APPENDIX 4E

Annual Financial Report Year ended 30 June 2023

Name of Entity: Ingenia Communities Group ("INA"), a stapled entity comprising Ingenia Communities Holdings Limited ACN 154 444 925, Ingenia Communities Fund ARSN 107 459 576, and Ingenia Communities Management Trust ARSN 122 928 410.

Current period:	1 July 2022 - 30 June 2023
Previous corresponding period:	1 July 2021 - 30 June 2022

Results for announcement to the market

	30 June 2023	30 June 2022 Restated	Change	Change	
	\$'000	\$'000	\$'000	%	
Revenue	394,468	338,146	56,322	17%	
Net profit for the year attributable to members ¹	64,368	95,798	(31,430)	(33%)	
Underlying profit	84,653	87,856	(3,203)	(4%)	
Net asset value per security (\$) ¹	\$3.77	\$3.72	\$0.05	1%	
Net tangible assets per security (\$) ^{1,2}	\$3.52	\$3.46	\$0.06	2%	
Distributions - (cents)					
Final Distribution (payable 21 September 2023)	5.8	5.8	-	-	
Interim Distribution (paid 23 March 2023)	5.2	5.2	-	-	
Total Distributions	11.0	11.0	-	-	
FY23 Final distribution dates			•		
Ex-dividend date	25 August 2023				
Record date	5pm 28 August 2023				
Payment date	21 September 20	023			
The Dividend and Distribution Reinvestment Plan is	not operational for t	his distribution.			

Details of entities over which control has been gained or lost during the period

Control gained: None Control lost: None

Details of any associates and joint venture entities required to be disclosed

The Group has a 50% interest in the following joint venture entities and their wholly owned subsidiaries:

- Sungenia LandCo Pty Ltd
- Sungenia Land Trust
- Sungenia OpCo Pty Ltd
- Sungenia Operations Trust
- Sungenia Development Pty Ltd

Refer to Note 15 in the 30 June 2023 Annual Financial Report for further detail.

¹ FY22 restated for recognition of deferred taxes and a non-current liability. Refer to Note 1 in the 30 June 2023 Annual Financial Report for further detail.

² Net tangible asset per security includes right-of-use assets.

Other significant information and commentary on results

Please refer to the Group's separate results presentation and announcement.

Additional Appendix 4E disclosure requirements can be found in the Directors' Report and the 30 June 2023 Annual Financial Report.

Audit status

This report is based on the consolidated 30 June 2023 Annual Financial Report of Ingenia Communities, which has been reviewed by Ernst & Young. The Auditor's Independence Declaration provided by Ernst & Young is included in the 30 June 2023 Annual Financial Report.

For all other information required by Appendix 4E, including a results commentary, please refer to the following documents:

- Operating and financial review
- Financial Report
- Results presentation and media release



Charisse Nortje Company Secretary 22 August 2023



INGENIA COMMUNITIES HOLDINGS LIMITED A.C.N. 154 444 925

FINANCIAL REPORT YEAR ENDED 30 JUNE 2023

www.ingeniacommunities.com.au Registered Office: Level 3, 88 Cumberland Street, The Rocks NSW 2000

Annual Report
Ingenia Communities Holdings Limited
For the year ended 30 June 2023

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Directors' Report

Ingenia Communities Holdings Limited For the year ended 30 June 2023

The Directors of Ingenia Communities Holdings Limited ("ICH" or the "Company") present their report together with the Company's financial report for the year ended 30 June 2023 (the "current period") and the Independent Auditor's Report thereon. The Company's financial report comprises the consolidated financial report of the Company and its controlled entities, including Ingenia Communities Fund ("ICF" or the "Fund") and Ingenia Communities Management Trust ("ICMT") (collectively, the "Trusts").

The shares of the Company are "stapled" with the units of the Trusts and trade on the Australian Securities Exchange ("ASX") as one security (ASX Code: INA). Ingenia Communities RE Limited ("ICRE" or "Responsible Entity"), a wholly owned subsidiary of the Company, is the responsible entity of the Trusts. In this report, the Company and the Trusts are referred to collectively as the Group.

In accordance with Accounting Standard AASB 3 *Business Combinations*, the stapling of the Company and the Trusts was regarded as a business combination. The Company has been identified as the parent for preparing consolidated financial reports.

DIRECTORS

The Directors of the Company at any time during or since the end of the current period were:

Non-Executive Directors (NEDs)

Jim Hazel (Chairman)
Robert Morrison (Deputy Chairman)
Amanda Heyworth
Pippa Downes
John McLaren
Gregory Hayes
Sally Evans

Executive Director

Simon Owen (Managing Director and Chief Executive Officer (MD and CEO))

Company Secretaries

Natalie Kwok (Chief Investment Officer and General Counsel (CIO and GC)) Charisse Nortje (appointed, effective 1 July 2022)

Qualifications, experience and special responsibilities

Jim Hazel - Chair/Independent Non-Executive Director Experience and expertise

Mr Hazel was appointed to the Board in March 2012. Mr Hazel has had an extensive corporate career in both the banking and retirement sectors.

