	Performance Rights	n/a	-	-	n/a	-	-
Thomas Reardon	Cash bonus	150,622	36%	64%	200,000	-	100%
	Performance Rights	545,566	97%	3%	n/a	-	-
Ross Thompson ¹	Cash bonus	n/a	-	-	n/a	-	-
	Performance Rights	n/a	-	-	n/a	-	-
Megan Just	Cash bonus	13,500	100%	-	13,500	-	100%
	Performance Rights	87,750	100%	-	n/a	-	-

¹ During the year ended 30 June 2022, nothing was payable in relation to year ended 30 June 2021 as employment commenced on 25 October 2021.

For the year ended 30 June 2022

Cash Bonuses, Performance-related Bonuses and Share-based Payments

Share-based Payments

The terms and conditions relating to options granted as remuneration during the year to KMP are as follows:

					Forfeited	Forfeited										
			- ····	Vested/Paid	during	•	s Expiry Date									
	Remuneration		Grant Value	during Year	Year	Unvested	for Vesting									
	Туре	Grant Date	\$	% #	%	%	or Payment									
Group KMP																
Thomas Reardon	Performance Rights (Tranche 38)	22/11/2021	529,913	-	-	100	22/11/2023									
Ross Thompson	Performance Rights (Tranche 37)	01/11/2021	224,500	-	-	100	01/11/2024									
Megan Just	Performance Rights (Tranche 25)	31/08/2021	105,000	-	-	100	31/08/2022									
Megan Just	Performance Rights (Tranche 26)	31/08/2021	100,000	-	-	100	31/08/2023									

The dollar value of the percentage vested/paid during the period has been reflected in the Table of Benefits and Payments for the year ended 30 June 2022.

Performance Rights – Tranche 38

These performance rights vest over the vesting period from 22 November 2021 to 22 November 2023 with 60% vesting on 22 November 2022 and 40% vesting on 22 November 2023. There were performance criteria which included achievement of divisional EBITDA greater than budgeted and other key performance metrics around Group values, health, safety and wellbeing of our staff and compliance with laws and regulations surrounding which were achieved prior to these Performance Rights being granted. In order for the Performance Rights to vest, the participant must remain employed by PeopleIn Limited at the time of vesting. These Performance Rights form part of the individual's remuneration package.

All performance rights entitle the holder to one ordinary share in PeopleIn Limited for each right exercised.

There have not been any alterations to the terms or conditions of any grants since grant date.

Performance Rights – Tranche 37

These performance rights vest equally over the vesting period from 01 November 2021 to 01 November 2024 in two lots of 100,000. Lot 1 has a condition attached that a 10% Total Shareholder Return Compound Annual Growth Rate ("TSR CAGR") must be achieved for the performance rights to vest. Lot 2 has a condition attached that a 15% TSR must be achieved for the performance rights to vest. There is also an overarching condition that the relevant participant must remain employed by the PeopleIn Limited Group at the time of vesting.

All performance rights entitle the holder to one ordinary share in PeopleIn Limited for each right exercised.

There have not been any alterations to the terms or conditions of any grants since grant date.

Performance Rights – Tranche 25

These Performance Rights vest on 31 August 2022. The Performance Rights are conditional upon achievement of Group EBITDA targets and the relevant participant remaining employed by the PeopleIn Limited Group at the time of vesting.

All performance rights entitle the holder to one ordinary share in PeopleIn Limited for each right exercised.

There have not been any alterations to the terms or conditions of any grants since grant date.

For the year ended 30 June 2022

Cash Bonuses, Performance-related Bonuses and Share-based Payments (cont.)

Share-based Payments (cont.)

Performance Rights – Tranche 26

These Performance Rights vest equally over the Vesting Period from 31 August 2021 to 31 August 2023. There were performance criteria which included growth in EBITDA for the Group and other key performance metrics around achievement of Group strategic objectives, Group values, health, safety and wellbeing of our staff and compliance with laws and regulations which were achieved prior to these Performance Rights being granted. In order for the Performance Rights to vest, the participant must remain employed by PeopleIn Limited at the time of vesting. These Performance Rights form part of the individual's remuneration package

All performance rights entitle the holder to one ordinary share in PeopleIn Limited for each right exercised.

There have not been any alterations to the terms or conditions of any grants since grant date.

For the year ended 30 June 2022

Options and Performance Rights Granted as Remuneration

		Grant Details		Exerc	Lapsed / Exercised Forfeited					Vested	Unvested	
	Balance at Beginning of Year	Grant Date	No.	Value #	Share Price	No.	No.	Balance at End of Year	Exercisable	Unexercisable	Total at End of Year	Total at End of Year
				\$	\$			No.	No.	No.	No.	No.
Group KMP												
Declan Sherman	125,000	22/11/2017	-	-	4.35	125,000	-	-	-	-	-	-
Declan Sherman	59,687	26/11/2018	-	-	4.35	29,844	-	29,843	-	29,843	-	29,843
Declan Sherman	23,577	26/11/2019	-	-	4.25	7,860	-	15,717	-	15,717	-	15,717
Thomas Reardon	340,000	14/10/2017	-	-	4.32	340,000	-	-	-	-	-	-
Thomas Reardon	125,000	22/11/2017	-	-	4.35	125,000	-	-	-	-	-	-
Thomas Reardon	59,687	26/11/2018	-	-	4.35	29,844	-	29,843	-	29,843	-	29,843
Thomas Reardon	23,577	26/11/2019	-	-	4.25	7,860	-	15,717	-	15,717	-	15,717
Thomas Reardon	-	22/11/2021	116,721	529,913	-	-	-	116,721	-	116,721	-	116,721
Ross Thompson	-	22/11/2021	200,000	224,500	-	-	-	200,000	-	200,000	-	200,000
Megan Just	47,066	31/08/2020	-	-	4.08	47,066	-	-	-	-	-	-
Megan Just		31/08/2021	45,154	205,000	-	-	-	45,154	-	45,154	-	45,154
	803,594		361,875	959,413		712,474	-	452,995	-	452,995	-	452,995

The fair value of options granted as remuneration and as shown in the above table has been determined in accordance with Australian Accounting Standards and will be recognised as an expense over the relevant vesting period to the extent that conditions necessary for vesting are satisfied.

For the year ended 30 June 2022

Description of Options/Rights Issued as Remuneration

Details of the options granted as remuneration to those KMP listed in the previous table are as follows:

	TR Options – Tranche 1	TR Options – Tranche 2	Performance Rights – Tranche 1	Performance Rights – Tranche 4	Performance Rights – Tranche 10	Performance Rights – Tranche 13	Performance Rights – Tranche 25	Performance Rights – Tranche 26	Performance Rights – Tranche 37	Performance Rights – Tranche 38
Grant date	14/10/2017	14/10/2017	22/11/2017	26/11/2018	26/11/2019	31/08/2020	31/8/2021	31/08/2021	01/11/2021	22/11/2021
Number of options	340,000	340,000	1,000,000	238,750	62,874	47,065	23,128	22,026	200,000	116,721
Vesting period end	50% 14/10/2020 50% 14/10/2021	50% 14/10/2020 50% 14/10/2021	25% each year 22/11/2018, 2019, 2020, 2021	25% each year 22/11/2019, 2020, 2021, 2022	25% each year 26/11/2020, 2021, 2022, 2023	31/08/2021	31/08/2022	31/08/2022	01/11/2024	22/11/2023
Share price at grant date	\$1.00	\$1.00	\$1.00	\$1.93	\$3.25	\$2.80	\$4.00	\$4.00	\$4.50	\$4.39
Option life	50% 3 years 50% 4 years	50% 3 years 50% 4 years	4 years	4 years	4 years	1 year	1 year	2 years	3 years	3 years
Fair value at grant date	50% \$0.2636 50% \$0.2857	50% \$0.2636 50% \$0.2857	25% \$0.2810, 25% \$0.2530, 25% \$0.1970, 25% \$0.1560	25% \$0.9003, 25% \$0.6273, 25% \$0.4946, 25% \$0.4395	25% \$1.488, 25% \$1.031, 25% \$0.828, 25% \$0.692	100% \$2.35	100% \$4.00	100% \$4.00	50% \$2.31 50% \$2.05	100% \$4.54
Exercise price at grant date	\$1.00	\$1.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
Exercisable from	50% 14/10/2020 50% 14/10/2021	50% 14/10/2020 50% 14/10/2021	At end of each vesting period	At end of each vesting period	At end of each vesting period	At end of the vesting period	At end of the vesting period	At end of the vesting period	At end of the vesting period	At end of the vesting period
Exercisable to	30 days after the exercise date	30 days after the exercise date	30 days after the exercise date	30 days after the exercise date	30 days after the exercise date	30 days after the exercise date	30 days after the exercise date	30 days after the exercise date	30 days after the exercise date	30 days after the exercise date

Option values at grant date were determined using the Monte Carlo method for those with market conditions and Black Scholes method for those without.

Details relating to service and performance criteria required for vesting have been provided in the Cash Bonuses, Performance-related Bonuses and Share-based Payments table on page 17.

For the year ended 30 June 2022

KMP Shareholdings

The number of ordinary shares in PeopleIn Limited held by each KMP of the Group during the financial year is as follows:

	Balance at Beginning of Year	Granted as Remuneration during the Year	Issued on Exercise of Options during the Year	Other Changes during the Year	Balance at End of Year
Glen Richards	1,257,282	-	-	770	1,258,052
Elizabeth Savage	124,529	-	-	813	125,342
Declan Sherman	7,397,520	-	162,704	(5,500,000)	2,060,224
Thomas Reardon	3,829,652	-	502,704	-	4,332,356
Ross Thompson	-	-	-	-	-
Megan Just	-	-	47,066	-	47,066
	12,608,983	-	712,474	(5,498,417)	7,823,040

Other Equity-related KMP Transactions

There have been no other transactions involving equity instruments apart from those described in the tables above relating to options, rights and shareholdings.

Other Transactions with KMP and/or their Related Parties

There were no transactions conducted between the Group and KMP or their related parties, apart from those disclosed above relating to equity and compensation, that were conducted other than in accordance with normal employee, customer or supplier relationships on terms no more favourable than those reasonably expected under arm's length dealings with unrelated persons.

END OF AUDITED REMUNERATION REPORT.

Directors' information

The following persons were Directors of PeopleIn Limited during the financial year and up to the date of this report, unless otherwise stated:

Dr Glen Richards Appointed 18 October 2017

Non-Executive Director and Chairman

Qualifications: B.V.Sc.(Hons), M.Sc., F.A.I.C.D.

Equity Holdings: Shares: 1,258,052

Glen has over 27 years' experience in the retail and professional services sectors with extensive operational experience in fast growing companies, especially in health care and allied health sectors. Glen was the founding Managing Director of Greencross Limited and Co-Founder of Mammoth Pet Holdings Pty Ltd, prior to its merger with Greencross Limited in 2014. He is currently Chairman of Healthia Limited, Naturo Pty Ltd and Cardionexus Holdings Pty Ltd, and a non-executive director of Adventure Holdings Australia Pty Ltd. Glen is also a shareholder, advisor and mentor of a number of innovative technology companies.

Directorships of other listed companies in the last 3 years: Greencross Limited (from 26 April 2007 to 26 February 2020, noting that Greencross Limited was removed from the official list 27 February 2020), Regeneus Ltd (from 11 April 2015 to 4 June 2020), and Healthia Limited (from 10 May 2018).

For the year ended 30 June 2022

Directors' information (cont.)

Elizabeth Savage Appointed 18 October 2017

Non-Executive Director

Qualifications: Beng (Hons), MSc, MAICD

Equity Holdings: Shares: 125,342

Liz is a full-time Company Director with extensive commercial leadership and strategic development experience. Previously, Liz held C-suite commercial roles in international businesses in UK, Europe and Australia, including as Business Development Director of easyJet and Chief Commercial Officer of Virgin Australia.

Liz is currently a Non-Executive Director of Intrepid Group (& The Intrepid Foundation), Auckland International Airport, North Queensland Airports and FunLab.

Directorships of other listed companies in the last 3 years: Auckland International Airport Ltd (from 24 October 2019).

Vu Tran Appointed 1 July 2022

Non-Executive Director

Qualifications: Bachelor of Medicine/Bachelor of Surgery (MBBS), Fellowship with the Royal Australian College of General Practitioners

Equity Holdings: Shares: 10,000

Vu was appointed a Non-Executive Director of PeopleIN on 1 July 2022 bringing a wealth of highly complementary experience and entrepreneurial leadership. Vu is the co-founder of Go1 – a venture capital backed e-learning company. With approximately 5 million users worldwide, Go1 is a single online learning solution for organisations and individuals using the world's most comprehensive online library of learning resources developed by leading learning providers. In addition to Go1, Vu is a practising GP having worked as a doctor for over 10 years. Vu also sits on the Board of Sporting Wheelies, an organisation that helps people with a disability access sport, recreation and training.

Directorships of other listed companies in the last 3 years: None.

Declan Sherman Appointed 5 October 2016

Executive Director and Chief Executive Officer (from 01 July 2021 to 25 October 2021)

Qualifications: B.Comm (Hons), Finance

Equity Holdings: Shares: 2,060,224 Performance Rights: 45,561

Declan commenced with PeopleIN in 2015 and was Managing Director of the Company from 2016 to 2021. Declan has a distinguished history in financial services and operational consulting. In 2010, Declan founded Everlight Capital in New York, a leading boutique consulting and investment firm operating throughout the Americas. Between 1999 and 2010, Declan worked in the private equity and investment banking divisions of Macquarie Group in both Sydney and in New York.

Directorships of other listed companies in the last 3 years: None

For the year ended 30 June 2022

Directors' information (cont.)

Thomas ReardonAppointed 9 January 2017

Executive Director and Divisional Chief Executive Officer

Qualifications: Bbus

Equity Holdings: Shares: 4,332,356, Performance Rights: 162,282

Tom is an Executive Director of PeopleIN and is Divisional Leader of the Industrial and Specialist Services Division. Tom commenced with AWX in 2003, became a director in 2006 and proceeded to significantly grow the business into a leading labour hire and workforce management Group in Australia. He is recognised throughout Australia as a leader in the workforce management sector. Tom has been responsible for major growth and also launched other workforce brands including Mobilise, Tribe, The Recruitment Company and Timberwolf, which have grown to be successful labour hire brands of PeopleIN.

Directorships of other listed companies in the last 3 years: None

Company Secretary

Jane Prior Appointed 6 April 2021

Company Secretary

Qualifications: BA/LLB

Jane holds a Bachelor of Laws and Bachelor of Arts from the University of Queensland and is admitted as a solicitor of the Supreme Courts of Queensland and New South Wales. Jane has worked in law firms in Brisbane and London, in house and has been a company secretary of listed companies for over a decade.

Directors' meetings

The number of directors' meetings (including meetings of committees of directors) held during the year and the number of meetings attended by each Director was as follows:

	Board	Meetings		and Risk mittee	Nomination and Remuneration Committee		
	Held+	Attended	Held+	Attended	Held+	Attended	
Glen Richards	11	11	4	4	4	4	
Elizabeth Savage	11	11	4	4	4	4	
Vu Tran ¹	-	-	-	-	-	-	
Declan Sherman ²	11	11	2	2	2	2	
Thomas Reardon	11	11			-	-	

+ Held and eligible to attend.

¹ Not eligible to attend as was appointed on the 1 July 2022.

² Ceased to be a member of the committees on the 29 November 2021.

For the year ended 30 June 2022

Auditor's Independence Declaration

A copy of the Auditor's Independence Declaration as required under section 307C of the *Corporations Act 2001* is set out on page 26 and forms part of this Directors' Report.

Signed in accordance with the resolution of the Board of Directors.

Con Flichards

Glen Richards Chairman Dated this 26th day of August 2022

Auditor's Independence Declaration Under S307C of the Corporations Act 2001



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DECLARATION OF INDEPENDENCE BY M CUTRI TO THE DIRECTORS OF PEOPLEIN LIMITED

As lead auditor of PeopleIn 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 PeopleIn Limited and the entities it controlled during the period.

M Cutri Director

BDO Audit Pty Ltd Brisbane, 26 August 2022

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PeopleIn Limited and its controlled entities ACN 615 173 076

Consolidated Statement of Profit or Loss and Other Comprehensive Income For the year ended 30 June 2022

	Note	30 June 2022 \$	30 June 2021 \$
Revenue from contracts with customers and other			
revenue	2	682,321,006	444,280,505
Other income	3	79,774	94,366
Employee benefits expense		(615,806,455)	(395,933,239)
Occupancy expenses		(1,168,444)	(1,247,782)
Depreciation and amortisation expense		(11,100,531)	(6,733,507)
Other expenses		(25,408,414)	(12,155,592)
Finance costs		(2,148,840)	(1,548,488)
Share of profit of equity-accounted investees, net of tax	10(b) (i)	195,817	(6,059)
Profit before income tax expense		26,963,913	26,750,204
Income tax expense	6	(8,567,120)	(9,019,475)
Profit for the period		18,396,793	17,730,729
Other comprehensive income Items that may be reclassified to profit or loss Exchange differences on translation of foreign operations, net of tax		(22,690) (22,690)	(4,406) (4,406)
Total comprehensive income for the period		18,374,103	17,726,323
Profit for the period is attributable to:			
Owners of PeopleIn Limited		17,671,404	17,663,561
Non-controlling interests	10(c)	725,389	67,168
		18,396,793	17,730,729
Total comprehensive income for the period is attributable to:			
Owners of PeopleIn Limited		17,648,714	17,659,155
Non-controlling interests		725,389	67,168
		18,374,103	17,726,323
Basic earnings per share attributable to the shareholders of PeopleIn Limited			
Basic earnings per share (cents per share)	5	18.60	19.27
Diluted earnings per share attributable to the shareholders of PeopleIn Limited			
Diluted earnings per share (cents per share)	5	18.17	18.43

The above Consolidated Statement of Profit or Loss and other Comprehensive Income should be read in conjunction with the accompanying notes.