His retirement village operations experience includes being Managing Director of Primelife Corporation Limited (now part of Lend Lease).

Mr Hazel is a director of Bendigo and Adelaide Bank Limited, and a Council Member and Pro-Chancellor of the University of South Australia. He is also a director of COTA Australia, the peak policy development, advocacy and representation organisation for older Australians. In addition, he is Chair of Barossa, Hills and Fleurieu Local Health Network.

Mr Hazel holds a Bachelor of Economics and is a Senior Fellow of the Financial Services Institute of Australasia and a Fellow of the Australian Institute of Company Directors.

Other current listed company directorships

Bendigo and Adelaide Bank Ltd (ASX:BEN)

Former listed company directorships in the last three years

Special responsibilities as at 30 June 2023

Member of the Audit, Risk and Sustainability Committee

Ingenia Communities Holdings Limited For the year ended 30 June 2023

Robert Morrison - Independent Non-Executive Director and Deputy Chairman Experience and expertise

Mr Morrison was appointed to the Board in February 2013. He brings to the Board extensive experience in property investments, property development, portfolio management and capital raisings as well as institutional funds management.

Mr Morrison is a Founding Partner and Executive Director of alternative investments firm, Barwon Investment Partners, which invests in healthcare real estate, property finance and private equity on behalf of institutional and wholesale investors.

Mr Morrison's investment experience includes senior portfolio management roles where he managed both listed and unlisted property funds on behalf of institutional investors. Prior executive positions include Head of Property for Asia Pacific and Director of Asian Investments at AMP Limited.

Mr Morrison was previously a Non-Executive Director of Mirvac Funds Management Limited, an Executive Director of AMP Capital Limited and a National Director of the Property Council of Australia.

Mr Morrison holds a Bachelor of Town and Regional Planning (Hons) and a Master of Commerce.

Other current listed company directorships

Nil

Former listed company directorships in the last three years

Nil

Special responsibilities as at 30 June 2023

Chair of the Investment Committee

Member of the Remuneration and Nomination Committee

Amanda Heyworth - Independent Non-Executive Director Experience and expertise

Ms Heyworth was appointed to the Board in April 2012. She is a professional company director with broad experience in high growth companies, M&A transactions and venture capital investments with expertise in developing and executing growth strategies and digital transformation.

Ms Heyworth serves on the boards of Heritage and People's Choice as well as Housing Choices Australia, and also chairs boards in the university and Government sectors. Previously, Ms Heyworth ran a venture capital fund and held roles in investment banking and the Federal Treasury.

Ms Heyworth holds a BA (Accounting) with a major in finance, post graduate qualifications in accounting and finance and an MBA from the Australian Graduate School of Management. Ms Heyworth is also a Fellow of the Australian Institute of Company Directors.

Other current listed company directorships

Nil

Former listed company directorships in the last three years

Nil

Special responsibilities as at 30 June 2023

Member of the Audit, Risk and Sustainability Committee (1 December 2022 - present) Member of the Remuneration and Nomination Committee (1 December 2022 - present) Chair of the Remuneration and Nomination Committee (1 July 2022 - 1 December 2022)

Pippa Downes - Independent Non-Executive Director Experience and expertise

Ms Downes was appointed to the Board on 4 December 2019. Ms Downes is a professional company director who has held executive and non-executive roles across listed, not-for-profit and government enterprises.

Ms Downes brings to the Board significant experience in international banking and capital markets as well as broad industry knowledge across financial services, technology, infrastructure and property. Prior executive roles include Managing Director and Equity Partner at Goldman Sachs JB Were. Ms Downes currently serves on the boards of Australian Technology Innovators and Ms Downes is a member of the Australian Super Investment Committee as well as a member of the ASIC Consultative Panel.

Ingenia Communities Holdings Limited For the year ended 30 June 2023

Ms Downes was previously a Director of Zip Co Limited, Director of ALE Property Group, a Panel Member of the ASX Appeals Tribunal and a Director of ASX Clearing and Settlement Companies, Sydney Olympic Park Authority and Windlab. She has also served as a Director of The Pinnacle Foundation, Swimming Australia Foundation and Swimming Australia Limited and as a Commissioner of Sport Australia.

Ms Downes holds a Masters in Applied Finance and a Bachelor of Science (Business Administration) and is a member of the Australian Institute of Company Directors, Chief Executive Women and Women Corporate Directors.

Other current listed company directorships

Nil

Former listed company directorships in the last three years

Zip Co Limited (ASX: ZIP) (June 2022) ALE Property Group (ASX: LEP) (December 2021)

Special responsibilities as at 30 June 2023

Chair of the Audit, Risk and Sustainability Committee Member of the Investment Committee

John McLaren - Non-Executive Director Experience and expertise

Mr McLaren was appointed to the Board on 6 December 2021. Mr McLaren previously acted as Alternate Director for Gary Shiffman (February 2019 - December 2021). Mr McLaren has over 28 years of experience in executive and non-executive roles in financial and real estate public companies listed on the New York Stock Exchange.

Formerly President and Chief Operating Officer, Mr McLaren is currently the Strategic Advisor, Residential Communities of Sun Communities, Inc. (NYSE: SUI) and has been actively involved in the management, acquisition, construction and development of manufactured housing communities and recreational vehicle resorts as well as home sales and leasing operations within communities and resorts over the past twenty plus years.

Mr McLaren holds a Bachelor of Arts degree in Geology from the University of Colorado, Boulder and a Master of Business Administration degree from Regis University, Denver.

Other current listed company directorships

Nil

Former listed company directorships in the last three years

Nil

Special responsibilities as at 30 June 2023

Nil

Gregory Hayes – Independent Non-Executive Director Experience and expertise

Mr Hayes was appointed to the Board on 17 September 2020. Mr Hayes is an experienced executive and company director, with more than 30 years' experience across a range of industries including property, infrastructure, energy, and logistics in both listed and private entities.

Mr Hayes' prior roles include Chief Financial Officer and Executive Director of Brambles Limited, Chief Executive Officer & Group Managing Director of Tenix Pty Ltd, Chief Financial Officer and interim CEO of the Australian Gaslight Company (AGL), Chief Financial Officer Australia and New Zealand of Westfield Holdings Limited, and Executive General Manager, Finance of Southcorp Limited. Mr Hayes brings to the Board skills and experience in the areas of strategy, finance, mergers and acquisitions, and strategic risk management, in particular in listed companies with global operations.

He currently serves on the boards of HMC Capital, HomeCo Daily Needs REIT, Aurrum Holdings Pty Ltd, High Resolves and Alchemy Tribridge Pty Ltd, and previous directorships include Prezzee Pty Ltd and The Precision Group, amongst others.

Mr Hayes holds a Master of Applied Finance, a Graduate Diploma in Accounting and a Bachelor of Arts, he also completed an Advanced Management Programme (Harvard Business School, Massachusetts).

Ingenia Communities Holdings Limited For the year ended 30 June 2023

Other current listed company directorships

HMC Capital Limited (ASX: HMC) HomeCo Daily Needs REIT (ASX: HDN)

Former listed company directorships in the last three years

Special responsibilities as at 30 June 2023

Member of the Investment Committee

Sally Evans - Independent Non-Executive Director Experience and expertise

Ms Evans was appointed to the Board on 1 December 2020. Ms Evans is an experienced executive and company director, with expertise in health, aged care and financial services developed through roles with listed and private companies in New Zealand, the United Kingdom, Hong Kong, and Australia.

Ms Evans' prior roles include Head of Retirement at AMP, Investment Director at AMP Capital and Director, Westpac Institutional Bank. Prior director roles include Opal Specialist Aged Care, LifeCircle and Gateway Lifestyle, which delisted in November 2018.

Ms Evans brings to the Board skills and experience in the areas of retirement and ageing, the delivery of digital solutions, customer experience, strategy, and risk.

She currently serves on the boards of Healius Limited, Oceania Healthcare, Allianz Australia Life Holdings and Rest Superannuation, and is a member of the Aged Care Quality & Safety Commission Advisory Council. Ms Evans was previously also a member of the Australian Government's Aged Care Financing Authority.

Ms Evans holds a MSc in Business Leadership from the Compass Group, a Bachelor of Applied Science from the University of Otago, is a Fellow of the Australian Institute of Company Directors and a Graduate of the Australian Institute of Superannuation Trustees.

Other current listed company directorships

Healius Limited (ASX: HLS) Oceania Healthcare (NZX: OCA)

Former listed company directorships in the last three years

Special responsibilities as at 30 June 2023

Member of the Audit, Risk and Sustainability Committee Member of the Remuneration and Nomination Committee (1 July 2022 - 1 December 2022) Chair of the Remuneration and Nomination Committee (1 December 2022 - present)

Simon Owen - MD and CEO Experience and expertise

Mr Owen joined the Group in November 2009 as the Chief Executive Officer.

He initiated the strategy to focus on developing and acquiring a leading portfolio of lifestyle and holiday communities which has seen the Group's market capitalisation grow from \$30 million to over \$1.6 billion as at 30 June 2023.