Consolidated Statement of Financial Position As at 30 June 2022

	Note	30 June 2022 \$	30 June 2021 \$
Current assets			
Cash and cash equivalents	7	26,977,326	13,721,681
Trade and other receivables	11	107,524,490	75,978,424
Other current assets		12,195,145	1,680,363
Total current assets		146,696,961	91,380,468
Non-current assets			
Trade and other receivables	11	211,919	17,210
Investment in Joint Venture	10 (b)	50,650	(6,009)
Property, plant and equipment	12	15,816,109	9,061,076
Intangible assets	13	202,020,272	116,947,834
Total non-current assets		218,098,950	126,020,111
Total assets		364,795,911	217,400,579
Current liabilities			
Trade and other payables	14	50,951,472	33,736,303
Contingent consideration	15	13,015,804	6,877,665
Financial liabilities	16	37,495,339	18,330,732
Current tax liabilities		2,077,954	3,252,121
Employee benefits	17	16,673,472	4,533,842
Total current liabilities		120,214,041	66,730,663
Non-current liabilities			
Contingent consideration	15	17,047,253	1,952,837
Financial liabilities	16	74,045,339	28,639,997
Deferred tax liabilities	6 (d)	10,222,741	4,828,542
Employee benefits	17	915,123	646,075
Total non-current liabilities		102,230,456	36,067,451
Total liabilities		222,444,497	102,798,114
Net assets		142,351,414	114,602,465
Equity			
Share capital	18	101,534,297	83,131,730
Retained earnings	10	32,754,986	26,944,859
Reserves		5,467,745	2,156,879
		139,757,028	112,233,468
Non-controlling interests	10 (c)	2,594,386	2,368,997
Total equity	- (-)	142,351,414	114,602,465

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

Consolidated Statement of Cash Flows For the year ended 30 June 2022

	Note	30 June 2022 \$	30 June 2021 \$
CASH FLOWS FROM OPERATING ACTIVITIES			
Receipts from customers (GST Inclusive)		753,112,071	475,406,211
Payments to suppliers and employees (GST Inclusive)		(714,985,652)	(455,044,666)
Interest received		5,801	8,833
Finance costs paid		(2,148,840)	(1,548,488)
Income taxes paid		(13,918,660)	(11,239,259)
Net cash provided by operating activities	8 (a)	22,064,720	7,582,631
CASH FLOWS FROM INVESTING ACTIVITIES			
Proceeds from sale of property, plant and equipment		37,174	9,649
Purchase of property, plant and equipment		(2,425,040)	(808,992)
Purchase of intangible assets		(2,064,149)	(493,906)
Purchase of subsidiaries (net of cash acquired)	9	(49,827,706)	(21,996,785)
Proceeds from disposal of subsidiaries (net of cash			(, , , ,
disposed)		(197,098)	-
Dividends received from investments equity			
accounted	10(b)(i)	139,158	
Net cash (used in)/provided by investing activities		(54,337,661)	(23,290,034)
CASH FLOWS FROM FINANCING ACTIVITIES			
Proceeds from borrowings		65,993,551	10,720,000
Repayments of borrowings		(6,597,630)	(4,492,480)
Repayments of lease liabilities	8(c)	(3,574,215)	(1,878,248)
Proceeds from share issue		340,000	640,000
Dividends paid	18	(10,611,239)	(7,050,708)
Net cash used in financing activities		45,550,467	(2,061,436)
Net change in cash and cash equivalents held		13,277,526	(17,768,839)
Effects of foreign exchange on Cash		(21,881)	25,555
Cash and cash equivalents at beginning of financial			24 464 265
period	_	13,721,681	31,464,965
Cash and cash equivalents at end of financial period	7	26,977,326	13,721,681

The above Consolidated Statement of Cash Flows should be read in conjunction with the accompanying notes

Consolidated Statement of Changes in Equity For the year ended 30 June 2022

		Retained	Shared option	Foreign currency	Other reserve		Non- controlling	
	Share capital	earnings	reserve	reserve	s	Total	interests	Total Equity
	\$	\$	\$	\$	\$	\$	\$	\$
Balance at 1 July 2021	83,131,730	26,944,859	2,150,714	(64,278)	70,443	112,233,468	2,368,997	114,602,465
Profit for the period	-	17,671,404	-	-	-	17,671,404	725,389	18,396,793
Other comprehensive loss for the period	-	-	-	(22,690)	-	(22,690)	-	(22,690)
Total comprehensive loss for the period	-	17,671,404	-	(22,690)	-	17,648,714	725,389	18,374,103
Transactions with owners, in their								
capacity as owners								
Transfer from reserves	-	(3,840)	-	3,840	-	-	-	-
Issue of share capital	16,656,369	-	-	-	-	16,656,369	-	16,656,369
Dividends reinvested	1,746,198	-	-	-	-	1,746,198	-	1,746,198
Dividends paid	-	(11,857,437)	-	-	-	(11,857,437)	(500,000)	(12,357,437)
Employee share-based payment options		-	3,329,716	-	-	3,329,716	-	3,329,716
	18,402,567	(11,861,277)	3,329,716	3,840	-	9,874,846	(500,000)	9,374,846
Balance at 30 June 2022	101,534,297	32,754,986	5,480,430	(83,128)	70,443	139,757,028	2,594,386	142,351,414

The above Consolidated Statement of Changes in Equity should be read in conjunction with the accompanying notes.

Consolidated Statement of Changes in Equity For the year ended 30 June 2022

	Share capital \$	Retained earnings \$	Shared option reserve \$	Foreign currency reserve \$	Other reserves \$	Total \$	Non- controlling interests \$	Total Equity \$
Balance at 1 July 2020	78,230,119	17,519,008	1,013,573	(59,872)	70,443	96,773,271	-	96,773,271
Profit for the period	-	17,663,561	-	-	-	17,663,561	67,168	17,730,729
Other comprehensive loss for the period	-	-	-	(4,406)	-	(4,406)	-	(4,406)
Total comprehensive loss for the period	-	17,663,561	-	(4,406)	-	17,659,155	67,168	17,726,323
Transactions with owners, in their capacity as owners								
Issue of share capital	3,714,609	-	-	-	-	3,714,609	-	3,714,609
Dividends reinvested	1,187,002	-	-	-	-	1,187,002	-	1,187,002
Dividends paid	-	(8,237,710)	-	-	-	(8,237,710)	-	(8,237,710)
Employee share-based payment options Non-controlling interest on acquisition of	-	-	1,137,141	-	-	1,137,141	-	1,137,141
subsidiary – refer to note 9	-	-	-	-	-	-	2,301,829	2,301,829
	4,901,611	(8,237,710)	1,137,141	-	-	(2,198,958)	2,301,829	102,871
Balance at 30 June 2021	83,131,730	26,944,859	2,150,714	(64,278)	70,443	112,233,468	2,368,997	114,602,465

The above Consolidated Statement of Changes in Equity should be read in conjunction with the accompanying notes.

Notes to the Financial Statements for the year ended 30 June 2022

About this report

The financial statements of PeopleIn Limited (formerly People Infrastructure Limited) for the year ended 30 June 2022 covers the Consolidated Entity consisting of PeopleIn Limited (PeopleIN) and its controlled entities (together referred to as the "Group") as required by the Corporations Act 2001.

The financial statements are presented in the Australian currency.

PeopleIn Limited is a Public Company, incorporated and domiciled in Australia.

The principal activities of the Group during the financial period were the provision of workforce management, contracted staffing, recruitment and human resources outsourcing services. Services provided by the Group include recruiting, on-boarding, contracting, rostering, timesheet management, payroll, and workplace health and safety management.

There have been no significant changes in the nature of these activities during the period.

The consolidated general-purpose financial report of the Group for the year ended 30 June 2022 was authorised for issue in accordance with a resolution of the directors on 26 August 2022. The Directors have the power to amend and reissue the financial report. The financial report is a general-purpose financial report which:

- has been prepared in accordance with the requirements of the Corporations Act 2001, Australian Accounting Standards and other authoritative pronouncements of the Australian Accounting Standards Board (AASB) and International Financial Reporting Standards (IFRS) as issued by the International Accounting Standards Board;
- adopts all new and amended Accounting Standards and Interpretations issued by the AASB and IFRS that are relevant to the operations of the Group and effective for reporting periods beginning on or after 1 July 2021. Refer to note 30 for further details; and
- does not early adopt any Australian Accounting Standards and Interpretations that have been issued or amended but are not yet effective, except for those described in Note 30 and 31. Refer to Note 30 for details on standards not early adopted.

The financial statements have been prepared on a historical cost basis, except for contingent consideration which has been measured at fair value. PeopleIN is a for-profit entity for the purposes of Australian Accounting Standards.

Key judgements and estimates

In the process of applying the Group's accounting policies, management has made a number of judgements and applied estimates of future events. Judgements and estimates which are material to the financial report are found in the following notes:

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Basis of consolidation

Subsidiaries are all those entities over which the Group has control. The Group controls an entity when the Group is exposed, or has the rights, to variable returns from its involvement with the entity and has the ability to affect those returns through its power to direct the activities of the entity. Subsidiaries are fully consolidated from the date on which control is transferred to the Group. They are de-consolidated from the date that control ceases.

All intercompany balances and transactions, including unrealised profits arising from intragroup transactions have been eliminated. Unrealised losses are also eliminated unless the transaction provides evidence of the impairment of the asset transferred. The financial statements of subsidiaries are prepared for the same reporting period as the parent, using consistent accounting policies.

Foreign currency translation

Transactions in foreign currencies are initially recorded in the functional currency by applying the exchange rate ruling at the date of the transaction. Monetary assets and liabilities denominated in foreign currencies are retranslated at the rate of exchange ruling at the reporting date. Foreign exchange differences arising on translation are recognised in profit or loss. Non-monetary assets and liabilities that are measured in terms of historical cost in a foreign currency are translated using the exchange rate as at the date of the initial transaction.

In the Group's financial statements, all assets, liabilities and transactions of Group entities with a functional currency other than the Australian Dollars (\$AUD) are translated into \$AUD upon consolidation. The functional currency of the entities in the Group has remained unchanged during the reporting period.

On consolidation, assets and liabilities have been translated into \$AUD at the closing rate at the reporting date. Goodwill and fair value adjustments arising on the acquisition of a foreign entity have been treated as assets and liabilities of the foreign entity and translated into \$AUD at the closing rate. Income and expenses have been translated into \$AUD at the average rate over the reporting period. Exchange differences are charged/credited to other comprehensive income and recognised in the currency translation reserve in equity. On disposal of a foreign operation the cumulative translation differences recognised in equity are reclassified to profit or loss and recognised as part of the gain or loss on disposal.

Other accounting policies

Significant and other accounting policies that summarise the measurement basis used and are relevant to an understanding of the financial statements are provided throughout the notes to the financial statements.

The notes to the financial statements

The notes include information which is required to understand the financial statements and is material and relevant to the operations, financial position and performance of the Group. Information is considered relevant and material if for example:

- the amount in question is significant because of its size or nature;
- it is important for understanding the results of the Group;
- it helps to explain the impact of significant changes in the Group's business for example, acquisitions and impairment write-downs; or
- it is related to an aspect of the Group's operations that is important to its future performance.

Note 1: Segment Information

AASB 8 Operating Segments

AASB 8 requires operating segments to be identified on the basis of internal reports about components of the Group that are regularly reviewed by the chief operating decision maker to allocate resources to the segment and to assess their performance. As a result, the Group segments the business into three verticals, Industrial and Specialist Services, Professional Services and Health and Community. Professional Services was previously known as Technology, however, with the acquisition of Perigon (who focus on finance and accounting recruitment as well as technology) it was determined that the segment be expanded to cover all professional service offerings. There is no material difference between the segmentation of the Group's turnover by division. The Group's Operations comprise one class of business, that of qualified, professional and skilled recruitment. The Group's CEO, which is regarded as the chief operating decision maker, uses Earnings before Tax, Interest, Depreciation and Amortisation (EBITDA) by segment as its measure of profit in internal reports, rather than net profit after tax (NPAT). The Group's CEO considers EBITDA for the purpose of making decisions about allocating resources. The Group does not report items below EBITDA by segment in its internal management reporting. The full detail of these items can be seen in the Group Consolidated Statement of Profit or Loss and Other Comprehensive Income on page 27.

	Reven	ue	EBITDA		
	30 June 2022 30 June 2021		30 June 2022	30 June 2021	
	\$	\$	\$	\$	
Industrial and Specialist Services	414,951,565	251,174,772	21,609,364	16,704,020	
Health and Community	139,150,408	132,697,893	11,953,516	16,688,991	
Professional Services	128,208,933	60,374,266	17,648,268	8,341,028	
Unallocated	10,100	33,574	(10,997,864)	(6,701,840)	
Total	682,321,006	444,280,505	40,213,284	35,032,199	

Unallocated relates to holding and head companies and the administration company which encompasses the costs of the shared services function. The decrease in the health and community EBITDA is a reflection of not receiving Jobkeeper payments in the current financial year and also the impact of Covid-19 lockdowns, restrictions and the delay of elective surgeries, particularly in Victoria and New South Wales.

Reconciliation of EBITDA to Statutory Profit after tax

	30 June 2022	30 June 2021
	\$	\$
EBITDA	40,213,284	35,032,199
Income tax expense	(8,567,120)	(9,019,475)
Depreciation and amortisation	(11,100,531)	(6,733,507)
Finance costs	(2,148,840)	(1,548,488)
Statutory profit after tax	18,396,793	17,730,729

Net trade receivables

For the purpose of monitoring performance and allocating resources from a balance sheet perspective, the Group's CEO monitors trade receivables net of provisions for impairments only on a segment by segment basis. These are monitored on a constant currency basis for comparability throughout the year. These are shown below and reconciled to the totals as shown in note 11. The increase in net trade receivables in relation to Industrial and Specialist Services is largely due to the acquisition of FIP Group and growth in Techforce Personnel. The increase in net trade receivables in relation to Professional Services is largely due to the acquisition of Perigon Group.

Note 1: Segment Information (cont.)

	Net trade receivables			
	30 June 2022 30 June 202			
	\$	\$		
Industrial and Specialist Services	67,987,819	48,305,487		
Health and Community	10,799,522	11,423,011		
Professional Services	13,436,699	8,958,412		
Total	92,224,040	68,686,910		

Note 2: Revenue and other revenue

	30 June 2022 \$	30 June 2021 \$
Revenue from contracts with customers		·
Recognised/measured at a point in time		
Contract hire revenue	612,828,056	395,662,173
Planting revenue	3,892,924	4,462,835
Managed services revenue	12,532,050	1,496,213
Recruitment revenue	36,522,934	15,788,911
Consultancy and other sales revenue	4,299,859	3,058,983
	670,075,823	420,469,115
Recognised over time		
Project managed services revenue	9,096,870	9,216,258
Total revenue from contracts with customers	679,172,693	429,685,373
Other revenue		
Government subsidies	3,148,313	14,595,132
Total other revenue	3,148,313	14,595,132
Total revenue and other revenue	682,321,006	444,280,505

The above table depicts the disaggregation of revenue from customers in that it reflects the different product lines from which revenue is generated based on the natures of the service being provided. Additionally, it segregates those services performed at a point in time and those performed over time and also described below.

Government subsidies

As a result of the Covid-19 pandemic, governments have responded with various stimulus packages, to provide relief to companies and individuals, to ensure business and employment continuity. The significant decrease to the Group was due to receiving Jobkeeper in the prior year. The gross receipts are contained within government subsidies above. The payments to employees and other on-costs related to Jobkeeper are contained within employee benefits expense.

Recognition and measurement

The Group is in the business of providing contracted staffing and human resources outsourcing services. Services provided by the Group include recruiting, on-boarding, rostering, timesheet management, payroll, and workplace health and safety management. The Group has generally concluded that it is the principal in its revenue arrangements because it typically controls the goods or services before transferring them to the customer.

Note 2: Revenue and other revenue (cont.)

Recognition and measurement

Contract Hire

The Group has determined that revenue from the provision of contract hire is to be recognised when the temporary workers are provided to the client and their time is invoiced to the client. AASB 15 contains a practical expedient that allows revenue to be recognised when the entity has the right to invoice if the amount invoiced corresponds directly with the performance completed to date. This is the case with contract hire revenue.

Other services revenue, including:

Planting

Similar to contract hire revenue, invoicing of planting revenue reflects the performance completed to date. Once plants have been planted an invoice is issued reflecting that performance obligation. Therefore, the practical expedient has again been applied and revenue is recognised at the time of invoicing.

Managed services

Similarly, to contract hire the performance obligations under maintenance contracts are satisfied concurrently with the issuing of the invoice and therefore revenue is recognised at that point in time.

Recruitment revenue

Performance obligations associated with recruitment revenue are satisfied when an individual is permanently placed with a client. Therefore, the performance obligation is satisfied upon the individual commencing employment with the client.

Project managed services

The contracts associated with managed services fall into two types of performance obligations, being projects and managed services. With project managed services performance obligations, a continual assessment of the performance obligation is made, and revenue is only recognised at the point when the performance obligation is satisfied. Therefore, there may be a contract asset recognised on the statement of financial position relating to these contracts.

Variable consideration and warranties

Contracts do not provide for discounts or rebates which give rise to variable consideration. Neither do they contain provision for warranties.

Government subsidies

Government subsidies are recognised at their fair value where there is reasonable assurance that the subsidy will be received, and the Group will comply with all of the attached conditions. The Group have adopted the gross method of accounting for government subsidies. Therefore, the government subsidies reflected in other revenue is the gross receipts. The expenditure in relation to satisfying the requirements of obtaining these subsidies are included in expenses. Cashflows are reflected in receipts from customers for the monies received from the various government departments and payments to suppliers and employees for the payments to employees.

Note 3: Other Income

	30 June 2022	30 June 2021
	\$	\$
Rental income	73,973	600
Rental discounts	-	84,933
Interest revenue – third parties	5,801	8,833
	79,774	94,366

Note 4: Expenses

	30 June 2022 \$	30 June 2021 \$
Employee benefits expense include:		
Defined contribution superannuation expense	43,683,545	28,792,428
Share-based payments expense	3,329,716	1,137,141
Depreciation and amortisation expense		
Depreciation expense - plant and equipment	4,634,884	2,601,777
Amortisation expense - intangibles	6,465,647	4,131,730
	11,100,531	6,733,507
Other expenses include:		
Loss on fair value of contingent consideration ¹	3,545,556	944,861
Impairment (write back) / expense - receivables	2,390,413	(111,960)
Net loss on disposal of property, plant and equipment	137,526	230,290
Net loss on disposal of controlled entity	99,422	-
Occupancy expenses include:		
Expenses relating to leases of low-value assets	130,720	148,881
Expenses relating to short-term property leases	273,018	181,131
Finance costs include:		
Interest on lease liabilities	477,954	373,804
Interest on borrowing facilities	1,322,351	842,526

¹ This contains a non-cash expense of \$3,455,893 which is the fair value adjustment of the contingent consideration that will be settled via the issue of PeopleIN shares (i.e. not cash) with respect to the acquisition of Halcyon Knights Pty Ltd, Halcyon Knights Commercial and Contracting Pty Ltd and Halcyon Knights New Zealand Limited. The remainder of the contingent consideration relating to the other entities will be cash settled except for Vision Surveys QLD of which 25% will be share settled.

Recognition and measurement

Post-employment benefits plans

The Group provides post-employment benefits through defined contribution plans.

Defined contribution plans

The Group pays fixed contributions into independent entities in relation to several state plans and insurance for individual employees. The Group has no legal or constructive obligations to pay contributions in addition to its fixed contributions, which are recognised as an expense in the period that relevant employee services are received.

Note 5: Earnings per share

30 June 2022	30 June 2021
\$	\$
17,671,404	17,663,561
95,008,951	91,670,201
2,238,889	4,171,989
97,247,840	95,842,190
	\$ 17,671,404 95,008,951 2,238,889

Information concerning the classification of securities

Options and performance rights

Options and performance rights granted to employees under the PeopleIn Limited Employee Option Plan are considered to be potential ordinary shares. They have been included in the determination of diluted earnings per share if the required TSR and EPS growth hurdles would have been met based on the Company's performance up to the reporting date, and to the extent to which they are dilutive. The options and performance rights have not been included in the determination of basic earnings per share. Details relating to the options and performance rights are set out in note 19.

Note 6: Income taxes

	30 June 2022	30 June 2021
(a) The components of income tax eveness computer.	\$	\$
(a) The components of income tax expense comprise:	0 070 161	10 000 211
Current tax	9,879,161	10,666,311
Deferred tax	(1,365,676)	(2,100,530)
Over/(under) provision in respect of prior years	53,635	453,694
	8,567,120	9,019,475
(b) Reconciliation prima facie income tax on the profit is reconciled to the income tax expense as follows:		
Prima facie tax expense on loss before income tax at 30%	8,089,174	8,025,061
Tax effect of:		
- non-deductible entertainment	106,590	78,166
 non-deductible share-based payments 	-	341,142
- other non-deductible expenses	110,532	15,522
- share based payments	(442,496)	-
- debts forgiven	(105,754)	-
- other non-assessable items	(308,228)	(177,568)
- fair value of contingent consideration	1,063,667	283,458
- over/(under) provision in respect of prior years	53,635	453,694
Income tax expense attributable to the Group	8,567,120	9,019,475
The applicable weighted average effective tax rates are:	31.77%	33.72%

Note 6: Income taxes (cont.)

(c) Franking Account		30 June 2022 \$	30 June \$				
The balance of the franking account at year end franking credits or debits arising from payment income tax or receipt of dividends receivable ar reporting date based on a tax rate of 30%	of the provision for	27,853,8		1,753,727			
(d) Deferred taxes							
2022	Opening Balance	Recognised in Profit or loss	Recognised on Acquisition	Recognised in Equity	Closing Balance	Deferred Tax Asset	Deferred Tax liability
Provision for doubtful debts	92,284	183,145	22,037	-	297,466	297,466	-
Provision for long service leave	453,788	83,262	161,904	-	698,954	698,954	-
Provision for annual leave	1,100,187	527,110	2,950,327	-	4,577,624	4,577,624	-
Accrued expenses	1,969,435	281,653	738,890	-	2,989,978	2,989,978	-
Amortisation of intangibles	33,682	(33,682)	-	-	-	-	-
Blackhole expenses	44,480	657	-	-	45,137	45,137	-
Borrowing costs	18,837	5,186	-	-	24,023	24,023	-
Share issue costs	348,827	(194,125)	-	-	154,702	154,702	-
Lease liability	2,399,834	327,564	1,224,645	-	3,952,043	3,952,043	-
Accrued income	(1,789,583)	(690,778)	(187,767)	-	(2,668,128)	-	(2,668,128)
Equipment leases	(139,230)	(40,334)	-	-	(179,564)	-	(179,564)
Right of use assets	(2,003,264)	(192,006)	(1,235,821)	-	(3,431,091)	-	(3,431,091)
Plant and Equipment	-	(692,718)	-	-	(692,718)	-	(692,718)
Customer relationships	(4,243,940)	1,559,795	(6,698,881)	-	(9,383,026)	-	(9,383,026)
Brand names	(2,824,495)	-	(3,735,209)	-	(6,559,704)	-	(6,559,704)
Candidate database	(290,500)	264,743	-	-	(25,757)	-	(25,757)
Workers compensation receivable	(702)	(6,798)	-	-	(7,500)	-	(7,500)
Equity accounted investments	1,818	(16,998)	-	-	(15,180)	-	(15,180)
TOTAL	(4,828,542)	1,365,676	(6,759,875)	-	(10,222,741)	12,739,927	(22,962,668)

Note 6: Income taxes (cont.)

(d) Deferred taxes (cont.)

	Opening Balance	Recognised in Profit or loss	Recognised on Acquisition	Recognised in Equity	Closing Balance	Deferred Tax Asset	Deferred Tax liability
2021				-17			
Provision for doubtful debts	210,166	(169,420)	51,538	-	92,284	92,284	-
Provision for long service leave	338,184	38,640	76,964	-	453,788	453,788	-
Provision for annual leave	767,021	195,936	137,230	-	1,100,187	1,100,187	-
Accrued expenses	1,962,611	(528,191)	535,015	-	1,969,435	1,969,435	-
Amortisation of intangibles	103,833	(70,151)	-	-	33,682	33,682	-
Candidate database	483,081	119,645	(893,226)	-	(290,500)	-	290,500
Blackhole expenses	94,286	(49,806)	-	-	44,480	44,480	-
Borrowing costs	18,660	177	-	-	18,837	18,837	-
Share issue costs	542,956	(194,129)	-	-	348,827	348,827	-
Lease liability	1,262,976	577,454	559,404	-	2,399,834	2,399,834	-
Accrued income	(2,290,976)	609,400	(108,007)	-	(1,789,583)	-	(1,789,583)
Government subsidy receivable	(1,126,800)	1,126,800	-	-	-	-	-
Equipment leases	(622)	(138,608)	-	-	(139,230)	-	(139,230)
Right of use assets	(1,094,178)	(372,744)	(536,342)	-	(2,003,264)	-	(2,003,264)
Customer relationships	(2,534,052)	951,744	(2,661,632)	-	(4,243,940)	-	(4,243,940)
Brand names	(1,391,060)	-	(1,433,435)	-	(2,824,495)	-	(2,824,498)
Workers compensation receivable	(2,667)	1,965	-	-	(702)	-	(702)
Equity accounted investments		1,818	-	-	1,818	-	1,818
TOTAL	(2,656,581)	2,100,530	(4,272,491)	-	(4,828,542)	6,461,354	(11,289,896)

Key judgements

The extent to which deferred tax assets can be recognised is based on an assessment of the probability of the Group's future taxable income against which the deferred tax assets can be utilised.

Note 6: Income taxes (cont.)

Recognition and measurement

The income tax expense (income) for the year comprises current income tax expense (income) and deferred tax expense (income).

Current income tax expense charged to profit or loss is the tax payable on taxable income for the current period. Current tax liabilities (assets) are measured at the amounts expected to be paid to (recovered from) the relevant taxation authority using tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period.

Deferred income tax expense reflects movements in deferred tax asset and deferred tax liability balances during the period as well as unused tax losses.

Current and deferred income tax expense (income) is charged or credited outside profit or loss when the tax relates to items that are recognised outside profit or loss or arising from a business combination. Except for business combinations, no deferred income tax is recognised from the initial recognition of an asset or liability where there is no effect on accounting or taxable profit or loss.

Deferred tax assets and liabilities are ascertained based on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the financial statements. Deferred tax assets also result where amounts have been fully expensed but future tax deductions are available. No deferred income tax will be recognised from the initial recognition of an asset or liability, excluding a business combination, where there is no effect on accounting or taxable profit or loss.

Deferred tax assets and liabilities are calculated at the tax rates that are expected to apply to the period when the asset is realised or the liability is settled, based on tax rates enacted or substantively enacted at reporting date. Their measurement also reflects the manner in which management expects to recover or settle the carrying amount of the related asset or liability.

Deferred tax assets relating to temporary differences and unused tax losses are recognised only to the extent that it is probable that future taxable profit will be available against which the benefits of the deferred tax asset can be utilised.

Deferred tax assets and liabilities are offset where a legally enforceable right of set-off exists, the deferred tax assets and liabilities relate to income taxes levied by the same taxation authority on either the same taxable entity or different taxable entities where it is intended that net settlement or simultaneous realisation and settlement of the respective asset and liability will occur in future periods in which significant amounts of deferred tax assets or liabilities are expected to be recovered or settled

PeopleIn Limited and its wholly owned subsidiaries have implemented the tax consolidation legislation for the whole of the financial period. PeopleIn Limited is the head entity in the tax consolidated Group. These entities are taxed as a single entity. The stand-alone taxpayer/separate taxpayer within a Group approach has been used to allocate current income tax expense and deferred tax expense to wholly owned subsidiaries that form part of the tax consolidated Group. PeopleIn Limited has assumed all the current tax liabilities and the deferred tax assets arising from unused tax losses for the tax consolidated Group via intercompany receivables and payables because a tax funding arrangement has been in place for the whole financial period. The amounts receivable/payable under tax funding arrangements is due upon notification by the head entity, which is issued soon after the end of each financial year. Interim funding notices may also be issued by the head entity to its wholly owned subsidiaries in order for the head entity to be able to pay tax instalments. These amounts are recognised as current intercompany receivables or payables.

The Group notified the Australian Taxation Office that it had formed an income tax consolidated Group to apply from 6 October 2016.

Note 7: Cash and cash equivalents

	2022	2021
	\$	\$
Cash on hand	1,490	710
Cash at bank	26,975,836	13,720,971
	26,977,326	13,721,681

Cash at bank bear floating interest rates between 0.01% and 3.48% (2021: 0.01% and 1.85%).

Reconciliation of Cash

The above figures are reconciled to the cash at the end of the financial period as shown in the consolidated statement of		
cashflows as follows: Cash at bank and in hand	26.977.326	13,721,681

Recognition and measurement

For the purposes of the Consolidated Statement of Cash Flows, cash and cash equivalents includes cash on hand and at bank, deposits held at call with financial institutions, other short term, highly liquid investments with original maturities of three months or less, that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value and bank overdrafts.

Bank overdrafts are shown within short-term borrowings in current liabilities on the statement of financial position.

Note 8: Cash flow information

	2022	2021
	\$	\$
(a) Reconciliation of cash flow from operations with profit/(I	loss) after income tax	
Profit after income tax	18,396,793	17,730,729
Non-cash flows in profit:		
Depreciation and amortisation	11,100,531	6,733,507
Bad and doubtful debts	2,390,413	(111,960)
Net loss on disposal of property, plant and equipment	137,526	230,290
Net loss on disposal of subsidiary	99,422	-
Lease reassessment	-	65,286
Fair value adjustment on contingent consideration	3,545,556	944,861
Share of loss of equity-accounted investees, net of tax	(195,816)	6,059
Share based payments expense	3,329,716	1,137,141
Changes in assets and liabilities:		
Change in trade and other receivables	(88,724)	(11,283,432)
Change in net deferred taxes	(1,365,678)	(2,100,419)
Change in other assets	(7,807,943)	174,611
Change in trade and other payables	(5,440,619)	(6,557,211)
Change in income taxes payable	(3,985,863)	(119,364)
Change in employee benefits	1,949,406	732,533
Net cash provided by operating activities	22,064,720	7,582,631

PeopleIn Limited and its controlled entities ACN 615 173 076

Notes to the Financial Statements for the year ended 30 June 2022 (cont.)

Note 8: Cash flow information (cont.)

(b) Non-cash financing and investing activities

No non-cash acquisitions of plant and equipment through leases (2021: \$44,690) occurred during the year.

Shares issued to settle contingent considerations – see note 18.

Shares issued to settle business acquisition – see note 18.

Dividends satisfied by the issue of shares under the dividend reinvestment plan – see note 18.

Options and shares issued to employees under the employee options plan and employee share scheme for no cash consideration – see note 18.

Non-cash changes

(c) Cash and Non-Cash Movements in Liabilities arising from Financing Activities

The following table reconciles the cash and non-cash movements in liabilities arising from financing activities.

	Non-cash changes					
	2021	Net cash flows	Acquisition of leased assets	On Acquisition	2022	
Borrowings	\$	\$	\$	\$	\$	
Credit cards	77,611	63,246	-	-	140,857	
Working capital facility	10,510,296	14,993,551	-	-	25,503,847	
Commercial bills	28,383,374	44,339,124	-	-	72,722,498	
Lease liabilities	7,999,448	(3,574,215)	4,585,356	4,162,887	13,173,476	
	46,970,729	55,821,706	4,585,356	4,162,887	111,540,678	

Non-cash changes Acquisition of On 2020 Net cash flows 2021 leased assets Acquisition \$ \$ \$ Borrowings \$ \$ Credit cards 76,547 1,064 77,611 -Working capital facility (646, 228)11,156,524 10,510,296 Commercial bills 21,510,690 6,872,684 28,383,374 --2,037,313 7,999,448 Lease liabilities 5,043,523 (1,878,248)2,796,860 26,630,760 4,349,272 2,796,860 13,193,837 46,970,729

Note 9: Acquisition of businesses

Acquisition of subsidiaries

Vision Surveys QLD Pty Ltd

On the 30 July 2021, 100% of the shares of Vision Surveys (QLD) Pty Ltd were acquired. Vision Surveys (Qld) is a multi-discipline surveying business servicing metropolitan and regional Queensland, with a focus on large infrastructure projects, construction and residential development and buildings and is complementary to PeopleIN's existing Industrial and Specialist Services business. Details of the acquisition and the fair values of the assets and liabilities acquired are as follows:

	30 July 2021
Purchase consideration	\$
Cash consideration	4,630,795
Share issue consideration	1,605,642
Contingent consideration	2,633,858
Total consideration	8,870,295
Assets and liabilities acquired:	
Cash and cash equivalents	149,833
Trade and other receivables	1,694,347
Other current assets	301,460
Property, plant and equipment	1,427,011
Deferred tax assets	179,018
Trade and other payables	(801,385)
Employee entitlements	(662,141)
Current tax liabilities	(195,304)
Financial liabilities	(1,212,143)
Fair value of assets and liabilities acquired	880,696
Identifiable assets acquired	
Brand names	102,483
Customer relationships	1,714,603
Deferred tax liability	(545,127)
Total identifiable assets acquired and liabilities assumed	2,152,655
Goodwill on acquisition	6,717,640
Cashflows on acquisition	
Cash consideration	4,630,795
Cash acquired	(149,833)
Total cashflows outflows on acquisition	4,480,962
Results included in the consolidated results relating to Vision Surveys QLD Pty Ltd for the period	
Revenue	12,492,091
Profit and loss after tax	868,702
Results had Vision Surveys QLD Pty Ltd been part of the consolidated group for the full year	
Revenue	13,899,908
Profit and loss after tax	1,105,290

Note 9: Acquisition of businesses (cont.)

GMT Group

On the 30 November 2021, 100% of the shares in the holding company (GMT Group Pty Ltd) of GMT Business Services Pty Ltd, GMT Canberra Pty Ltd, GMT Melbourne Pty Ltd and GMT Brisbane Pty Ltd (together "GMT People") were acquired. GMT People is a Canberra-based recruitment business specialising in contract and permanent IT recruitment solutions for the Information Technology industry. It is a contracted preferred supplier to Australian Federal Government Departments and Agencies and a number of Universities. Therefore, it allows the group to expand into government contracts in the Canberra region. Details of the acquisition and the fair values of the assets and liabilities acquired are as follows:

	30 November 2021
Purchase consideration	\$
Cash consideration	800,000
Contingent consideration	1,190,497
Total consideration	1,990,497
Assets and liabilities acquired:	
Cash and cash equivalents	776,895
Trade and other receivables	803,160
Other current assets	84,626
Property, plant and equipment	77,468
Deferred tax assets	60,104
Trade and other payables	(537,593)
Employee entitlements	(112,041)
Current tax liabilities	(68,459)
Financial liabilities	(67,672)
Fair value of assets and liabilities acquired	1,016,488
Identifiable assets acquired	
Customer relationships	355,722
Candidate database	271,917
Deferred tax liability	(106,717)
Total identifiable assets acquired and liabilities assumed	1,537,410
Goodwill on acquisition	453,087
Cashflows on acquisition	
Cash consideration	800,000
Cash acquired	(776,895)
Total cashflows outflows on acquisition	23,105
Results included in the consolidated results relating to GMT Group for the period	
Revenue	11,686,574
Profit and loss after tax	54,774
Results had GMT Group been part of the consolidated group for the full year	
Revenue	19,568,133
Profit and loss after tax	37,262

Note 9: Acquisition of businesses (cont.)

Perigon Group

On the 28 February 2022, 100% of the shares in Perigon Group Pty Limited were acquired. Perigon Group is a market leading recruitment firm with operations across Sydney, Melbourne and Brisbane. They primarily recruit finance, accounting and technology candidates for permanent and contract opportunities. The services offered by Perigon complement the Technology division and as such a new 'Professional Services' division has been formed. Details of the acquisition and the fair values of the assets and liabilities acquired are as follows:

2016	bruary 2022
Purchase consideration	\$
Cash consideration	15,400,000
Contingent consideration	15,429,960
Total consideration	30,829,960
Assets and liabilities acquired:	
Cash and cash equivalents	1,022,229
Trade and other receivables	2,554,180
Other current assets	136,414
Property, plant and equipment	892,823
Deferred tax assets	6,670
Trade and other payables	(1,667,522)
Employee entitlements	(254,516)
Current tax liabilities	(297,975)
Financial liabilities	(876,195)
Fair value of assets and liabilities acquired	1,516,108
Identifiable assets acquired	
Brand names	1,405,995
Customer relationships	6,635,062
Deferred tax liability	(2,412,318)
Total identifiable assets acquired and liabilities assumed	7,144,847
Goodwill on acquisition	23,685,113
Cashflows on acquisition	
Cash consideration	15,400,000
Cash acquired	(1,022,229)
Total cashflows outflows on acquisition	14,377,771
Results included in the consolidated results relating to Perigon Pty Ltd for the period	
Revenue	12,498,902
Profit and loss after tax	2,247,132
Results had Perigon Pty Ltd been part of the consolidated group for the full year	
Revenue	30,573,740
Profit and loss after tax	4,484,481

Provisional accounting has been applied given how recent this acquisition is. The finalisation of the review of reconciliations and valuations of identified assets is still being completed given the recent completion of this transaction.

Note 9: Acquisition of businesses (cont.)

Food Industries Group

On 6 June 2022, 100% of the shares in the holding company (FIP Group Holdings Pty Ltd) of Food Industry People Group Pty, Revmax Pty Ltd, People Solutions Now Pty Ltd, Agribusiness Pty Ltd, Meat Workforce Pty Ltd, Meat Processors Pty Ltd, Managed Workforce Solutions Pty Ltd, Food Professional Australia Pty Ltd, Meat People Pty Ltd, Food Industry Employees Pty Ltd, Food Industry Employees No 2 Pty Ltd, FIP Group Services Pty Ltd, Regional Workforce Management Pty Ltd, Food Industry People Pty Ltd, Food Industry Regional Employees Pty Ltd together ("FIP Group") were acquired. FIP Group is a Brisbane-based recruitment business specialising staff offerings to the Agricultural and Food industries. The Group is an approved employer for the PALM (Pacific Australia Labour Mobility) scheme and the majority of its candidates are recruited through this scheme. FIP Group's operations are complementary to PeopleIN's existing Industrial and Specialist Services business Details of the acquisition and the fair values of the assets and liabilities acquired are as follows:

	6 June 2022
Purchase consideration	\$
Cash consideration (net of buyer loan)	22,721,019
Share issue consideration	10,244,648
Contingent consideration	7,614,068
Total consideration	40,579,735
Assets and liabilities acquired:	
Cash and cash equivalents	5,802,792
Trade and other receivables	21,150,806
Other current assets	7,900,701
Property, plant and equipment	4,129,568
Deferred tax assets	3,428,423
Trade and other payables	(18,665,566)
Employee entitlements	(9,188,497)
Current tax liabilities	(2,249,959)
Financial liabilities	(11,616,523)
Fair value of assets and liabilities acquired	691,745
Identifiable assets acquired	
Brand names	10,942,218
Customer relationships	13,624,215
Deferred tax liability	(7,369,930)
Total identifiable assets acquired and liabilities assumed	17,888,248
Goodwill on acquisition	22,691,487
Cashflows on acquisition	
Cash consideration	22,721,019
Buyer loan	8,778,981
Cash acquired	(5,802,792)
Total cashflows outflows on acquisition	25,697,208
Results included in the consolidated results relating to FIP Group Holdings Pty Ltd for the period	
Revenue	24,223,763
Profit and loss after tax	574,500
	, -

Note 9: Acquisition of businesses (cont.)

Food Industries Group (cont.)

Results had FIP Group Holdings Pty Ltd been part of the consolidated group for the	
full year	
Revenue	268,461,324
Profit and loss after tax	4,668,224

Provisional accounting has been applied given how recent this acquisition is. The finalisation of the review of reconciliations and valuations of identified assets is still being completed given the recent completion of this transaction.

Techforce Personnel Pty Ltd

During the year, the provisional accounting initially applied to the Techforce Personnel Pty Ltd acquisition was amended. This was due to additional information becoming available with regards to the doubtful debts provisioning, carrying value of payables and lease accounting. A summary of the adjustments is as follows.