Mr Owen brings to the Group in-depth sector experience. He is a past member of the Retirement Living Division Council (part of the Property Council of Australia) and a former National President of the Retirement Villages Association (now part of the Retirement Living Council), the peak industry advocacy group for the owners, operators, developers and managers of retirement communities in Australia. He is also a prior director of BIG4 Holiday Parks, Australia's leading holiday parks group.

Mr Owen has over 30 years' experience working in ASX listed groups with roles across finance, funds management, mergers and acquisitions, business development and sales and marketing. Prior to joining Ingenia Communities, he was the CEO of Aevum, a formerly listed seniors housing and aged care company.

Mr Owen is a qualified accountant (CPA) with a Bachelor of Business (Accounting) and post graduate diplomas in finance and investment and advanced accounting.

Ingenia Communities Holdings Limited For the year ended 30 June 2023

Other current listed company directorships

Former listed company directorships in the last three years

Special responsibilities as at 30 June 2023

Nil

Meetings

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

	Во	ard	Sustaiı	Risk & nability mittee	Nomi	eration & nation nittee		tment nittee
	Α	В	Α	В	Α	В	Α	В
Jim Hazel	15	15	7	7	-	-	-	-
Robert Morrison	15	15	-	-	5	4	8	8
Amanda Heyworth	15	15	4	3	5	5	-	-
Pippa Downes	15	15	7	7	-	-	8	8
Gregory Hayes	15	15	-	-	-	-	8	7
Sally Evans	15	15	7	7	5	5	-	-
John McLaren	15	11	-	-	-	-	-	-
Simon Owen	15	15	-	-	-	-	-	-

A: Meetings eligible to attend B: Meetings attended

Interests of Directors

Securities in the Group held by directors or their associates as at 30 June 2023 were:

	Issued stapled securities	Rights
Jim Hazel	439,445	-
Robert Morrison	254,528	-
Amanda Heyworth	224,736	-
Pippa Downes	40,868	-
John McLaren ⁽¹⁾	41,779,555	-
Gregory Hayes	20,000	-
Sally Evans	39,052	-
Simon Owen	1,392,976	1,283,045

⁽¹⁾ The securities held by Mr McLaren are beneficially owned by Sun Communities.

Mr McLaren is the appointed Nominee Director of Sun Communities which is entitled to appoint a Director to the Board of ICH, in accordance with the Subscription Agreement between ICH and Sun Communities which was entered into on 7 November 2018.

Company Secretaries

Natalie Kwok - CIO and GC

Ms Kwok joined Ingenia in 2012 and is responsible for the Group's capital transactions and corporate legal functions and is joint Company Secretary. She has responsibility for Ingenia's acquisitions program, which has seen the Group successfully build a portfolio of lifestyle and holiday communities and a growing development pipeline.

Ms Kwok has over 20 years' experience in corporate and commercial dealings, having worked at PwC, Challenger Financial Services and a commercial law firm. She chairs the Residential Land Lease Alliance and is the Group's representative on the Retirement Living Council and the Caravan & Camping Industry Association.

Ms Kwok holds a Bachelor of Law (Honours) and a Bachelor of Commerce and is both a Chartered Accountant and a Solicitor.

Ingenia Communities Holdings Limited For the year ended 30 June 2023

Charisse Nortje

Ms Nortje has extensive company secretarial and governance experience, in both listed and private entity environments. Ms Nortje has worked mainly in the property and financial services sector for over 10 years and previous experience includes spending almost 8 years in the UK working for listed and unlisted organisations in similar roles, across logistics and manufacturing.

Ms Nortie holds a Bachelor of Law as well as an MBA.

Ms Nortje is also a Fellow of the Governance Institute of Australia as well as the Chartered Governance Institute (FGIA/FCG).

OPERATING AND FINANCIAL REVIEW

ICH Overview

The Group owns, manages and develops a portfolio of lifestyle, rental and holiday communities across Australia. The Group's real estate assets at 30 June 2023 were valued at \$2.0 billion, comprising 70 lifestyle rental and holiday communities (Ingenia Lifestyle Rental and Holidays & Mixed Use) and 25 seniors rental communities (Ingenia Gardens). The Group also manages and has a co-investment in 11 assets through its development joint venture (JV) and funds management platform and provides management and development services to these entities. The Group was first included in the S&P/ASX 200 in December 2019 and has a market capitalisation of approximately \$1.6 billion at 30 June 2023.

The Group's vision is to create Australia's best lifestyle and holiday communities, offering quality permanent and tourism accommodation with a focus on the seniors demographic. The Board is committed to delivering sustainable investments to support long-term underlying earnings per security (EPS) growth to security holders while providing a supportive community environment for residents and guests.