	Original 2 June 2021 \$	Adjustments \$	Amended 2 June 2021 \$
Trade and other receivables	22,156,347	(693,978)	21,462,369
Trade and other payables	(7,560,936)	(107,742)	(7,668,678)
Financial liabilities	(12,196,725)	(145,699)	(12,342,424)
Fair value of assets and liabilities acquired	2,044,921	(947,419)	1,097,502
Goodwill on acquisition	9,833,445	947,419	10,780,864

Summary of cashflows of acquisitions

	2022	2021
	\$	\$
Cash paid for subsidiaries acquired (net of cash acquired)		
SMC Refrigeration, Airconditioning & Electrical Pty Ltd	-	(300,000)
ECT4Health Pty Ltd	-	(150,000)
eCareer Employment Services Pty Ltd and Illuminate Search and	-	(5,057,495)
Consulting Pty Ltd		
Swingshift	-	(3,100,000)
Techforce Personnel Pty Ltd	(2,951,729)	(13,389,290)
Vision Surveys QLD Pty Ltd	(4,480,962)	-
GMT Group Pty Ltd ¹	(841,818)	-
Perigon Pty Ltd ¹	(15,855,988)	-
Food Industries Group	(25,697,209)	-
Total cash paid for subsidiaries acquired (net of cash acquired)	(49,827,706)	(21,996,785)

The cashflows for Techforce Personnel Pty Ltd relates to the payment of contingent consideration and holdback amounts made under the original contract.

¹ These cashflows include payments subsequent to acquisitions in relation to holdback and working capital adjustments.

For all above acquisitions, goodwill will not be deductible for tax purposes.

Note 9: Acquisition of businesses (cont.)

Recognition and measurement

The acquisition method of accounting is used to account for all business combinations. Consideration is measured at the fair value of the assets transferred, liabilities incurred and equity interests issued by the Group on acquisition date. Consideration also includes the acquisition date fair values of any contingent consideration arrangements, any pre-existing equity interests in the acquiree and share- based payment awards of the acquiree that are required to be replaced in a business combination. The acquisition date is the date on which the Group obtains control of the acquiree. Where equity instruments are issued as part of the consideration, the value of the equity instruments is their published market price at the acquisition date unless, in rare circumstances it can be demonstrated that the published price at acquisition date is not fair value and that other evidence and valuation methods provide a more reliable measure of fair value.

Identifiable assets acquired and liabilities and contingent liabilities assumed in business combinations are, with limited exceptions, initially measured at their fair values at acquisition date. Goodwill represents the excess of the consideration transferred and the amount of the non-controlling interest in the acquiree over fair value of the identifiable net assets acquired. If the consideration and non-controlling interest of the acquiree is less than the fair value of the net identifiable assets acquired, the difference is recognised in profit or loss as a bargain purchase price, but only after a reassessment of the identification and measurement of the net assets acquired.

Acquisition-related costs are expensed when incurred. Transaction costs arising on the issue of equity instruments are recognised directly in equity.

Where the Group obtains control of a subsidiary that was previously accounted for as an equity accounted investment in associate or jointly controlled entity, the Group remeasures its previously held equity interest in the acquiree at its acquisition date fair value and the resulting gain or loss is recognised in profit or loss.

Where the Group obtains control of a subsidiary that was previously accounted for as an available-for-sale investment, any balance on the available-for-sale reserve related to that investment is recognised in profit or loss as if the Group had disposed directly of the previously held interest.

Where settlement of any part of the cash consideration is deferred, the amounts payable in future are discounted to present value at the date of exchange using the entity's incremental borrowing rate as the discount rate.

Contingent Consideration is classified as equity or financial liabilities. Amounts classified as financial liabilities are subsequently remeasured to fair value at the end of each reporting period, with changes in fair value recognised in profit or loss.

Assets and liabilities from business combinations involving entities or businesses under common control are accounted for at the carrying amounts recognised in the Group's controlling shareholder's consolidated financial statements.

Key judgements and estimations

Management uses valuation techniques in determining the fair values of the various elements of a business combination. Particularly, the fair value of contingent consideration is dependent on the outcome of many variables that affect future profitability (see Note 15).

Note 10: Interests in other entities

(a) Material Subsidiaries

The group's principal subsidiaries at 30 June 2022 are set out below. The subsidiaries listed below have share capital consisting solely of ordinary shares, which are held directly by the Group. The proportion of ownership interests held equals the voting rights held by Group. The country of incorporation or registration is also their principal place of business. Unless otherwise stated, the principal subsidiaries have 100% ownership of all of their subsidiaries.

Name of Subsidiary	Country of Ownership interest Incorporation held by the Group of Subsidiary		Ownership interest held non-controlling interests		
		2022	2021	2022	2021
AWX Pty Ltd	Australia	100%	100%	-	-
Mobilise Group Pty Ltd	Australia	100%	100%	-	-
Tribe Workforce Solutions Pty Ltd	Australia	100%	100%	-	-
Timberwolf Planting Pty Ltd	Australia	100%	100%	-	-
The Recruitment Company Ltd	New Zealand	100%	100%	-	-
Expect A Star Services Pty Ltd	Australia	100%	100%	-	-
Techforce Personnel Pty Ltd	Australia	79.25%	79.25%	20.75%	20.75%
Edmen Community Staffing Solutions Pty Ltd	Australia	100%	100%	-	-
NNA Homecare Services Pty Ltd	Australia	100%	100%	-	-
Network Nursing Agency Pty Ltd	Australia	100%	100%	-	-
Australian Healthcare Academy Pty Ltd	Australia	100%	100%	-	-
Victorian Nurse Specialists Pty Ltd	Australia	100%	100%	-	-
Carestaff Nursing Services Pty Ltd	Australia	100%	100%	-	-
First Choice Care Pty Ltd	Australia	100%	100%	-	-
PeopleIn Nursing Pty Ltd	Australia	100%	100%	-	-
ECT4Health Pty Ltd	Australia	-	100%	-	-
Project Partners Corporation Pty Ltd	Australia	100%	100%	-	-
Halcyon Knights Pty Ltd	Australia	100%	100%	-	-
Halcyon Knights QLD Pty Ltd	Australia	100%	100%	-	-
Halycon Knights Commercial	Australia	100%	100%	-	-
Halcyon Knights Pte Ltd	Singapore	100%	100%	-	-
Illuminate Search and Consulting Pty Ltd	Australia	100%	100%	-	-
Halcyon Knights eCareer Pty Ltd (formerly eCareer Pty Ltd)	Australia	100%	100%	-	-
Vision Surveys (Qld)	Australia	100%	-	-	-
GMT Canberra Pty Ltd	Australia	100%	-	-	-
Perigon Group Pty Ltd	Australia	100%	-	-	-
Revmax Pty Ltd	Australia	100%	-	-	-
People Solutions Now Pty Ltd	Australia	100%	-	-	-
Agribusiness Pty Ltd	Australia	100%	-	-	-
Meat Workforce Pty Ltd	Australia	100%	-	-	-
Meat Processors Pty Ltd	Australia	100%	-	-	-
Regional Workforce Management Pty Ltd	Australia	100%	-	-	-
Food Industry People Pty Ltd	Australia	100%	-	-	-
FIP Group Holdings Pty Ltd	Australia	100%	-	-	-

Note 10: Interests in other entities (cont.)

(b) Interests in joint venture

Set out below are the joint ventures of the group as at 30 June 2022. The entities listed below have share capital consisting solely of ordinary shares, which are held directly by the group. The country of incorporation or registration is also their principal place of business, and the proportion of ownership interest is the same as the proportion of voting rights held.

Name of entity	Country of Incorp - oration	Owne inte held by t	rest	Nature of relationship	Measurement method	Carrying a	amount
		2022 %	2021 %			2022 \$	2021 \$
Partners On Country Pty Ltd	Australia	50	50	Joint Venture	Equity method	50,650	(6,009)
					-	50,650	(6,009)

Partners On Country Pty Ltd is the joint venture company which provides labour hire services to third parties. The company holds a Supply Nation Registration enabling contracts with Indigenous businesses to be sought and supplied.

Reconciliation of carrying value for joint venture

	2022	2021
	\$	\$
Reconciliation of carrying amounts		
Opening balance 1 July	(6,009)	-
Initial investment in entity – cash	-	50
Share of operating profits	195,817	(6,059)
Dividends received	(139,158)	-
Closing balance 30 June	50,650	(6,009)

Key judgements

Through the shareholder agreement, PeopleIn Limited is guaranteed one seat on the board of Partners On Country and participates in all significant financial and operating decisions. The group has therefore determined that it has significant influence over this entity. However, it has been determined that control does not exist as the shareholder agreement sets out guidelines on decision making which stipulates that all shareholders have a board representation and the board has equal representation and responsible for the operations and financial decision making.

Note 10: Interests in other entities (cont.)

(c) Non-controlling interests (NCI)

Set out below is summarised financial information for each subsidiary that has non-controlling interests that are material to the group. The amounts disclosed for each subsidiary are before inter-company eliminations.

	Techforce Group		
	2022	2021	
	\$	\$	
Summarised Statement of financial position			
ASSETS			
Current assets	22,811,980	22,402,527	
Non-current assets	1,723,431	1,889,220	
Total assets	24,535,411	24,291,747	
LIABILITIES			
Current liabilities	19,234,801	21,305,110	
Non-current liabilities	883,454	618,013	
- Total liabilities	20,118,255	21,923,123	
Net assets	4,417,156	2,368,624	
Accumulated NCI	2,594,386	2,368,997	
Summarised Statement of Comprehensive			
Income			
Revenue	107,908,134	9,814,721	
Profit for the period	3,495,851	323,702	
Other comprehensive income	-	-	
Total comprehensive income	3,495,851	323,702	
Profit allocated to NCI	725,389	67,168	
Dividends paid to NCI	500,000	-	
Summarised Cash Flows			
Cash flows from operating activities	(809,741)		
Cash flows from investing activities	(66,085)		
Cash flows from financing activities	223,978		
Net increase/decrease in cash and cash equivalents	(651,848)		
- 1			

Note that no cashflows were disclosed for year ended 30 June 2021 given the acquisition took place on 3 June 2021 and therefore, cashflows were not relevant for understanding group cashflows.

On 3 June 2021, the group acquired 79.25% of the issued shares of Techforce Personnel Pty Ltd. The noncontrolling interest holder is an employee of Techforce Personnel Pty Ltd and receives remuneration as compensation for services provided. No other transactions have occurred with non-controlling interests.

Key judgements

Through the shareholder agreement, PeopleIn Limited has two seats on the board and the non-controlling interest has one seat. All significant decisions are to be of unanimous agreement. The Techforce board has approved a delegation of authority and the PeopleIn Limited board has provided details of the reporting and what significant financial and operating decisions must be escalated. The group has therefore determined that it has control over this entity.

Note 11: Trade and other receivables

2022	2021
\$	\$
93,215,592	68,994,524
(991,552)	(307,614)
92,224,040	68,686,910
14,914,404	5,965,278
386,046	1,326,236
107,524,490	75,978,424
211,919	17,210
211,919	17,210
	\$ 93,215,592 (991,552) 92,224,040 14,914,404 386,046 107,524,490 211,919

Refer to Note 21 for disclosures surrounding credit risk.

Recognition and measurement

The Group initially measures a financial asset at its fair value plus, in the case of a financial asset not at fair value through profit or loss, transaction costs.

Debt financial instruments are subsequently measured at fair value through profit or loss (FVPL), amortised cost, or fair value through other comprehensive income (FVOCI). The classification is based on two criteria: the Group's business model for managing the assets; and whether the instruments' contractual cash flows represent 'solely payments of principal and interest' on the principal amount outstanding (the 'SPPI criterion').

Debt instruments at amortised cost are financial assets that are held within a business model with the objective to hold the financial assets in order to collect contractual cash flows that meet the SPPI criterion. This category includes the Group's Trade and other receivables.

Contract assets

Refer to Note 2 for details on the recognition of revenue relating to project managed services. At the end of the reporting period a contract asset exists which relates to the services rendered which exceeds payments received.

Impairment

AASB 9 requires the Group to record an allowance for expected credit losses (ECL's) for all loans and other debt financial assets not held at FVPL.

ECLs are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the Group expects to receive. The shortfall is then discounted at an approximation to the asset's original effective interest rate.

For Contract assets and Trade and other receivables, the Group has applied the standard's simplified approach and has calculated ECLs based on lifetime expected credit losses. The Group has established a provision matrix that is based on the Group's historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment.

Refer to Note 21(b) for details on the expected loss rate percentage and ageing of receivables.

Key judgements and estimates

The loss allowances for financial assets are based on assumptions about risk of default and expected loss rates. The Group uses judgement in making these assumptions and selecting the inputs to the impairment calculation, based on the Group's past history, existing market conditions as well as forward looking estimates at the end of each reporting period.

Note 11: Trade and other receivables

Movement in provision for impairment

	2022	2021
	\$	\$
Opening balance	(307,614)	(700,555)
Balance at acquisition	(73,458)	(171,793)
(Increase) decrease in provision	(2,390,413)	111,960
Amounts written off	1,779,933	452,774
Closing balance	(991,552)	(307,614)

There was an increase in the impairment of receivables being an expense of \$2,390,413 (2021: write back of \$111,960). This reflects both an increase in the provision for expected credit loss and also includes a write off relating to one significant debtor who went into voluntary administration during the second half of the financial year.

Note 12: Property, plant and equipment

	2022	2021	
	\$	\$	
Property improvements			
At cost	1,973,092	1,044,233	
Accumulated depreciation	(1,130,494)	(376,122)	
	842,598	668,111	
Vehicles			
At cost	1,719,602	1,049,677	
Accumulated depreciation	(974,273)	(746,417)	
	745,329	303,260	
Plant and equipment			
At cost	1,493,785	187,496	
Accumulated depreciation	(677,462)	(140,125)	
	816,323	47,371	
Office furniture and equipment			
At cost	4,688,901	2,986,996	
Accumulated depreciation	(3,312,558)	(2,086,311)	
	1,376,343	900,685	
Right-of-use asset - equipment			
At cost	1,634,752	1,138,653	
Accumulated depreciation	(1,036,207)	(674,552)	
	598,545	464,101	
Right-of-use asset – property			
At cost	18,377,025	11,498,935	
Accumulated depreciation	(6,940,054)	(4,821,387)	
	11,436,971	6,677,548	
Total property, plant and equipment	15,816,109	9,061,076	

Right-of-use assets

The Group has determined that it has two classes of right-to-use assets those relating to equipment and those relating to property. Refer to Note 24 for further details on leases.

Note 12: Property, plant and equipment (cont.)

Recognition and measurement

Property, plant and equipment are measured on the cost basis less depreciation and impairment losses. The cost of fixed assets constructed within the Group includes the cost of materials, direct labour, borrowing costs and an appropriate portion of fixed and variable costs.

Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably. All other repairs and maintenance are charged to profit or loss during the financial period in which they are incurred.

Note 12: Property, plant and equipment (cont.)

Movements in carrying amount

2022	Property improvement	Vehicles	Plant and equipment	Office equipment	Right of use asset - equipment	Right of use asset - property	Total
	\$	\$	\$	\$	\$	\$	\$
Balance at the beginning of the year	668,111	303,260	47,371	900,685	464,101	6,677,548	9,061,076
Lease reassessments	-	-	-	-	-	134,171	134,171
Foreign exchange movements	(67)	(262)	-	427	-	22,453	22,551
Additions – through business combinations	67,313	170,469	93,530	305,603	870,318	4,891,950	6,399,183
Additions – through ordinary course	352,047	468,494	857,259	747,240	-	2,637,434	5,062,474
Disposals	(66,339)	(48,976)	(6,078)	(98,351)	(8,718)	-	(228,462)
Depreciation expense	(178,467)	(147,656)	(175,759)	(479,261)	(727,156)	(2,926,585)	(4,634,884)
Carrying amount at the end of the year	842,598	745,329	816,323	1,376,343	598,545	11,436,971	15,816,109

2021	Property improvement	Vehicles	Plant and equipment	Office equipment	Right of use asset - equipment	Right of use asset - property	Total
	\$	\$	\$	\$	\$	\$	\$
Balance at the beginning of the year	576,496	222,419	37,290	1,012,837	736,852	3,647,259	6,233,153
Transfers between classes	-	-	-	(126,183)	-	-	(126,183)
Lease reassessments	-	-	-	-	-	237,514	237,514
Foreign exchange movements	(11)	44	-	(1,567)	-	(28,373)	(29,907)
Additions – through business combinations	75,626	25,450	-	138,004	-	1,954,822	2,193,902
Additions – through ordinary course	234,014	170,294	30,091	374,593	44,690	2,713,670	3,567,352
Disposals	(142,093)	(24,160)	-	(163,468)	(83,257)	-	(412,978)
Depreciation expense	(75,921)	(90,787)	(20,010)	(333,531)	(234,184)	(1,847,344)	(2,601,777)
Carrying amount at the end of the year	668,111	303,260	47,371	900,685	464,101	6,677,548	9,061,076

Note 12: Property, plant and equipment (cont.)

Depreciation

The depreciable amount of all fixed assets is depreciated on either a straight-line or diminishing value basis over their useful lives to the Group commencing from the time the asset is held ready for use. Leased assets and leasehold improvements are depreciated over the shorter of either the unexpired period of the lease or the estimated useful lives of the assets.

The depreciation rates used for each class of depreciable assets are:

Property improvements	5 – 40 years
Vehicles	5 – 8 years
Plant and equipment	5 – 20 years
Office furniture and fittings	3 – 17 years
Right of use asset - equipment	5 – 8 years
Right of use asset - property	1 – 10 years

The assets' residual values and useful lives are reviewed, and adjusted if appropriate, at each reporting period date. An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount.

Gains and losses on disposals are determined by comparing proceeds with the carrying amount. These gains or losses are included in profit or loss.

Impairment

At the end of each reporting period the Group assesses whether there is any indication that property, plant and equipment assets are impaired. Where impairment indicators exist, recoverable amount is determined, and impairment losses are recognised in profit or loss where the asset's carrying value exceeds its recoverable amount. Recoverable amount is the higher of an asset's fair value less costs to sell and value in use. For the purpose of assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset.

Where it is not possible to estimate recoverable amount for an individual asset, the Group estimates the recoverable amount of the cash-generating unit to which the asset belongs.

Key judgements

Management reviews the useful lives of depreciable assets at each reporting date, based on the expected utility of the assets to the Group. Actual results may vary from time to time as a result of this being an estimate of useful life. As at reporting date, no changes were required to be made to the useful lives as they continue to remain appropriate.

Note 13: Intangible assets

	2022	2021
	\$	\$
Goodwill – at cost	143,700,128	89,355,381
Brand names – at cost	21,865,677	9,414,982
Customer relationships		
Cost	45,736,907	23,407,306
Accumulated amortisation	(14,460,153)	(9,260,839)
	31,276,754	14,146,467
Candidate database		
Cost	5,788,863	5,516,946
Accumulated depreciation	(3,301,230)	(2,432,170)
	2,487,633	3,084,776
Mobile application software		
Cost	458,359	458,359
Accumulated amortisation	(421,421)	(329,101)
	36,938	129,258
Website		
Cost	183,246	169,706
Accumulated amortisation	(150,178)	(137,007)
	33,068	32,699
Software		
Cost	4,340,415	2,247,049
Accumulated amortisation	(1,746,205)	(1,486,393)
	2,594,210	760,656
Patents and trademarks		
Cost	45,076	32,156
Accumulated amortisation	(19,212)	(8,541)
	25,864	23,615
Total intangible assets	202,020,272	116,947,834

Goodwill

Goodwill represents the future economic benefits arising from a business combination that are not individually identified and separately recognised. Goodwill is carried at cost less accumulated impairment losses.

Brand names

Brand names are measured initially at their cost of acquisition. Brand names are an indefinite useful life intangible asset as there is no expiry date associated with the underlying assets in terms of its generation of future economic benefits to the Group and are therefore tested for impairment annually. The carrying amount of brand names is supported by a value in use calculation of the cash-generating unit to which the asset belongs.

PeopleIn Limited and its controlled entities ACN 615 173 076

Notes to the Financial Statements for the year ended 30 June 2022 (cont.)

Note 13: Intangible assets (cont.)

Movements in carrying amount

2022	Goodwill	Brand names	Customer relationships	Candidate database	Mobile application software	Website	Software	Patents and trademarks	Total
	\$	\$	\$	\$	\$	\$	\$	\$	\$
Balance at 1 July 2021	89,355,381	9,414,982	14,146,467	3,084,776	129,258	32,699	760,656	23,615	116,947,834
Adjustments to business combinations	947,419	-	-	-	-	-	-	-	947,419
Restated Balance at 1 July 2021	90,302,800	9,414,982	14,146,467	3,084,776	129,258	32,699	760,656	23,615	117,895,253
Additions through business combinations (Refer Note 9)	53,547,328	12,450,695	22,329,601	271,917	-	-	77,100	-	88,676,641
Foreign exchange movements	-	-	-	-	-	-	(124)	-	(124)
Additions	-	-	-	-	-	13,542	2,037,687	12,920	2,064,149
Disposals	(150,000)	-	-	-	-	-	-	-	(150,000)
Amortisation expense	-	-	(5,199,314)	(869,060)	(92,320)	(13,173)	(281,109)	(10,671)	(6,465,647)
Balance at 30 June 2022	143,700,128	21,865,677	31,276,754	2,487,633	36,938	33,068	2,594,210	25,864	202,020,272

2021	Goodwill	Brand names	Customer relationships	Candidate database	Mobile application software	Website	Software	Patents and trademarks	Total
	\$	\$	\$	\$	\$	\$	\$	\$	\$
Balance at 1 July 2020	72,977,230	4,636,869	8,447,839	616,302	221,308	36,308	499,975	22,885	87,458,716
Additions through business combinations (Refer Note 9)	16,378,151	4,778,113	8,872,107	2,977,420	-	-	1,574	-	33,007,365
Transfer from plant and equipment	-	-	-	-	-	-	126,183	-	126,183
Foreign exchange movements	-	-	-	-	-	-	(54)	-	(54)
Additions	-	-	-	-	-	7,333	485,672	900	493,905
Disposals	-	-	-	-	-	-	(6,551)	-	(6,551)
Amortisation expense	-	-	(3,173,479)	(508,946)	(92,050)	(10,942)	(346,143)	(170)	(4,131,730)
Balance at 30 June 2021	89,355,381	9,414,982	14,146,467	3,084,776	129,258	32,699	760,656	23,615	116,947,834

Note 13: Intangible assets (cont.)

Impairment tests for goodwill and brand names

The Group tests whether goodwill and brand names have suffered any impairment on an annual basis. Intangible assets with indefinite useful lives are monitored by management based on three CGU's. The three CGU's which have been identified are industrial and specialist services, information technology and health and community care.

The following table sets out the goodwill allocation and key assumptions used in performing the value-in-use calculations:

	Industrial and		Health and	
2022	Specialist	Professional	Community	
	Services	Services ¹	Care	Total
Goodwill	46,127,282	51,576,620	45,996,226	143,700,128
Brand names	16,430,774	3,306,116	2,128,787	21,865,677
Sales volume (% annual growth rate)	2.75%	2.75%	2.75%	
Budgeted earnings before interest and tax	1.92%	9.70%	6.47%	
Long term growth rate	2.75%	2.75%	2.75%	
Pre-tax discount rate	15.12%	15.12%	15.12%	

¹ With the acquisition of Perigon Group on 28 February 2022, the Group expanded the Information Technology vertical under the broader CGU of 'Professional Services'.

	Industrial and		Health and	
2021	Specialist	Information	Community	
	Services	Technology	Care	Total
Goodwill	15,770,735	27,438,420	46,146,226	89,355,381
Brand names	5,386,074	1,900,121	2,128,787	9,414,982
Sales volume (% annual growth rate)	2.75%	2.75%	2.75%	
Budgeted earnings before interest and tax ²	3.29%	9.95%	9.28%	
Long term growth rate	2.75%	2.75%	2.75%	
Pre-tax discount rate	15.23%	15.23%	15.23%	

Management has determined the values assigned to each of the above key assumptions as follows:

Sales volume (% annual growth rate) Budgeted earnings before interest and tax	Industry average and CPI Growth rates from the current year and budgeted growth
2 2	rates.
Long term growth rate	This is the weighted average growth rate used to extrapolate cash flows beyond the budgeted period. The rates are consistent with forecasts included in industry reports.
Pre-tax discount rate	Based on the weighted average costs of capital.

² Includes the Impact of JobKeeper.

Sensitivity analysis

A 1% decrease in the long term growth rate to 1.75%, used in the value-in-use calculations does not result in an impairment across any of the cash generating units. Similarly a 1% increase in the pre-tax discount rate to 16.12% does not result in an impairment across any of the cash generating units.

Note 13: Intangible assets (cont.)

Significant estimate: key assumptions used for value-in-use calculations

The recoverable amount of a cash generating unit (CGU) is determined based on value-in-use calculations which require the use of assumptions. The calculations use cashflow projections based on financial budgets approved by management covering a one-year period.

Cashflows beyond the one-year period are extrapolated using the estimated growth rates stated above. These growth rates are consistent with forecasts included in industry reports specific to the industry in which the CGU operates.

Key Judgement: Cash Generating Units (CGU)

Since the acquisition of the founding two business (AWX and Edmen), there has been significant restructuring of the Group. This included moving business units from Edmen to AWX and streamlining corporate overheads and staffing to the PeopleIn Limited level rather than at subsidiary level. Despite the additional acquisitions and the establishment of a corporate services division, management have determined that the three CGU's identified in the prior year are still relevant for the current year. Accordingly, impairment assessments have been done for each of those CGU's. These CGU's have been identified as the smallest identifiable Group of assets that generate cash inflows which are independent of other Groups of assets.

In the current year there has been no reallocations of Goodwill between CGU's.

Other intangible assets

Intangible assets acquired as part of a business combination, other than goodwill, are initially measured at their fair value at the date of acquisition. Intangible assets acquired separately are initially recognised at cost. Intangible assets are subsequently measured at cost less amortisation and any impairment. The gains or losses recognised in profit or loss arising from derecognition of an intangible asset is measured as the difference between net disposal proceeds and the carrying amount of the intangible asset. The method and useful lives of finite life intangibles are reviewed annually. Changes in expected pattern of consumption or useful life are accounted for prospectively by changing the amortisation method or period.

Customer relationships and candidate database are amortised straight line over their expected future lives. The estimated useful lives of customer relationships and candidate database are 5 years.

Mobile Application Software has been classified as an intangible asset with a finite life. It is amortised on a straight-line basis over the expected useful life of the software. The life is 4-5 years.

Impairment of assets – with finite lives

Customer relationships, candidate database, mobile application software and website assets all have a finite life.

At the end of each reporting period the Group assesses whether there is any indication that individual assets are impaired. Where impairment indicators exist, recoverable amount is determined and impairment losses are recognised in profit or loss where the asset's carrying value exceeds its recoverable amount. Recoverable amount is the higher of an asset's fair value less costs to sell and value in use. For the purpose of assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset.

Note 14: Trade and other payables

	2022 \$	2021 \$
Current	÷.	Ŷ
Trade payables	28,467,747	22,141,185
Accrued expenses	12,574,122	4,331,975
GST payable	8,223,671	5,348,985
Other payables	1,685,932	1,914,158
	50,951,472	33,736,303

Recognition and measurement

Trade and other payables represent liabilities for goods and services provided to the Group prior to the year end and which are unpaid. These amounts are unsecured and have 7 to 30-day payment terms. They are recognised initially at fair value and subsequently measured at amortised cost using the effective interest method. No assets of the Group have been pledged as security for the trade and other payables.

Note 15: Contingent Consideration

	2022	2021
	\$	\$
Current		
Contingent consideration	13,015,804	6,877,665
	13,015,804	6,877,665
Non-current		
Contingent consideration	17,047,253	1,952,837
	17,047,253	1,952,837
Total contingent consideration	30,063,057	8,830,502

During the business combination of the Halcyon Group, Techforce Personnel Pty Ltd, GMT Group Pty Ltd, Vision Surveys Pty Ltd, Perigon Group Pty Ltd, FIP Group Holdings Pty Ltd AASB 3 Business Combination required the recognition of contingent consideration. The contingent consideration relates to amounts payable under the purchase contracts should certain conditions be met.

A fair value loss of \$3,545,556 (2021: loss \$944,861) was reflected in the profit and loss for the year ended 30 June 2022 in relation to reassessment of the likelihood of achieving targets and share price movements.

Halcyon Knights Group

The conditions surround the EBITDA or profit of the Halcyon Knights Group for the 3 years post acquisition with the current year outstanding.

During the reporting period the second payment relating to the Halcyon Group acquisition was settled via a share issue. The remaining contingent consideration relating to the Halcyon Group will also be settled by a share issue in one further tranche. It has been classified as a financial liability as there is a variable number of shares to be issued on settlement. The final payment is due subsequent to the audited financial results of 30 June 2022 and therefore has been classified as current.

Techforce Personnel Pty Ltd

For the Techforce Personnel Pty Ltd acquisition it relates to a holdback item that is dependent on the outcome of a specific item under the contract and will be resolved in the next twelve months.

All of the Techforce Personnel Pty Ltd contingent consideration has been classified as current given it is to be settled in cash within the next 12 months.

Note 15: Contingent Consideration (cont.)

Vision Surveys QLD

For Vision Surveys QLD, the conditions surround the EBITDA of the Company for the 3 years post acquisition with the current year and following two years outstanding.

The first payment relating to the Vision Surveys acquisition is due subsequent to the audited financial results of 30 June 2022 and will be settled through a combination of cash and a share issue. As such, this has been classified as current. The remaining payments will be settled in the following years and as such have been classified as non-current.

GMT Group

For GMT Group, the conditions surround the Gross Margin of the Company for the current year. All of the GMT contingent consideration has been classified as current given it is to be settled in cash within the next 12 months.

Perigon Group

For Perigon, the conditions surround the EBITDA of the Company for the 2022 and 2023 calendar years with both years currently outstanding. For FIP Group, the conditions surround the EBITDA of the Company for the 2023 and 2024 financial years with both years currently outstanding.

The first payment relating to the Perigon Group acquisition is due subsequent to the reviewed financial results of 31 December 2022 and will be settled with cash. As such, this has been classified as current. The remaining payment will be settled with cash in the following year and as such has been classified as non-current.

Food Industries Group

The two payments relating to the FIP Group acquisition are due subsequent to the audited financial results of 30 June 2023 and 30 June 2024 and will be settled with cash. As such, these have been classified as non-current.

Note 16: Financial liabilities

	2022	2021
	\$	\$
Current		
Credit cards	140,857	77,611
Working capital facility	25,503,847	10,510,296
Commercial bills	6,999,996	4,941,316
Lease liabilities	4,850,639	2,801,509
Total current borrowings	37,495,339	18,330,732
Non-current		
Commercial bills	65,722,502	23,442,058
Lease liabilities	8,322,837	5,197,939
Total non-current borrowings	74,045,339	28,639,997
Total borrowings	111,540,678	46,970,729

Lease liabilities

Lease liabilities have been recognised with regards to right-to-use assets relating to property and equipment. Refer to note 31 for further details on the recognition and measurement.

Note 16: Financial liabilities (cont.)

Recognition and measurement

Borrowings are initially recognised at fair value, net of directly attributable transaction costs. After initial recognition, borrowings are subsequently measured at amortised cost using the effective interest rate (EIR) method. Gains and losses are recognised in profit or loss when the liabilities are derecognised as well as through the EIR amortisation process.

A borrowing is derecognised when the obligation under the liability is discharged or cancelled or expires.

When an existing borrowing is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as the derecognition of the original liability and the recognition of a new liability. The difference in the respective carrying amounts is recognised in the profit or loss.

Facilities

2022	Available facility	Facility used	Remaining Facility
Credit cards	610,000	140,857	469,143
Working capital facility	39,000,000	25,503,847	13,496,153
Commercial bills	72,722,498	72,722,498	-
	112,332,498	98,367,202	13,965,296
2021	Available facility	Facility used	Remaining Facility
Credit cards	473,500	77,611	395,889
Working capital facility	30,000,000	10,510,296	19,489,704
Commercial bills	28,383,374	28,383,374	-
	58,856,874	38,971,281	19,885,593

Security

St George Bank provided the above facilities and as a result has first registered general security over the assets and undertaking of the Group.

Covenants

The following covenants have been imposed by St George Bank:

- Interest Cover Ratio not less than 3.0 times;
- Financial Debt/EBITDA Ratio less than 3x from 30 June 2022.
- Dividend cap no greater than 70% of NPATA unless bank consent is provided.

These covenants were not breached during the reporting period.

Note 17: Employee benefits

	2022 \$	2021 \$
Current		
Annual leave	15,258,747	3,667,290
Long services leave	1,414,725	866,552
	16,673,472	4,533,842
Non-current		
Long service leave	915,123	646,075
	915,123	646,075

Note 17: Employee benefits (cont.)

Recognition and measurement

Short-term employee benefits

Provision is made for the Group's obligation for short-term employee benefits. Short-term employee benefits are benefits (other than termination benefits) that are expected to be settled wholly before 12 months after the end of the annual reporting period in which the employees render the related service, including wages, salaries and sick leave. Short-term employee benefits are measured at the (undiscounted) amounts expected to be paid when the obligation is settled.

Other long-term employee benefits

Provision is made for employees' long service leave and annual leave entitlements not expected to be settled wholly within 12 months after the end of the annual reporting period in which the employees render the related service. Other long-term employee benefits are measured at the present value of the expected future payments to be made to employees. Expected future payments incorporate anticipated future wage and salary levels, durations of service and employee departures and are discounted at rates determined by reference to market yields at the end of the reporting period on corporate bonds that have maturity dates that approximate the terms of the obligations. Upon the re-measurement of obligations for other long-term employee benefits, the net change in the obligation is recognised in profit or loss as part of employee benefits expense.

The Group's obligations for long-term employee benefits are presented as non-current provisions in its statement of financial position, except where the Group does not have an unconditional right to defer settlement for at least 12 months after the end of the reporting period, in which case the obligations are presented as current provisions.

Key judgements and estimations – leave entitlements

Management judgement is applied in determining the key assumptions use in the calculation of the liability for leave provisions at reporting date. These are future increases in salaries and wages, future on-cost rates, experience of employee departures and period of service and discount rates.

Note 18: Share capital

	2022	2021
	\$	\$
98,755,023 (2021: 92,644,020) fully paid ordinary shares	101,534,297	83,131,730

Ordinary shares participate in dividends and the proceeds on winding up of PeopleIn Limited in proportion to the number of shares held. At shareholders meetings, each ordinary share is entitled to one vote when a poll is called, otherwise each shareholder has one vote on a show of hands.

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

Note 18: Share capital (cont.)

Ordinary Shares

	2022 Number	2021 Number	2022 \$	2021 \$
At the beginning of the period	92,644,020	89,646,996	83,131,731	78,230,119
Dividends reinvested ¹	457,494	390,929	1,746,198	1,187,003
Issue of shares on vesting of options and performance rights ²	1,146,307	1,483,010	340,000	640,000
Contingent consideration equity settled ³	1,449,098	1,065,890	6,071,720	2,824,609
Equity settled acquisition ⁴	3,058,104	57,195	10,244,648	250,000
At reporting date	98,755,023	92,644,020	101,534,297	83,131,731

¹ Dividends reinvested 30 September 2021 and 8 April 2022 (2021: 6 October 2020 and 31 March 2021).

² Issue of shares on vesting of options 31 August 2021, 14,18 October 2021, 23, 26 November 2021, 31 January 2022, 3, 16, 31 May 2022 (2021: 21 September 2020, 14 October 2020, 6, 17 and 26 November 2020, 31 March 2021, 15 May 2021 and 31 May 2021).

³ Issue of ordinary shares 27 August 2021 in settlement of contingent consideration for Techforce and issue of ordinary shares 31 August 2021 in settlement of the contingent consideration for Halcyon Knights.
 ⁴ Issue of ordinary shares 7 June 2022 (2021: 26 August 2021 and 2 June 2021).

Options and performance rights

Information relating to the PeopleIN employee options plan and share scheme, including details of options and performance rights issued, exercised and lapsed during the financial year and options and performance rights outstanding at the end of the report period, is set out in note 19.

Capital management

The capital of the Group is managed to provide capital growth to shareholders and ensure the Group can fund its operations and continue as a going concern.

The Group's capital comprises equity as shown in the Consolidated Statement of Financial Position. There are no externally imposed capital requirements.

Management manages the Group's capital by assessing the Group's financial risks and adjusting its capital structure in response to changes in these risks and the market. These responses include the management of share issues and debt.

There have been no changes in the strategy adopted by management to control the capital of the Group during the reporting period.

Recognition and measurement

Ordinary shares are classified as equity. Costs directly attributable to the issue of new shares or options are shown as a deduction from the equity proceeds, net of any income tax benefit.

Dividend reinvestment plan

The Company has established a dividend reinvestment plan under which holders of ordinary shares may elect to have all or part of their dividend entitlements satisfied by the issue of new ordinary shares rather than by being paid in cash. Shares are issued under the plan at a 3% discount to the market price.

Note 18: Share capital (cont.)

Dividends

	2022 \$	2021 \$
Dividends provided for or paid during the year Final fully franked dividend relating to 30 June 2021 of 6.0 cents per share (2020: 4.5 cents) paid on 1 October 2021 Interim fully franked dividend relating to 31 December 2021 of 6.5	5,653,198	4,082,086
cents per share (2021: 4.5 cents) paid on 29 March 2022	6,204,239	4,155,624
-	11,857,437	8,237,710
Dividends satisfied by the issue of shares under the dividend reinvestment plan during the year	1,746,198	1.187,002
Dividends not recognised at the end of the reporting period Since year end the directors have recommended the payment of a final dividend of 6.5 cents per fully paid ordinary share. The aggregate amount of the proposed dividend expected to be paid on 30 September 2022 out of retained earnings at 30 June 2022, but not recognised as a liability at year end, is:	6,419,076	5,558,641
Franked dividends The final dividend recommended after 30 June 2022 will be fully franked out of existing franking credits, or out of franking credits arising from the payment of income tax in the year ending 30 June 2022.		
Franking credits available for subsequent reporting periods based on a tax rate of 30%	25,928,095	21,753,727

The above amounts are calculated from the balance of the franking account as at the end of the reporting period, adjusted for franking credits and debits that will arise from the settlement of liabilities or receivables for income tax and dividends after the end of the year.

The consolidated amounts include franking credits that would be available to the parent entity if distributable profits of subsidiaries were paid as dividends.

Note 19: Share-based payments

The following share-based payment arrangements existed at 30 June 2022.