Our Values

At Ingenia we build community on a foundation of integrity and respect, creating a place where people have a sense of connection and belonging. We strive for continuous improvement in our resident, guest and visitor services, to ensure they receive an amazing experience every day.

Creating Australia's best lifestyle and holiday communities



Strategy

The Group is positioning for scale and long-term sector leadership while enhancing the operational performance of its investment properties and developing new sustainable communities.

Using a disciplined investment framework, the Group will: continue to refine its portfolio, with a focus on growing its lifestyle rental base; build out its existing development pipeline to improve asset quality and sustainability; expand development and revenue streams directly and via capital partnerships, including with Sun Communities, Inc (NYSE: SUI) and the Group's funds management platform; realise embedded growth and enhance returns from existing rental and holidays communities.

Ingenia Communities Holdings Limited For the year ended 30 June 2023

The immediate business priorities of the Group are:

- Improve resident and guest experience by investing in our systems and processes;
- Enhance competitive advantage through recruiting, retaining and developing industry leading talent;
- Improve performance of existing communities through maintainable rental growth, active cost management and investment in new rental and tourism cabins;
- Continue to build out the development pipeline across the Group and JV and integrate new building partners to support scale and settlement growth;
- Build on the Group's sustainability program through environmental, social and governance initiatives
 which include progressing the construction of three communities targeting a Green Star Communities rating, delivering emissions reductions and expanding charitable giving;
- Maintain focus on employee, resident and guest health and safety; and
- Expand the Group's capital partnerships to leverage Ingenia's capability and established platform, while extending the Group's asset base through co-investment.

Portfolio Refinement, Integration and Development Pipeline

During the year, the Group divested two Ingenia Gardens rental communities (Horsham, VIC and Tamworth, NSW), one holiday park (Swan Reach, VIC) and one Lifestyle Rental community (Lake Munmorah, NSW) in line with a focus on divesting non-core assets and recycling capital into the Group's development pipeline.

Over FY23, the Group continued to build the development pipeline, acquiring two new development projects (Sunbury, VIC and Gordonvale, QLD) and securing land adjacent to the existing Plantations, NSW community. These projects extend the development opportunity in key markets and will contribute settlements in the short to medium term in line with a focus on expanding the Group's Ingenia Lifestyle portfolio.

The Group is well positioned for further expansion through development with 18 projects currently underway and 7 communities expected to commence over FY24-25 and a pipeline of future opportunities. The portfolio will also achieve incremental expansion by continuing to add sites within existing communities.

FY23 Financial Results

The year ended 30 June 2023 delivered total revenue of \$394.5 million, up 17% on the prior year. Holidays and Mixed Use revenue increased by 31% driven by continued strong operational performance as a result of improved occupancy and rate coupled with the impact of acquisitions in FY22 and 1H23. Lifestyle Rental revenue increased 39% to \$76.8 million attributable to high occupancy in the rental communities, increases in weekly rent and the full year impact of FY22 settlements and assets acquired. The Group settled 3641 turnkey homes (30 Jun 2022: 4091 homes).

Underlying profit of \$84.7 million represents a decrease of \$3.2 million (4%) on the prior year. Strong demand within the tourism platform, growth across the rentals business together with the integration of the FY22 acquisitions, increased the Group's recurring rental base. A significant increase in interest expense to support investment in development activity offset this growth.

Statutory profit of \$64.4 million was down 33% on the prior year. The statutory result reflects a lower fair value uplift in the Group's investment property portfolio compared to the prior year.

Operating cash flow for the period was \$82.5 million, down 28% from the prior year, predominantly driven by significant investment in inventory ahead of forecast settlements in FY24 and higher borrowing costs. Strong cashflows from the Lifestyle Rental and Holidays portfolios positively contributed to the operating cashflows for the year.

The Group's net asset value (NAV) of \$3.77 per security was up by 1% (30 Jun 2022 restated²: \$3.72) and net tangible assets per security (NTA) increased 2% to \$3.52 (30 Jun 2022 restated²: \$3.46).

¹ Including 46 settlements (30 Jun 2022: 56) at Ingenia Lifestyle Freshwater and Natura, the Group's joint venture projects with Sun Communities. Excludes 10 (30 Jun 2022: 18) settlements at Coastal Palms, part of the Funds Management business.

² Refer to Note 1 in the 30 June 2023 Annual Financial Report for further detail.

Ingenia Communities Holdings Limited For the year ended 30 June 2023

Key metrics

- Income generating sites across the Group of 14,558 sites as at 30 June 2023
- Statutory profit of \$64.4 million, down 33% on the prior year
- Underlying profit of \$84.7 million, down 4% on the prior year
- Basic earnings per security (Statutory) of 15.8 cps, down 38% on the prior year (30 Jun 2022 restated: 25.4 cps)
- Basic earnings per security (Underlying) of 20.8 cps, down 11% on the prior year (30 Jun 2022: 23.3 cps)
- Operating cash flows of \$82.5 million, down 28% on the prior year
- Full year distribution of 11.0cps, inline with the prior year.