Shares

During the year ended 30 June 2022, 1,146,307 (2021: 755,510) shares were issued to directors and employees via the People Infrastructure employee share trust (2021: by the company directly) as a result of performance rights achieving their conditions and being eligible for exercising and 340,000 shares (2021: 640,000) were issued to directors as a result of them exercising their options at \$1. The weighted average shares price at the exercise date was \$4.16 (2021: \$3.56).

Share based payments, since 3 August 2021, are being administered by the People Infrastructure employee share trust. Under the terms of the trust deed, PeopleIn Limited is required to provide the trust with the necessary funding for the acquisition of the shares at the time of the issue of shares. No shares were held by the trust as at 30 June 2022.

Note 19: Share-based payments (cont.)

Options and Performance Rights

The following summarised the options and performance rights granted under the plan.

30 June 2022	Performance Rights		
	No.	No.	exercise price \$
Outstanding at beginning of the period	1,470,959	683,170	0.21
Exercised	(806,307)	(340,000)	-
Forfeited	(213,489)	-	-
Granted	1,569,621	-	-
Outstanding at year-end	2,020,784	343,170	0.17
Exercisable at year-end	-	343,170	0.13
30 June 2021			
	No.	No.	\$
Outstanding at beginning of the period	3,241,579	980,000	0.22
Exercised	(755,510)	(640,000)	-
Forfeited	(1,762,910)	-	-
Granted	747,800	343,170	-
Outstanding at year-end	1,470,959	683,170	0.21
Exercisable at year-end	-	343,170	0.08

No options or performance rights expired during the periods covered by the above tables.

Unissued ordinary shares of PeopleIn Limited under option/performance rights (PR) at the end of the reporting period are:

	Date granted	Expiry date	Exercise price of shares	Number 30 June 2022	Number 30 June 2021
TR Options	14 October 2017	14 October 2021	\$1.00	-	340,000
Options (Tranche 4)	11 June 2021	11 July 2026	\$4.37	343,170	343,170
Total Options				343,170	683,170
Performance Rights (Tranche 1)	22 November 2017	22 November 2021	\$0.00	-	250,000
Performance Rights (Tranche 2)	22 November 2017	22 November 2021	\$0.00	-	185,830
Performance Rights (Tranche 4)	26 November 2018	26 November 2022	\$0.00	59,686	119,374
Performance Rights (Tranche 6)	15 May 2019	15 May 2023	\$0.00	8,000	16,000
Performance Rights (Tranche 8)	31 May 2019	31 May 2022	\$0.00	-	66,184
Performance Rights (Tranche 9)	28 October 2019	26 November 2023	\$0.00	33,334	80,000
Performance Rights (Tranche 10)	26 November 2019	26 November 2023	\$0.00	31,436	47,154
Performance Rights (Tranche 12)	30 July 2020	30 July 2024	\$0.00	63,000	63,000
Performance Rights (Tranche 13)	31 August 2020	31 August 2021	\$0.00	-	47,066
Performance Rights (Tranche 14)	31 August 2020	31 August 2021	\$0.00	-	63,834
Performance Rights (Tranche 15)	31 January 2021	31 January 2022	\$0.00	-	4,386
Performance Rights (Tranche 16)	1 September 2019	1 September 2023	\$0.00	5,082	10,163
Performance Rights (Tranche 17, 18 and 20)	31 January 2021	31 January 2022	\$0.00	-	13,829
Performance Rights (Tranche 19)	13 January 2021	31 January 2022	\$0.00	-	37,651

Note 19: Share-based payments (cont.)

Options and Performance Rights (cont.)

	Date granted	Expiry date	Exercise price of shares	Number 30 June 2022	Number 30 June 2021
Performance Rights (Tranche 21, 22 and 23)	30 April 2021	30 April 2022	\$0.00	-	123,318
Performance Rights (Tranche 24)	11 June 2021	31 August 2026	\$0.00	343,170	343,170
Performance Rights (Tranche 25, 27, 29, 31, 32, 33, 35)	31 August 2021	31 August 2022	\$0.00	380,747	-
Performance Rights (Tranche 26, 28)	31 August 2021	31 August 2023	\$0.00	207,264	-
Performance Rights (Tranche 30, 34)	31 August 2021	31 August 2024	\$0.00	91,410	-
Performance Rights (Tranche 35, 36)	1 November 2021	1 November 2022	\$0.00	49,749	-
Performance Rights (Tranche 37)	1 November 2021	1 November 2024	\$0.00	200,000	-
Performance Rights (Tranche 38)	1 November 2021	22 November 2023	\$0.00	116,721	-
Performance Rights (Tranche 39)	22 November 2021	24 January 2023	\$0.00	1,820	-
Performance Rights (Tranche 40)	24 January 2022	24 January 2023	\$0.00	5,825	-
Performance Rights (Tranche 41)	24 January 2022	31 August 2024	\$0.00	38,834	-
Performance Rights (Tranche 42, 43)	24 January 2022	24 January 2023	\$0.00	81,940	-
Performance Rights (Tranche 44, 45)	1 March 2022	1 March 2024	\$0.00	146,740	-
Performance Rights (Tranche 46)	1 March 2022	1 March 2025	\$0.00	38,071	-
Performance Rights (Tranche 47)	1 March 2022	1 Mar 2023	\$0.00	59,644	-
Performance Rights (Tranche 48)	1 April 2022	1 April 2024	\$0.00	12,853	-
Performance Rights (Tranche 49, 51)	30 April 2022	30 April 2023	\$0.00	34,037	-
Performance Rights (Tranche 50)	30 April 2022	24 January 2023	\$0.00	11,421	-
Total Performance Rights				2,020,784	1,470,989
Total under option and performance rights				2,363,954	2,154,129

The weighted average remaining contractual life of options and performance rights outstanding at the end of the reporting period is 4.0 years for options and 1.7 years for performance rights (2021: 2.7 years for options and 2.0 years for performance rights).

Note 19: Share-based payments (cont.)

Terms and Conditions of options and performance rights

Options – Tranche 4

This options were granted during the 2021 financial year as part of an acquisition. They are exercisable by the relevant holder from grant date until the earlier of:

(a) the date that is 61 calendar months (5 years and 1 month) after the grant date; and(b) the date that the holder ceases to be an employee of the group, unless the eligible participant is a good leaver.

The exercise of these options is not subject to any vesting conditions.

Performance Rights – Tranche 1 to 10, 12, 16

These Performance Rights vest equally over a three or four year period (each a Vesting Period). 50% of the Performance Rights in any given Vesting Period will vest if CAGR of total shareholder return and earnings per share growth (Growth Metric), over the relevant Vesting Period, is greater than 10% or 15% and a further 50% vest if the Growth Metric, over the relevant Vesting Period is greater than 12% or 15%. Additionally, in order to have their Performance Rights vest, the relevant participant must remain employed by PeopleIn Limited at the time of vesting.

Performance Rights – Tranche 13, 14, 15, 17 – 23, 25-36, 38-43, 47, 49-51

These Performance Rights vest equally over a one or two or three year period (each a Vesting Period). There is performance criteria surrounding achieving target EBITDAs, number of placements and other commission targets, collection of debtors which must be achieved prior to these Performance Rights being granted. In order to have their Performance Rights vest, the relevant participant must remain employed by PeopleIn Limited at the time of vesting. Where these Performance Rights have been issued to a Director or executive, they form part of the individual's remuneration package.

Performance Rights – Tranche 24

These Performance Rights vest equally over a three year period (each a Vesting Period) with the first vesting period expiring on the 31 May 2024. The rights comprise three tranches with three lots within each tranche. The rights vest subject to vesting conditions pertaining to each tranche. The tranches operate independently of each other such that rights can vest in one tranche independently of those in another. The entitlement to rights is cumulative, that is it is possible to receive rights from Tranche One in addition to Tranche Two and/or Three. There are no market vesting conditions attached to these rights. The non-market performance hurdles are summarised in the following table and relate to the results of Techforce Personnel entities:

		Cumulative EBITDA Targets (\$)					
		Tranche 1 Tranche 2 1 June 2021 to 31 1 June 2021 to 31		Tranche 3 1 June 2021 to 31			
	# per Lot	May 2024	May 2025	May 2026			
Lot 1	38,130	25,487,000	35,735,700	47,009,270			
Lot 2	38,130	27,953,625	40,196,669	54,276,169			
Lot 3	38,130	30,576,000	45,091,200	62,509,440			

Additionally, in order to have their Performance Rights vest, the relevant participant must remain employed by PeopleIn Limited at the time of vesting.

Performance Rights – Tranche 37

These performance rights vest over a three year period in two lots of 100,000. Lot 1 has a condition attached that a 10% Total Shareholder Return Compound Annual Growth Rate ("TSR CAGR") must be achieved for the performance rights to vest. Lot 2 has a condition attached that a 15% TSR must be achieved for the performance rights to vest. In order to have their Performance Rights vest, the relevant participant must remain employed by PeopleIn Limited at the time of vesting.

Note 19: Share-based payments (cont.)

Terms and Conditions of options and performance rights (cont.)

Performance Rights – Tranche 44

These Performance Rights vest equally over a two year period (each a Vesting Period). The following performance conditions are attached to the rights: individual billings of greater than \$250,000 and EBITDA of greater than \$5,000,000 for the employing company. In order to have their Performance Rights vest, the relevant participant must remain employed by PeopleIn Limited at the time of vesting.

Performance Rights – Tranche 45

These Performance Rights vest over a two year period. The following performance condition is attached to the rights: employing entity maintains an EBITDA of greater than \$1,000,000 for the employing company. In order to have their Performance Rights vest, the relevant participant must remain employed by PeopleIn Limited at the time of vesting.

Performance Rights – Tranche 46

These Performance Rights vest equally over a two year period (each a Vesting Period). The following performance condition is attached to the rights: relevant division achieves a Gross Margin of \$1,000,000 for year 1 and \$1,200,000 for year 2. In order to have their Performance Rights vest, the relevant participant must remain employed by PeopleIn Limited at the time of vesting.

Performance Rights – Tranche 48

These Performance Rights vest over a two year period. The following performance condition is attached to the rights: employing entity maintains an EBITDA of greater than \$1,100,000 for the employing company. In order to have their Performance Rights vest, the relevant participant must remain employed by PeopleIn Limited at the time of vesting.

Expenses arising from share based payment transactions

Total expenses arising from share based payment transactions recognised during the period as a part of employee benefit expenses were as follows:

	2022	2021
	\$	\$
Options and performance rights issued under employee share		
plan	3,329,716	1,137,141

These amounts have been recognised in equity in the Consolidated Statement of Financial Position as follows:

	2022	2021
	\$	\$
Share capital	-	-
Share based payment reserve	5,480,430	2,150,714

Fair value of performance rights granted

The assessed fair value at granted date of performance rights granted during the year ended 30 June 2022 are disclosed on the following page. The fair value at grant date is independently determined using a Monte Carlo simulation model that takes into account the exercise price, the term of the performance right, the impact of dilution (where material), the share price at grant date and expected price volatility of the underling share, the expected dividend yield, the risk-free interest rate for the term of the option and the correlations and volatilities of the peer group companies.

Note 19: Share-based payments (cont.)

Fair value of performance rights granted (cont.)

The following principal assumptions were used in the valuation of options and performance rights granted during the year ended 30 June 2022:

	Grant date	Number of options	Vesting period end	Share price at grant date	Volatility	Option life	Dividend yield	Fair value at grant date	Exercise price at grant date	Exercisable from	Exercisable to
Performance Rights - Tranche 25, 27, 29, 31, 31A, 32, 34	31/08/2021	442,347	100% 31/8/2022	\$4.00	n/a	1 year	n/a	100% \$4.00	\$0.00	At end of each vesting period	30 days after the exercise date
Performance Rights - Tranche 26, 28	31/08/2021	207,264	60% 31/08/2022 40% 31/08/2023	\$4.00	n/a	2 years	Continuous	100% \$4.00	\$0.00	At end of each vesting period	30 days after the exercise date
Performance Rights - 30	31/08/2021	88,106	45% 31/08/2022 30% 31/08/2023 25% 31/08/2023	\$4.00	n/a	3 years	Continuous	100% \$4.00	\$0.00	At end of each vesting period	30 days after the exercise date
Performance Rights - 33	31/08/2021	25,816	60% 31/08/2022 40% 31/08/2023	\$4.00	n/a	2 years	Continuous	100% \$4.00	\$0.00	At end of each vesting period	30 days after the exercise date
Performance Rights - Tranche 35, 36	01/11/2021	49,752	100% 31/8/2022	\$4.50	n/a	1 year	n/a	100% \$4.00	\$0.00	At end of each vesting period	30 days after the exercise date
Performance Rights - Tranche 37	01/11/2021	200,000	100% 01/11/2024	\$4.50	50%	3 years	2.5%	50% \$2.31 50% \$2.05	\$0.00	At end of each vesting period	30 days after the exercise date
Performance Rights - 38	22/11/2021	116,721	100% 22/11/2023	\$4.39	n/a	2 years	Continuous	100% \$4.54	\$0.00	At end of each vesting period	30 days after the exercise date
Performance Rights - Tranche 39, 40, 42, 43	24/01/2021	98,015	100% 24/01/2023	\$3.63	n/a	1 year	n/a	100% \$4.12	\$0.00	At end of each vesting period	30 days after the exercise date
Performance Rights - Tranche 41	24/01/2021	38,834	100% 31/08/2024	\$3.63	n/a	3 years	Continuous	100% \$4.12	\$0.00	At end of each vesting period	30 days after the exercise date
Performance Rights - Tranche 44	01/03/2022	121,359	50% 01/03/2023 50% 01/03/2024	\$4.12	n/a	2 years	Continuous	100% \$4.12	\$0.00	At end of each vesting period	30 days after the exercise date
Performance Rights - Tranche 45	01/03/2022	25,381	100% 01/03/2024	\$4.12	n/a	2 years	Continuous	100% \$3.94	\$0.00	At end of each vesting period	30 days after the exercise date

Note 19: Share-based payments (cont.)

Fair value of performance rights granted (cont.)

	Grant date	Number of options	Vesting period end	Share price at grant date	Volatility	Option life	Dividend yield	Fair value at grant date	Exercise price at grant date	Exercisable from	Exercisable to
Performance Rights - Tranche 46	01/03/2022	38,071	33% 01/03/2023 33% 01/03/2024 33% 01/03/2025	\$4.12	n/a	3 years	Continuous	100% \$3.94	\$0.00	At end of each vesting period	30 days after the exercise date
Performance Rights - Tranche 47	01/03/2022	59,644	100% 01/03/2023	\$4.12	n/a	1 year	n/a	100% \$3.94	\$0.00	At end of each vesting period	30 days after the exercise date
Performance Rights - Tranche 48	01/04/2022	12,853	100% 01/04/2024	\$3.97	n/a	2 years	Continuous	100% \$3.89	\$0.00	At end of each vesting period	30 days after the exercise date
Performance Rights - Tranche 49, 51	30/04/2022	34,037	100% 31/08/2024	\$3.79	n/a	1 year	n/a	100% \$3.89	\$0.00	At end of each vesting period	30 days after the exercise date
Performance Rights -Tranche 50	30/04/2022	11,421	100% 24/01/2023	\$3.79	n/a	1 year	n/a	100% \$3.94	\$0.00	At end of each vesting period	30 days after the exercise date

Note 19: Share-based payments (cont.)

Recognition and measurement

The Group operates equity-settled share-based remuneration plans for its employees. None of the Group's plans feature any options for a cash settlement.

All goods and services received in exchange for the grant of any share-based payment are measured at their fair values. Where employees are rewarded using share-based payments, the fair values of employees' services are determined indirectly by reference to the fair value of the equity instruments granted. This fair value is appraised at the grant date and excludes the impact of non-market vesting conditions (for example profitability and sales growth targets and performance conditions).

All share-based remuneration is ultimately recognised as an expense in profit or loss with a corresponding credit to share option reserve. If vesting periods or other vesting conditions apply, the expense is allocated over the vesting period, based on the best available estimate of the number of share options expected to vest.

Non-market vesting conditions are included in assumptions about the number of options that are expected to become exercisable. Estimates are subsequently revised if there is any indication that the number of share options expected to vest differs from previous estimates. Any cumulative adjustment prior to vesting is recognised in the current period. No adjustment is made to any expense recognised in prior periods if share options ultimately exercised are different to that estimated on vesting.

Upon exercise of share options, the proceeds received net of any directly attributable transaction costs are allocated to share capital.

Key estimates - share-based payments

The Group uses estimates to determine the fair value of equity instruments issued to Directors, executives and employees. The estimates include volatility, risk-free rates and consideration of satisfaction of performance criteria for recipients of equity instruments. Options were issued as outlined above and the cost of these rights represents the valuation and the accounting impact of prior issuances and determinations remains unchanged.

Note 20: Financial assets and financial liabilities

Categories of financial assets and financial liabilities

	2022	2021
Financial access at an article land	\$	\$
Financial assets at amortised cost		
Cash and cash equivalents	26,977,326	13,721,681
Trade and other receivables	107,736,410	75,995,634
Total financial assets	134,713,736	89,717,315
Financial liabilities at amortised cost		
Trade and other payables	50,951,472	33,736,303
Credit cards	140,857	77,611
Working capital facility	25,503,847	10,510,296
Commercial bills	72,722,498	28,383,374
Lease liabilities	13,173,476	7,999,448
	162,492,150	80,707,032
Financial liabilities at fair value through the profit and loss		
Contingent consideration	30,063,057	8,830,502
	30,063,057	8,830,502
Total financial liabilities	192,555,207	89,537,534

Note 20: Financial assets and financial liabilities (cont.)

Borrowings at amortised cost

The current interest rate on the commercial bills is 2.85% - 4.10% (2021: 1.90%) at 30 June 2022. Three new bills were entered into during the current financial year to fund the acquisitions. The bills have a maturity dates ranging from August 2023 through to June 2027. One of these bills is on a monthly rollover with monthly repayments whilst the remainder are on a 3-monthly basis and are reduced with quarterly payments with the exception of a \$5,500,000 and \$35,000,000 bill which are interest only. These bills are due for repayment in full by August 2023 and June 2027. The other commercial bills are fully repayable within 5 years of the original drawdown date. They are all held with St George Bank. Refer to Note 16 for further details around security provided.

For details on the repayment periods and interest rates for lease liabilities refer to Note 24.

Contingent consideration at fair value through the profit and loss

Contingent consideration was payable on a number of the acquisitions during the current financial year. These are contingent on the EBITDA or gross profit of the entity or group of entities acquired reaching stipulated amounts. The probability of the relevant entities achieving the maximum EBITDA has been assessed as high and that the earn outs will be payable; the contingent consideration valuations reflect this assessed probability.

The second tranche of the contingent consideration for the acquisition of the Halcyon Knights Group was settled during the year by the issued of shares in PeopleIn Limited for \$4,466,079. A fair value loss of \$3,455,893 (2021: loss \$944,861) was reflected in the profit and loss for the year ended 30 June 2022.

Other financial instruments

The carrying amount of the following financial assets and liabilities is considered a reasonable approximation of fair value:

- trade and other receivables
- cash and cash equivalents
- trade and other payables
- credit cards
- working capital facility

Note 21: Financial risk management

(a) General objectives, policies and processes

In common with all other businesses, the Group is exposed to risks that arise from its use of financial instruments. This note describes the Group's objectives, policies and processes for managing those risks and the methods used to measure them. Further quantitative information in respect of these risks is presented throughout these financial statements

The Group's financial instruments consist mainly of deposits with banks, trade and other receivables, trade and other payables and borrowings.