Group results summary

Underlying profit for the financial year has been calculated as follows, with a reconciliation to statutory profit:

	30 Jun 2023 \$'000	30 Jun 2022 Restated ⁽²⁾ \$'000
EBIT	109,267	101,736
Share of underlying joint venture profit	3,098	5,078
Share of associate loss	(514)	(250)
Net finance expense	(17,321)	(9,121)
Tax expense associated with underlying profit	(9,877)	(9,587)
Underlying profit ⁽¹⁾	84,653	87,856
Net gain/(loss) on change in fair value of: Investment properties	4,906	72.170
Acquisition costs	(4,383)	(24,083)
Financial liabilities	(2,723)	(4,255)
Investment and other financial instruments	1,388	3,880
Share of joint venture profit	(7,370)	3,031
Business combination transaction costs	1,615	(18,000)
Impairment of goodwill	-	(1,436)
Loss on disposal of investment properties	(2,840)	(175)
Tax expense associated with items below underlying profit	(10,878)	(23,190)
Statutory profit	64,368	95,798

⁽¹⁾ Underlying Profit is a non-IFRS measure designed to present, in the opinion of the Directors, the results from the ongoing operating activities in a way that appropriately reflects underlying performance. Underlying Profit excludes items such as unrealised fair value gains/(losses) and adjustments arising from the effect of revaluing assets/liabilities (such as derivatives and investment properties). These items are required to be included in statutory profit in accordance with Australian Accounting Standards.

⁽²⁾ Refer to Note 1 in the 30 June 2023 Annual Financial Report for further detail.

Ingenia Communities Holdings Limited For the year ended 30 June 2023

Segment performance and priorities

Residential

Ingenia Lifestyle Development

The Group delivered 318 new turnkey settlements (30 Jun 2022: 353) with a further 46 (30 Jun 2022: 56) settlements in the JV due to extended construction times resulting from industry wide labour shortages which limited home completions. Settlement volume reflected deterioration in buyer sentiment in the second half of the financial year as successive interest rate rises and cost of living expenses impacted consumer confidence and increased days on market. While new home settlements declined by 10% on FY22, the Group achieved a 4% increase in the gross new home development profit from higher margin premium homes.

Development is currently underway at 18 communities and the Group has a strong development pipeline of 5,778 potential new home sites across 31 projects within Ingenia and the JV (30 Jun 2022: 6,580).

Demand remains resilient, with the lifestyle offering appealing to downsizers and positive responses to new project releases. Improved construction conditions and the availability of inventory supported a stronger second half and the ability to deliver settlements growth as residential market conditions improve.

Development and sales fees generated for services to the joint venture are reflected in other revenue. These fees increased materially in FY23 as new joint venture projects commenced.

The carrying value of the Ingenia Lifestyle Development investment property at 30 June 2023 is \$275.3 million (30 Jun 2022: \$272.9 million) with valuations moderating and home settlements resulting in the realisation of development value.

Performance

	30 Jun 2023	30 Jun 2022	Change %
New home settlements (#)	318	353	(10%)
Gross new home development profit (\$m)	65.5	62.7	4%
Other revenue (\$m)	2.1	0.7	200%
EBIT contribution (\$m)	33.3	35.8	(7%)
EBIT margin (%)	23.6	26.7	(3%)

Strategic priorities

The key strategic priorities for Ingenia Lifestyle Development include: progressing construction on existing and new projects to deliver additional revenue for Ingenia and the JV; securing further development approvals for new homes within the current pipeline and on new properties recently acquired; integrating new building partners to support scale and growth of settlements; launching new projects to provide further diversity and scale; securing land adjacent to the Group's existing communities; enhancing home and clubhouse designs to improve the sustainability of our communities; delivering an outstanding experience for new residents.

Ingenia Lifestyle Rental

At 30 June 2023, Ingenia Lifestyle Rental comprises 38 communities offering an attractive community lifestyle. Permanent rental income grew by 31% on the prior year driven by rental increases, acquisitions of new communities, new rental contracts from the settlement of new homes and investment in new rental cabins. Ingenia Lifestyle Rental EBIT increased 34% to \$35.9 million.

During FY23, the Group continued to expand its rental assets by delivering 318 new settlements from its development business and benefited from the integration of assets acquired in FY22.

The Group added 62 new rental cabins across established communities at Chambers Pines, Durack and Eight Mile Plains.

The carrying value of the Lifestyle Rental investment property at 30 June 2023 is \$868.4 million (30 Jun 2022: \$827.1 million).

Ingenia Communities Holdings Limited For the year ended 30 June 2023

Performance

	30 Jun 2023	30 Jun 2022	Change %
Permanent rental income (\$m)	62.3	47.4	31%
Tourism rental income (\$m)	2.6	1.5	73%
Other (\$m)	11.9	6.2	92%
EBIT contribution (\$m)	35.9	26.8	34%
Stabilised EBIT margin (%) ⁽¹⁾	48.8	49.7	(1%)

⁽¹⁾ Excludes impact of one-off transactions and acquisitions/disposals during the periods.

Strategic priorities

The strategic priorities for Ingenia Lifestyle Rental are: increasing engagement and experience for new and current residents; maintaining high occupancy and sustainable rental growth; continued investment in new rental homes.

Ingenia Gardens

Ingenia Gardens comprises 25 rental communities located across the eastern seaboard and WA. Collectively, these communities offer 1,340 rental units.

The portfolio maintained high occupancy with demand for affordable seniors rental accommodation continuing across the portfolio. On a comparative portfolio basis, rental growth was achieved at a rate aligned to growth in the aged pension. EBIT was impacted by higher staff costs driven by award wage increases, and the divestment of two communities during the year.

The carrying value of Ingenia Gardens assets at 30 June 2023 is \$168.0 million (30 Jun 2022: \$167.2 million).

Performance

	30 Jun 2023	30 Jun 2022	Change %
Rental communities (#)	25	27	(7%)
Occupancy (%)	97.0	95.9	1%
Rental income (\$m)	24.8	24.4	2%
Catering income (\$m)	2.5	2.7	(7%)
EBIT contribution (\$m)	10.5	11.5	(9%)
EBIT margin (%)	38.4	42.3	(4%)

Strategic priorities

The strategic priorities of Ingenia Gardens are: maintaining high occupancy rates; maintaining sustainable rental income growth; improving resident retention, supported by Ingenia Connect; increasing referrals; maintaining the health, safety and engagement of residents.

<u>Tourism</u>

Ingenia Holidays and Mixed Use

At 30 June 2023, the Ingenia Holidays portfolio comprises 32 holiday communities that offer holiday accommodation, annual sites and permanent homes.

The Group continues to refine and consolidate the portfolio with the divestment of Ingenia Holidays Swan Reach, VIC; the installation of 38 new tourism cabins and the integration of 11 holiday parks acquired over FY22 and FY23. As part of the portfolio refinement, the Group has identified further non-core assets for sale (Lake Hume, NSW and Broulee, NSW).

Tourism rental income increased 36% and EBIT increased by 31%, driven by improved occupancy and rate together with the addition of new holiday parks to the portfolio. Tourism demand continues to perform at levels above pre-pandemic trading. The portfolio also benefitted from revenue growth from permanent and annual homes which provide diversity of revenue and a stable rent base within mixed use communities.

The carrying value of the Group's Holidays investment property at 30 June 2023 is \$733.9 million (30 Jun 2022: \$670.70 million).

Performance

Ingenia Communities Holdings Limited For the year ended 30 June 2023

	30 Jun 2023	30 Jun 2022	Change %
Tourism rental income (\$m)	97.3	71.8	36%
Permanent rental income (\$m)	11.2	10.7	5%
Annuals rental income (\$m)	10.6	9.4	13%
Other (\$m)	7.3	4.7	55%
EBIT contribution (\$m)	46.4	35.3	31%
Stabilised EBIT margin (%) ⁽¹⁾	36.7	39.7	(3%)

⁽¹⁾ Excludes impact of one-off transactions and acquisitions/disposals during the periods.

Strategic priorities

The strategic priorities for Ingenia Holidays are: growing tourism revenue by leveraging our customer database; improving guest experience; innovating our product and service offering; investing in new and upgraded accommodation to meet guest needs.

Capital Partnerships

Capital partnerships through co-investment and shared funding enables the Group to leverage the existing business platform, generate fee income and extend the Group's asset base. With a wide pipeline of opportunities before the Group, there is potential to expand and extend capital partnering to support future acquisitions, enhance development, and enable portfolio refinement and growth.

Development Joint Venture

The JV with Sun Communities (NYSE: SUI) leverages Ingenia's capability to generate fees for the Group's services and expand its development exposure via co-investment. As at 30 June 2023, the JV has invested in five projects with four under active development.

The JV delivered \$26.9 million (30 Jun 2022: \$24.2 million) of revenue, which includes the settlement of 46 (30 Jun 2022: 56) new homes at Burpengary, QLD and Bobs Farm, NSW. Construction of homes has commenced at Fullerton Cove, NSW the JV's third project which will launch in FY24.

During FY23, fees generated by Ingenia from the Joint Venture relate to acquisition and management. Development and sales fees are reflected in the Lifestyle Development segment.