The Board has overall responsibility for the determination of the Group's risk management objectives and policies and, whilst retaining ultimate responsibility for them, it has delegated the authority for designing and operating processes that ensure the effective implementation of the objectives and policies to the Group's finance function. The Group's risk management policies and objectives are therefore designed to minimise the potential impacts of these risks on the results of the Group where such impacts may be material.

The overall objective of the Board is to set polices that seek to reduce risk as far as possible without unduly affecting the Group's competitiveness and flexibility. Further details regarding these policies are set out below.

Note 21: Financial risk management (cont.)

(b) Credit risk

Credit risk is the risk that the other party to a financial instrument will fail to discharge their obligation resulting in the Group incurring a financial loss. This usually occurs when debtors fail to settle their obligations owing to the Group. The Group's objective is to minimise the risk of loss from credit risk exposure.

The Group's maximum exposure to credit risk at the end of the reporting period, without taking into account the value of any collateral or other security, in the event other parties fail to perform their obligations under financial instruments in relation to each class of recognised financial asset at reporting date, is as follows:

	2022	2021
	\$	\$
Cash and cash equivalents	26,977,326	13,721,681
Trade and other receivables	107,736,409	75,995,634
	134,713,735	89,717,315

Credit risk is reviewed regularly by the Board through the monthly board reporting.

Bank deposits are held with the following parties:

	2022	2021
	\$	\$
St George Bank	14,893,963	8,457,090
Australian and New Zealand Banking Group Limited	792,007	1,217,749
National Australia Bank Limited	5,480,499	2,979,671
Westpac Banking Corporation	4,626,236	141,662
OCBC Bank Singapore	937,316	679,682
Bank SA	245,813	245,117
Cash on hand	1,492	710
	26,977,326	13,721,681

In respect of trade and other receivables, the Group is not exposed to any significant credit risk exposure to any single counterparty or any Group of counterparties having similar characteristics. Trade receivables consist of a large number of customers in various industries and geographical areas. Based on historical information about customer default rates management consider the credit quality of trade receivables that are past due but not impaired to be good.

The carrying amount of receivables whose terms have been renegotiated, that would otherwise be past due or impaired is nil.

The Group's trade receivables and contract assets are subject to the expected credit loss model. The Group applies the AASB 9 simplified approach to measuring expected credit losses which uses a lifetime expected loss allowance for all trade receivables and contract assets.

To measure the expected credit losses, trade receivables and contract assets have been grouped based on shared credit risk characteristics and the days past due. The expected loss rates are based on the payment profiles of sales over a period of 36 month before 30 June 2022 and the corresponding historical credit loss experienced within this period. The historical loss rates are adjusted to reflect current and forward-looking information on macroeconomic factors affecting the ability of the customers to settle the receivables. The Group has not identified any major factors which impact the sales of services and therefore hasn't adjusted the historical loss rates based on expected changes in things like the GDP or unemployment rate.

Note 21: Financial risk management (cont.)

(b) Credit risk (cont.)

On that basis, the loss allowance as at 30 June 2022 was determined as follows for trade receivables:

	Expected loss rate	Gross Carrying Amount	Loss allowance
30 June 2022	%	\$	\$
Not past due	-	91,567,670	310,802
Not more than 6 months past due	45%	689,106	213,023
More than 6 months but not more than 1 year past due	45%	712,012	257,943
More than 1 year past due	85%	246,804	209,784
	-	93,215,592	991,552
30 June 2021			
Not past due	-	68,521,107	21,082
Not more than 6 months past due	45%	263,445	76,559
More than 6 months but not more than 1 year past due	45%	209,972	209,973
More than 1 year past due	85%	-	-
	_	68,994,524	307,614

No provision for loss allowance has been raised on the contract assets as this is generally converted to trade receivables within 1-2 weeks of recognition. Standard customer terms range between 7 to 120 days.

(c) Liquidity risk

Liquidity risk is the risk that the Group may encounter difficulties raising funds to meet financial obligations as they fall due. The object of managing liquidity risk is to ensure, as far as possible, that the Group will always have sufficient liquidity to meets its liabilities when they fall due, under both normal and stressed conditions. Liquidity risk is reviewed regularly by the Board.

The Group manages liquidity risk by monitoring forecast cash flows and liquidity ratios such as working capital. The Group's working capital, being current assets less current liabilities is \$26,482,920 at 30 June 2022 (2021: \$24,649,805).

Maturity analysis – Financial liabilities

Consolidated	Carrying Amount	Contractual Cash flows	within 1 year	1 – 5 years	5 years +
2022	\$	\$	\$	\$	\$
Trade and other payables	50,951,472	50,951,472	50,951,472	-	-
Credit cards	140,857	140,857	140,857	-	-
Contingent consideration	30,063,057	30,952,096	15,565,720	15,386,376	-
Working capital facility	25,503,847	25,503,847	25,503,847	-	-
Commercial bills	72,722,498	82,440,628	9,196,544	73,244,084	-
Lease liabilities	13,173,476	14,118,498	4,832,391	7,720,448	1,565,659
2021					
Trade and other payables	33,736,303	33,736,303	33,736,303	-	-
Credit cards	77,611	77,611	77,611	-	-
Contingent consideration	8,830,502	9,594,766	7,213,980	2,380,786	-
Working capital facility	10,510,296	10,510,296	10,510,296	-	-
Commercial bills	28,383,374	30,291,514	6,433,462	23,858,052	-
Lease liabilities	7,999,448	8,958,368	2,758,697	5,611,612	588,059

Note 21: Financial risk management (cont.)

(d) Currency risk

The Australian dollar (AUD) is the functional currency of the Group and as a result currency exposure arising from the transactions and balances in currencies other than the AUD.

The Group's potential currency exposures comprise:

- The Recruitment Company is a subsidiary based in New Zealand. Therefore, this Company's functional currency is New Zealand Dollars (NZD). The results for the Company are converted to AUD for consolidation and reporting purposes. Given the entity is a very small part of the operations of the Group as a whole this exposure is very minor.
- The Halcyon Knights Pte Ltd is a subsidiary based in Singapore. Therefore, this Company's functional currency is Singapore Dollars (SGD). The results for the Company are converted to AUD for consolidation and reporting purposes. Given the entity is a very small part of the operations of the Group as a whole this exposure is very minor.

(e) Market risk

Market risk arises from the use of interest bearing, tradable and foreign currency financial instruments. It is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in interest rates (interest rate risk), foreign exchange rates (currency risk) or other market factors (other price risk). The Group does not have any material exposure to market risk other than as set out below.

Interest rate risk

Interest rate risk arises principally from cash and cash equivalents. The objective of interest rate risk management is to manage and control interest rate risk exposures within acceptable parameters while optimising the return.

Interest rate risk is managed with a mixture of fixed and floating rate investments. For further details on interest rate risk refer to the tables below:

Consolidated	Floating interest rate	Fixed interest rate	Non-interest bearing	Total carrying amount	Weighted average effective interest rate
2022	\$	\$	\$	\$	%
Financial assets					
Cash and cash equivalents	26,977,326	-	-	26,977,326	0.02%
Trade and other receivables	-	-	107,736,409	107,736,409	n/a
Total financial assets	26,977,326	-	107,736,409	134,713,735	
Financial liabilities					•
Trade and other payables	-	-	50,951,472	50,951,472	n/a
Credit cards	-	140,857	-	140,857	Nil
Contingent consideration		-	30,063,057	30,063,057	n/a
Working capital facility	25,503,847	-	-	25,503,847	2.82%
Commercial bills	72,722,498	-	-	72,722,498	2.25%
Lease liabilities	-	13,173,476	-	13,173,476	4.51%
Total financial liabilities	98,226,345	13,314,333	81,014,529	192,555,207	_

Note 21: Financial risk management (cont.)

(e) Market risk (cont.)

Consolidated	Floating interest rate	Fixed interest rate	Non-interest bearing	Total carrying amount	Weighted average effective interest rate
2021	\$	\$	\$	\$	%
Financial assets					
Cash and cash equivalents	13,721,681	-	-	13,721,681	0.04%
Trade and other receivables	-	-	75,995,634	75,995,634	n/a
Total financial assets	13,721,681	-	75,995,634	89,717,315	
Financial liabilities					
Trade and other payables	-	-	33,736,303	33,736,303	n/a
Credit cards	-	77,611	-	77,611	Nil
Contingent consideration	-	-	8,830,502	8,830,502	n/a
Working capital facility	10,510,296	-	-	10,510,296	1.25%
Commercial bills	28,383,374	-	-	28,383,374	2.32%
Lease liabilities	-	7,999,448	-	7,999,448	5.73%
Total financial liabilities	38,893,670	8,077,059	42,566,805	89,537,534	

The Group has performed a sensitivity analysis relating to its exposure to interest rate risk. This sensitivity demonstrates the effect on the current year results and equity which could result from a change in these risks. A 1% change in the interest rate would impact the profit or loss by \$712,490 (2021: \$146,617).

(f) Foreign Exchange Risk

Foreign exchange risk (FX risk) arises principally from cash and cash equivalents. The objective of FX risk management is to manage and control FX risk exposures within acceptable parameters while optimising the return. The Group has cash and cash equivalents in NZD and SGD. The balance at the 30 June 2022 was NZD 857,029 (2021: NZD 947,801) and SGD 898,324 (2021: SGD 687,090). Due to the small amount of exposure the impact on profit has not been disclosed.

Note 22: Fair value measurement

The fair value of financial assets and financial liabilities must be estimated for recognition and measurement or for disclosure purposes.

The Group has adopted the amendment to AASB 7 Financial Instruments: Disclosures which requires disclosure of fair value measurements by level of the following fair value measurement hierarchy:

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

The carrying value of a significant portion of all financial assets and financial liabilities approximate their fair values due to their short-term nature and for borrowings with longer terms as a result of them having floating interest rates.

Note 22: Fair value measurement (cont.)

2022	Level 1	Level 2	Level 3
Contingent consideration	-	-	30,063,057
Total Financial Liabilities	-	-	30,063,057
Financial Liabilities at fair value through the profit and loss			
0 1	Level 1	Level 2	Level 3
Financial Liabilities at fair value through the profit and loss 2021 Contingent consideration	Level 1	Level 2	Level 3 8,830,502

There were no transfers between the levels of fair value hierarchy during the year ended 30 June 2022. There were no other financial assets or liabilities valued at fair value at 30 June 2022 and 2021.

The following table summarised the quantitate information about the significant unobservable inputs used in level 3 fair value measurements of contingent consideration.

30 June 2022			
Unobservable Inputs	Range of Inputs	Relationship of unobservable inputs to fair value	
EBITDA achieved	Nil to \$3,000,000	If expected EBITDA was to increase by \$3,000,000 then the fair value would increase by \$21,774,232.	
Gross margin achieved	Nil to \$2,000,000	If expected Gross Margin was the maximum achievable then the fair value would increase by \$160,269.	
Risk-adjusted discount rate	2.05%	A change in the discount rate by 100 bps would increase/decrease the fair value by \$329,485.	
30 June 2021			
Unobservable Inputs	Range of Inputs	Relationship of unobservable inputs to fair value	
EBITDA achieved	Nil to \$3,000,000	If expected EBITDA was the maximum achievable then the fair value would increase by \$102,781.	
Risk-adjusted discount rate	2.05%	A change in the discount rate by 100 bps would increase/decrease the fair value by \$27,559.	
Reconciliation of Level 3 fair value movements		Contingent	
		Consideration	
Opening balance at 1 July 2020		5,950,899	
Recognition on acquisition / funding		4,759,351	
Repayments		(2,824,609)	
Gains and losses recognised in profit or loss		944,861	
Closing balance at 30 June 2021		8,830,502	
Recognition on acquisition / fun	ding	26,868,384	
Repayments		(9,181,385)	
Gains and losses recognised in profit or loss		3,545,556	

Contingent consideration

Closing balance at 30 June 2022

The fair value of contingent consideration related to the acquisition of the Halcyon Knights Group, Techforce Personnel Pty Ltd, GMT Group Pty Ltd, Perigon Group Pty Ltd and FIP Group Holdings Pty Ltd is estimated using a present value technique. The value is estimated by probability-weighting the estimated future cash outflows, adjusting for risk and discounting. During the year the expected contingent consideration was adjusted based on agreed targets and expected share price at the date of payment.

30,063,057

During the year the second tranche of the contingent consideration for the Halcyon Knights Group was settled.

Note 23: Events arising since the end of the reporting period

Vu Tran joined the Board effective 1 July 2022.

On 18 July 2022, a working capital facility for Food Industries People (FIP) was approved for \$10,000,000.

A fully franked dividend of 6.5 cents per share was declared on 26 August 2022.

On the 1 August 2022, 21,000 performance rights vested as a result of the conditions being satisfied and were converted to issued shares.

No other matters or circumstances have arisen since the end of the financial period which significantly affected or may significantly affect the operations of the Group, the results of those operations, or the state of affairs of the Group in future financial periods.

Note 24: Leases

(a) Real estate leases

The Group leases land and buildings for its office space. The leases of office space typically run for a period of 2 - 10 years. Some leases include an option to renew the lease for an additional period of the same duration after the end of the contract term.

Some leases provide for additional rent payments that are based on changes in consumer price index. Some also require the Group to make payments that relate to the property costs (outgoings); these amounts are generally determined annually.

Some leases of office buildings contain extension options exercisable by the Group up to one year before the end of the non-cancellable contract period. Where practicable, the Group seeks to include extension options in new lease to provide operational flexibility. The Group assesses at lease commencement whether it is reasonably certain to exercise the options if there is a significant event or significant change in circumstances within its control. There has been no significant extensions excluded from the lease liabilities.

(b) Equipment leases

The Group leases vehicles and equipment, with lease terms of three to five years. In some cases, the Group has options to purchase the assets at the end of the contract term; in other cases, it guarantees the residual value of the leased assets at the end of the contract term.

The Group monitors the use of these vehicles and equipment and reassesses the estimated amount payable under the residual value guarantees at the reporting date to remeasure lease liabilities and right-of-use assets. As at 30 June 2022, the Group has nil amount payable under the residual guarantees.

(c) Short-term and low value asset leases

The amount of lease commitments for short-term and low value assets not recognised on statement of financial position:

2022	2021
\$	\$
59,608	69,179
89,573	153,442
149,181	222,621
3,426,793	-
-	-
3,426,793	-
	\$ 59,608 89,573 149,181 3,426,793 -

Short term property leases have terms of less than 12 months. These on a whole relate to temporary accommodation for the FIP Group for visa workers under the Pacific Australia Labour Mobility (PALM) scheme.

Note 24: Leases (cont.)

Recognition and measurement

At inception of a contract, the Group assesses whether a contract is, or contains, a lease. A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration. To assess whether a contract conveys the right to control the use of the identified asset, the Group assesses whether:

- the contract involves the use of an identified asset this may be specified explicitly or implicitly and should be physically distinct or represent substantially all of the capacity of a physically distinct asset. If the supplier has a substantive substitution right, then the asset is not identified;
- the Group has the right to obtain substantially all of the economic benefits from use of the asset throughout the period of use; and
- the Group has the right to direct the use of the asset. The Group has this right when it has the decisionmaking rights that are most relevant to changing how and for what purpose the asset is used. In rare cases where the decision about how and for what purpose the asset is used is predetermined, the Group has the right to direct the use of the asset if either:
 - the Group has the right to operate the asset; or
 - the Group designed the asset in a way that predetermines how and for what purpose it will be used.

At inception or on reassessment of a contract that contains a lease component, the Group allocates the consideration in the contract to each lease component on the basis of their relative stand-alone prices. However, for the leases of land and buildings in which it is a lessee, the Group has elected not to separate non-lease components and account for the lease and non-lease components as a single lease component.

The Group recognises a right-of-use asset and a lease liability at the lease commencement date. The right-ofuse asset is initially measured at cost, which comprises the initial amount of the lease liability adjusted for any lease payments made at or before the commencement date, plus any initial direct costs incurred and an estimate of costs to dismantle and remove the underlying asset or to restore the underlying asset or the site on which it is located, less any lease incentives received.

The right-of-use asset is subsequently depreciated using the straight-line method from the commencement date to the earlier of the end of the useful life to the right-of-use or the end of the lease term. The estimated useful lives of right-of-use assets are determined on the same basis as those of property and equipment. In addition, the right-of-use asset is periodically reduced by impairment losses, if any, and adjusted for certain remeasurements of the lease liability.

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date, discounted using the interest rate implicit in the lease or, if that rate cannot be readily determined, the Group's incremental borrowing rate. Generally, the Group uses its incremental borrowing rate as the discount rate.

Lease payments included in the measurement of the lease liability comprise the following:

- fixed payments, including in-substance fixed payments;
- variable lease payments that depend on an index or a rate, initially measured using the index or rate as at the commencement date;
- amounts expected to be payable under a residual value guarantee; and
- the exercise price under a purchase option that the Group is reasonably certain to exercise, lease payments in an optional renewal period if the Group is reasonably curtained to exercise an extension option, and penalties for early termination of a lease unless the Group is reasonably certain not to terminate early.

Note 24: Leases (cont.)

Recognition and measurement (cont.)

The lease liability is measured at amortised cost using the effective interest method. It is remeasured when there is a change in the future lease payments arising from a change in an index or rate, if there is a change in the Group's estimate of the amount expected to be payable under a residual value guarantee, or if the Group changes its assessment of whether it will exercise a purchase, extension or termination option.

When the lease liability is remeasured in this way, a corresponding adjustment is made to the carrying amount of the right-of-use asset or is recorded in profit or loss if the carrying amount of the righto-of-use asset has been reduced to zero.

The Group presents right-of-use assets that do not meet the definition of investment property in 'property, plant and equipment' and lease liabilities in 'financial liabilities' in the statement of financial position.

Short-term leases and leases of low-value assets

The Group has elected not to recognised right-of-use assets and lease liabilities for short-term leases of equipment or property that have a lease term of 12 months or less and leases of low-value assets, including IT equipment. The Group recognises the lease payments associated with these leases as an expense on a straight-line basis over the lease term.

Key judgements and estimations

In determining both the right of use asset and the lease liability certain estimates and judgements were made. These included the following:

- Where options to extend existed each lease was assessed individually, and the likelihood of extension was applied. If it was considered that the lease would be terminated, then it was treated as such otherwise the option period was taken into account.
- There were no residual guarantees contained in any of the lease agreements.
- Increments to lease payments were fixed amounts and these fixed payments and increments were taken into account in the measurement of the right of use asset and lease liability.
- No impairments were identified as each of the right of use assets were allocated to a CGU and these are impairment assessed based on value in use. No impairments to these CGU's have been identified.
- The Group determined that the appropriate discount rate to calculate the right of use assets and liabilities was the Group's current incremental borrowing rate.

Note 25: Contingent assets and contingent liabilities

The Group has no contingent assets and no contingent liabilities.

Note 26: Auditor's Remuneration

	2022 \$	2021 \$
Audit services		
Amounts paid/payable to BDO for audit or review of the financial	l statements for the entity o	r any entity in the
Group:		
- Current year	286,000	230,800
Non-audit services		
Amounts paid/payable to BDO or related entities of BDO for non- entity in the Group as follows:	-audit services performed fo	r the entity or any
- Taxation services	77,988	118,160
- Corporate services	20,295	40,398
Total BDO Audit Pty Ltd and related entities	384,283	389,358
BDO Network Firms		
- Overseas subsidiary taxation compliance services	2,975	12,741
- Overseas subsidiary audit compliance services	15,199	17,953
	18,174	30,694
	402,457	420,052

Note 27: Related party transactions

Transactions between related parties are on normal commercial terms and conditions no more favourable than those available to other parties unless otherwise stated.

Parent entity

The parent entity is PeopleIn Limited, which is incorporated in Australia.

Subsidiaries and associates

Interests in subsidiaries and associates are disclosed in Note 10: Investments in other entities.

Note 27: Related party transactions (cont.)

Key Management Personnel

	2022 \$	2021 \$
Short-term employee benefits (including annual leave accruals)	1,706,638	1,587,758
Long-term employee benefits – long service leave	8,512	106,646
Post-employment benefits – superannuation	150,163	116,922
Share-based payments	381,869	245,342
Total key management personnel (KMP) compensation	2,247,182	2,056,668

Detailed remuneration disclosures are provided in the remuneration report on pages 13 to 22.

The following related party transactions occurred with entities related to the directors:

5 1 7	2022	2021
Shares Issued – On Market *	No.	No.
Directors		
Glen Richards	770	-
Elizabeth Savage	813	708
Shares Issued – Exercise of Options/Performance Rights **	No.	No.
Directors		
Glen Richards	-	200,000
Elizabeth Savage	-	100,000
Declan Sherman	162,704	162,704
Thomas Reardon	502,704	502,704
Executives		
Megan Just	47,066	-
Shares Disposed *		
Directors		
Declan Sherman ***	(5,500,000)	-
Executives		
None		
Options or Performance Rights Issued		
Directors		
Thomas Reardon	116,721	-
Executives		
Ross Thompson	200,000	-
Megan Just	45,154	47,066

* These shares issues/disposals, including dividends reinvested were as a result of on market share acquisitions and disposals at arm's length.

** These shares were issued as a result of performance rights meeting their conditions.

*** 4,000,000 of these shares was transferred to another party for nil consideration.

There were no other transactions with other related parties during the period.

Note 28: Parent entity information

The Corporations Act 2001 requirement to prepare parent entity financial statements where consolidated financial statements are prepared has been removed and replaced by the new regulation 2M.3.01 which requires the following limited disclosure in regard to the parent entity (PeopleIn Limited). The consolidated financial statements incorporate the assets, liabilities and results of the parent entity in accordance with the Group accounting policy. The financial information for the parent entity, PeopleIn Limited, has been prepared on the same basis as the consolidated financial statements.

	2022	2021
	\$	\$
Statement of financial position		
ASSETS		
Current assets	1,656,822	144,541
Non-current assets	158,420,895	109,381,347
Total assets	160,077,717	109,525,888
LIABILITIES		
Current liabilities	-	1,372,066
Non-current liabilities	49,404,235	10,470,215
Total liabilities	52,037,236	11,842,281
EQUITY		
Issued capital	101,534,297	83,131,730
Reserves	5,480,430	2,150,714
Retained earnings	3,658,755	12,401,163
Total equity	110,673,482	97,683,607
Statement of profit or loss and other comprehensive income		
Other revenue	7,341,367	7,700,001
Other income	1,031	2,296
Other expenses	(597,498)	(333,517)
Finance costs	(226)	(7)
Share based payments expense	(3,329,716)	(1,137,141)
Profit before income tax expense	3,414,958	6,231,632
Income tax expense	(299,929)	(2,642,214)
Profit for the year	3,115,029	3,589,418
Other comprehensive income	-	-
Total comprehensive income	3,115,029	3,589,418

Guarantees

Under the terms of the Secured Financing Facility entered in with St George Bank, PeopleIn Limited has provided certain guarantees in relation to the arrangements between the Financier and the borrowing entities. These guarantees relate primarily to payment performance.

There are cross guarantees given by PeopleIn Limited and other subsidiaries as described in note 29. No deficiencies of assets exist in any of these companies.

Contingent liabilities

The parent entity has no contingent liabilities.

Capital commitments

The parent entity has no capital commitments.

Note 29: Deed of cross guarantee

PeopleIn Limited and all subsidiaries listed in note 10, with the exception of The Recruitment Company, Halcyon Knights Pte Ltd, Techforce Personnel Pty Ltd and Techforce Personnel Services Pty Ltd, are parties to a deed of cross guarantee under which each Company guarantees the debts of others. The deed was entered into on the 23 June 2017 and the new entities either incorporated or acquired subsequent to that date were added on the 26 June 2019, 30 July 2020 and 17 June 2021. The entities acquired or incorporated during the financial year were added on the 16 June 2022. By entering into the deed, the wholly owned entities have been relieved from the requirement to prepare a financial report and directors' report under ASIC Corporations (Wholly owned Companies) Instrument 2016/785.

a. Consolidated statement of profit or loss and other comprehensive income and summary of movements in consolidated retained earnings

The above companies represent a 'Closed Group' for the purposes of the instrument, and as there are no other parties to the deed of cross guarantee that are controlled by PeopleIn Limited, they also represent the 'Extended Closed Group'.

Set out below is a consolidated statement of profit or loss and other comprehensive income and a summary of movements in consolidated retained earnings for the year ended 30 June 2022 of the Closed Group.

	2022	2021
	\$	\$
Statement of profit or loss and other comprehensive income		
Revenue	470,389,298	427,845,534
Other income	79,774	72,478
Employee benefits expense	(508,545,185)	(381,248,118)
Occupancy expenses	(3,456,786)	(1,232,714)
Depreciation and amortisation expense	(10,532,789)	(6,535,115)
Other expenses	73,675,618	(12,150,900)
Finance costs	(1,694,611)	(1,457,881)
Share of profit of equity-accounted investees, net of tax	195,816	(6,059)
Profit before income tax expense	20,111,135	25,287,225
Income tax expense	(6,519,676)	(8,237,863)
Profit for the period	13,591,459	17,049,362
Other comprehensive income for the period, net of income tax	-	-
Total comprehensive profit / (loss) for the period	13,591,459	17,049,362
Summary of movements in consolidated retained earnings		
Retained earnings at the beginning of the financial year	12,063,105	6,149,149
Profit for the period	13,591,460	17,049,362
Retained earnings at the end of the financial year	25,654,565	23,198,511

Note 29: Deed of cross guarantee (cont.)

b. Consolidated statement of financial position

Set out below is a consolidated statement of financial position as at 30 June 2022 of the Closed Group.

Property, plant and equipment 14,706,784 7,522 Intangible assets 201,996,292 116,939 TOTAL NON-CURRENT ASSETS 217,205,923 125,494 TOTAL ASSETS 336,984,185 191,061 CURRENT LIABILITIES CURRENT LIABILITIES CURRENT LIABILITIES	,952 ,185 , 646 ,752 109) ,515 ,531
Cash and cash equivalents 24,965,823 11,207 Trade and other receivables 82,706,930 52,745 Other current assets 12,105,509 1,613 TOTAL CURRENT ASSETS 119,778,262 65,566 NON-CURRENT ASSETS 119,778,262 65,566 NON-CURRENT ASSETS 119,778,262 65,566 NON-CURRENT ASSETS 452,297 1,038 Financial assets 50,550 (6, Property, plant and equipment 14,706,784 7,522 Intangible assets 201,996,292 116,939 TOTAL NON-CURRENT ASSETS 217,205,923 125,494 TOTAL ASSETS 336,984,185 191,061	,952 ,185 , 646 ,752 109) ,515 ,531
Trade and other receivables 82,706,930 52,745 Other current assets 12,105,509 1,613 TOTAL CURRENT ASSETS 119,778,262 65,566 NON-CURRENT ASSETS 452,297 1,038 Financial assets 50,550 (6, Property, plant and equipment 14,706,784 7,522 Intangible assets 201,996,292 116,939 TOTAL ASSETS 217,205,923 125,494 CURRENT LIABILITIES 336,984,185 191,061	,952 ,185 , 646 ,752 109) ,515 ,531
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CURRENT LIABILITIES	
CURRENT LIABILITIES	.335
Trade and other payables45,589,50826,088	8,810
Contingent consideration13,015,8046,872	,665
Financial liabilities 24,559,180 6,150	,811
Current tax liabilities473,7411,223	,626
Employee benefits 16,096,277 3,994	,227
TOTAL CURRENT LIABILITIES99,734,51044,339	,139
NON-CURRENT LIABILITIES	027
Contingent consideration17,047,2531,952Financial liabilities72,540,62027,744	
Financial liabilities 73,548,639 27,716 D. f. Line line line line line 5,548,639 5,548,639	
Deferred tax liabilities 10,455,650 5,516	
· · ·	2,377
TOTAL NON-CURRENT LIABILITIES101,887,51435,772	,761
TOTAL LIABILITIES 201,622,024 80,112	,900
NET ASSETS 135,362,161 110,948	435
	,400
EQUITY	
Share capital 101,531,224 83,128	,657
Retained earnings 25,654,565 23,198	,511
Reserves 5,581,986 2,252	,270
132,767,775 108,575	
Non-controlling interest 2,594,386 2,368	,438
TOTAL EQUITY 135,362,161 110,948	9,438 8,997

Note 30: Other accounting policies

GST

Revenues, expenses and assets are recognised net of GST except where 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.

Receivables and payables 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 consolidated statement of financial position.

Cash flows are included in the consolidated 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.

Equity, reserves and dividend payments

Share capital represents the fair value of shares that have been issued. Any transaction costs associated with the issuing of shares are deducted from share capital, net of any related income tax benefits.

Other components of equity include the following:

- foreign currency translation reserve: comprises foreign currency translation differences arising on the translation of financial statements of the Group's foreign entities into Australian Dollars.

- share based payments reserve: records items recognised as expenses on valuation of employee share options.

Retained earnings include all current and prior period retained profits.

Dividend distributions payable to equity shareholders are included in other liabilities when the dividends have been approved in a General Meeting prior to the reporting date.

All transactions with owners of the parent are recorded separately within equity.

New and amended standards and interpretations not yet adopted

New Accounting Standards and Interpretations not yet mandatory or early adopted Australian Accounting Standards and Interpretations that have recently been issued or amended but are not yet mandatory, have not been early adopted by the Group for the annual reporting period ended 30 June 2022.

From managements review of the new Australian Accounting Standards and Interpretations issued not yet adopted there is no significant impacts on the financial performance or position of the Group envisaged.

New, revised or amending Accounting Standards and Interpretations adopted

The Group has adopted all of the new, revised or amending Accounting Standards and Interpretations issued by the Australian Accounting Standards Board ('AASB') that are mandatory for the current reporting period.

The adoption of these new and revised Standards and Interpretations did not have any material impact on the amounts recognised in the financial statements of the Group for the current or prior. There have been no changes in the accounting policies from that disclosed in the 30 June 2021 financial statements.

Note 31: Change in accounting policies

The Group has consistently applied the accounting policies to all periods presented in these consolidated financial statements.

Directors' Declaration

For the year ended 30 June 2022

- 1. In the opinion of the Directors of PeopleIn Limited (the 'Company'):
 - a. The consolidated financial statements and notes of PeopleIn Limited are in accordance with the *Corporations Act 2001*, including:
 - i. Giving a true and fair view of the financial position as at 30 June 2022 and of its performance for the period ended on that date; and
 - ii. Complying with Australian Accounting Standards (including the Australian Accounting Interpretations), which as stated in notes to the financial statements constitutes compliance with International Financial Reporting Standards and the Corporations Regulations 2001; and
 - 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. At the date of this declaration, there are reasonable grounds to believe that the members of the Extended Closed Group identified in note 29 will be able to meet any obligation or liabilities to which they are, or may become, subject by virtue of the deed of cross guarantee described in note 29.
- 2. The directors have been given the declarations by the Interim Chief Executive Officer and Chief Financial Officer required by section 295A of the *Corporations Act 2001*.

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

Hen Flackardo

Glen Richards Chairman

Dated this 26th day of August 2022



Level 10, 12 Creek Street Brisbane QLD 4000 GPO Box 457 Brisbane QLD 4001 Australia

INDEPENDENT AUDITOR'S REPORT

To the members of PeopleIn Limited

Report on the Audit of the Financial Report

Opinion

We have audited the financial report of PeopleIn 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 profit or loss and other 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.



Impairment of goodwill and intangible assets

Key audit matter	How the matter was addressed in our audit

Refer to Note 13 - Intangible assets

The group has recognised intangible assets as a result of both historic acquisitions over a number of years and business acquisitions in the current year.

The impairment assessment of the Group's intangible asset balances incorporated significant judgment in respect of factors such as discount rates, revenue growth and cost assumptions.

This was determined to be a key audit matter due to amounts involved being material, the inherent subjectivity associated with critical judgements being made in relation to forecast future revenue and costs, discount rates and terminal growth.

Our procedures, amongst others, included:

- Evaluation of the methodology applied by the group in determining the cash generating units (CGU);
- Assessment of the Group's value in use model by reference to the budgets and future plans;
- Performance of tests over the mathematical accuracy of the model and underlying calculations;
- Challenge of key assumptions, including forecast growth rates by comparison to historical results, business trends, and economic and industry forecasts, and evaluation of the discount rates used by assessing the cost of capital for each CGU;
- Sensitivity analysis on the key assumptions used in the model. These included revenue forecasts and revenue multipliers used in the terminal year of the cash flows and the discount rates applied; and
- Assessing the adequacy of the Group's disclosures.

Key audit matter	How the matter was addressed in our audit
Refer to Note 9 - Acquisition of businesses	Our procedures, amongst others, included:
During the 2022 financial year the Group acquired a number of entities.	• Reviewing the acquisition agreements to understand the key terms and conditions, and ensuring the
The audit of the accounting for business combinations is a key audit matter due to the significant judgement and complexity involved in determining the fair value of identifiable intangible assets and the purchase price.	accounting for the acquisitions was consistent with the agreements;
	 Evaluating the assumptions and methodology in Management's determination of the fair value of the assets and liabilities acquired; and
	• Assessing the adequacy of the Group's disclosures.

Acquisition of subsidiaries



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.

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:

https://www.auasb.gov.au/admin/file/content102/c3/ar1_2020.pdf

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 13 to 22 of the directors' report for the year ended 30 June 2022.

In our opinion, the Remuneration Report of PeopleIn 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

M Cutri Director Brisbane, 26 August 2022

SHAREHOLDER INFORMATION AS AT 19 AUGUST 2022

Shareholder Information required by the Australian Securities Exchange Limited (ASX) Listing Rules and not disclosed elsewhere in the Report is set out below.

1. In accordance with the 4th edition ASX Corporate Governance Council's Principles and Recommendations, the 2022 Corporate Governance Statement, as approved by the Board, is available on the Company's website at: https://www.peopleinfrastructure.com. The Corporate Governance Statement sets out the extent to which PeopleIn Limited has followed the ASX Corporate Governance Council's Recommendations during the 2022 financial year.

2. Substantial shareholders

The number of securities held by substantial shareholders and their associates (as reported to the ASX) are set out below:

Fully paid Ordinary Shares

Name	Number	%
Andnatco AWX Pty Ltd and Andrew Peter Brosnan	6,058,323	6.13%
AP Brosnan Pty Ltd and Mark Dennis Reiken	6,078,999	6.15%

3. Number of security holders and securities on issue

PeopleIn Limited has issued the following securities:

- (a) 98,776,023 fully paid ordinary shares held by 5,872 shareholders;
- (b) 343,170 unlisted \$4.371 options held by 1 option holder; and
- (c) 1,999,784 performance rights held by 58 performance rights holders.

4. Voting rights

Ordinary shares

In accordance with the PeopleIn Limited Constitution, and subject to any rights or restrictions attached to any class of shares, at a meeting of members the voting rights attached to ordinary shares are that on a show of hands, every member present, in person or proxy, has one vote and upon a poll, each share shall have one vote.

Options

Option holders do not have any voting rights on the options held by them.

5. Distribution of security holders

(a) Quoted securities

Category	Fully paid Ordinary shares			
	Holders	%	Shares	%
1 - 1,000	2,203	37.52	1,059,117	1.07
1,001 - 5,000	2,187	37.24	5,557,652	5.63
5,001 - 10,000	772	13.15	5,837,806	5.91
10,001 - 100,000	660	11.24	14,571,872	14.75
100,001 and over	50	0.85	71,749,576	72.64
Total	5,872	100.00	98,776,023	100.00

SHAREHOLDER INFORMATION AS AT 19 AUGUST 2022 (CONT.)

5. Distribution of security holders (cont.)

(b) Unquoted securities

Category	\$1.00 Options		
	Holders	Number	%
1 - 1,000	-	-	-
1,001 - 5,000	-	-	-
5,001 - 10,000	-	-	-
10,001 - 100,000	-	-	-
100,001 and over	1	343,170	100
Total	1	343,170	100

6. Unmarketable parcel of shares

There are no unmarketable parcels held as at 19 August 2022.

7. Twenty largest shareholders of quoted equity securities

Fully paid ordinary shares

Details of the 20 largest shareholders by registered shareholding are:

	Name	No. of	% IC
		shares	
1	NATIONAL NOMINEES LIMITED	16,937,908	17.15
2	J P MORGAN NOMINEES AUSTRALIA PTY LIMITED	11,534,678	11.68
3	CITICORP NOMINEES PTY LIMITED	9,906,542	10.03
4	HSBC CUSTODY NOMINEES (AUSTRALIA) LIMITED	9,727,407	9.85
5	NAMBAWAN INVESTMENTS PTY LTD	2,949,461	2.99
6	BNP PARIBAS NOMINEES PTY LTD HUB24 CUSTODIAL SERV LTD	2,469,985	2.50
7	BNP PARIBAS NOMS PTY LTD	2,030,310	2.06
8	ELSEM PTY LTD	1,798,885	1.82
9	IDSINVEST PTY LTD	1,742,676	1.76
10	WAM INDUSTRIES PTY LTD	1,363,892	1.38
11	ELSEM PTY LTD	1,259,219	1.27
12	GF & LH RICHARDS SUPER PTY LTD	603,641	0.61
13	BNP PARIBAS NOMINEES PTY LTD	421,796	0.43
14	UBS NOMINEES PTY LTD	402,202	0.41
15	SIMON BLACK PROMOTIONS PTY LTD	400,000	0.40
16	PACIFIC CUSTODIANS PTY LIMITED	390,363	0.40
17	ROHAR INVESTMENTS (QLD) PTY LTD	380,465	0.39
18	RYAN GROWTH PTY LTD	365,468	0.37
19	MAXIMUM (NQ) PTY LTD	353,641	0.36
20	WARBONT NOMINEES PTY LTD	336,378	0.34
	Total	65,374,917	66.18
	Balance of register	33,401,106	33.82
	Grand total	98,776,023	100.00

SHAREHOLDER INFORMATION AS AT 19 AUGUST 2022 (CONT.)

8. A list of other stock exchanges on which any of the Company's securities are quoted.

PeopleIn Limited securities are only listed on the ASX.

9. There are 3,058,104 securities subject to a 6 month voluntary escrow that are on issue.

10. Unquoted securities

Options

343,170 unlisted options have been issued to 1 option holder and remain unexercised. Details of holders of 20% or more of the \$1.00 options are as follows:

Name	Number	%
Justin McNicol	343,170	100.00

11. On market buy-back

There is no current on market buy-back.

12. Statement regarding use of cash and assets.

During the period between 1 July 2021 and 30 June 2022, PeopleIn Limited has used its cash and assets readily convertible to cash that it had at the time of ASX admission in a way consistent with its business objectives set out in the prospectus dated 20 October 2019.