Performance

30 Jun 2023	30 Jun 2022	Change %
5	5	-
61.8	66.1	(7%)
46	56	(18%)
1.1	0.9	22%
26.9	24.2	11%
8.5	12.2	(30%)
(4.3)	8.1	(153%)
	5 61.8 46 1.1 26.9 8.5	5 5 61.8 66.1 46 56 1.1 0.9 26.9 24.2 8.5 12.2

Strategic priorities

The strategic priority for the JV is to progress the development of its existing projects, delivering increased home settlements and rental cash flows. The JV leverages the expertise and local market knowledge of Ingenia to identify, acquire and develop sites. Once homes are sold, Ingenia provides operational services to the communities. At completion of development, Ingenia has the right to acquire the communities at market value.

Funds Management

The Group's funds and asset management business manages five funds that invest in lifestyle and holiday communities situated in NSW and QLD. The Group receives fees for the management and development of the assets and management of the funds.

The Group also co-invests in each of the five funds, ensuring alignment with fund investors. The investment in the funds generates asset ownership and development revenue streams.

Ingenia Communities Holdings Limited For the year ended 30 June 2023

The decline in fee income is due to the divestment of the assets within one of the funds in FY22. The assets were acquired by Ingenia following approval from the Fund's shareholders. This transaction generated a performance fee and a gain on the Group's co-investment.

	30 Jun 2023	30 Jun 2022	Change %
Investment carrying value (\$m)	6.3	5.8	9%
Fee income (\$m)	1.6	4.9	(67%)
Distribution income (\$m)	0.5	0.7	(29%)
Realised gain on co-investment		1.9	NM

Strategic priorities

The strategic priority of the funds management business is to leverage the Group's platform to maximise investor returns and deliver an income stream for the Group.

Food, Fuel & Beverage

The Group's investment in service station and food & beverage operations form part of the asset base and service offering for key Ingenia Holiday communities. The growth in FY23 EBIT is aligned to the strong performance in the Ingenia Holidays portfolio, with the offering contributing to an enhanced guest experience and providing a service to the greater local community.

	30 Jun 2023	30 Jun 2022	Change %
Total revenue (\$m)	19.3	18.5	4%
EBIT contribution (\$m)	1.1	0.9	22%
EBIT Margin (%)	5.9	6.7	(1%)

Capital management of the Group

At 30 June 2023, the Group had a combined facility limit of \$780.0 million, with drawn debt of \$609.1 million and a weighted average term to maturity of 3.4 years. Interest rate exposure on 53.4% of the drawn debt is managed through a combination of fixed rate debt and interest rate derivatives.

The Group's Loan to Value Ratio ("LVR") was 31.4% (covenant 55%).

Financial position

The following table provides a summary of the Group's financial position as at 30 June 2023:

		30 Jun 2022	
	30 Jun 2023	Restated ⁽¹⁾	Change
	\$'000	\$'000	\$'000
Cash and cash equivalents	45,716	14,486	31,230
Inventories	54,147	19,535	34,612
Investment properties	2,045,630	1,937,888	107,742
Intangibles and goodwill	102,584	103,203	(619)
Other assets	105,864	103,779	2,085
Assets held for sale	24,190	4,150	20,040
Total assets	2,378,131	2,183,041	195,090
Borrowings	661,668	495,603	166,065
Other liabilities	126,397	136,502	(10,105)
Deferred tax liability	53,279	36,359	16,920
Total liabilities	841,344	668,464	172,880
Net assets/equity	1,536,787	1,514,577	22,210

⁽¹⁾ Refer to Note 1 in the 30 June 2023 Annual Financial Report for further detail.

Investment property book value increased by \$107.7 million from 30 June 2022 as a result of the investment in capital works within communities under development and new acquisitions, offset by disposals of \$53.0 million and the transfer of assets held for sale.

Ingenia Communities Holdings Limited For the year ended 30 June 2023

Borrowings increased by \$166.1 million as the Group rebuilt its inventory, acquired development sites and invested in additional rental and tourism cabins across the portfolio.

Cash flow

	30 Jun 2023	30 Jun 2022	Change
	\$'000	\$'000	\$'000
Operating cash flow	82,497	114,902	(32,405)
Investing cash flow	(168,053)	(731,714)	563,661
Financing cash flow	116,786	612,501	(495,715)
Net change in cash and cash equivalents	31,230	(4,311)	35,541

Operating cash flow for the Group was down 28% to \$82.5 million, due to the impact of increased construction timeframes from industry wide related shortages and lower home settlements rate. Additionally, the Group continued to invest in inventory to support FY24 settlements. This was offset by strong performance in the tourism portfolio and growth in the rental portfolio.

Distributions

The following distributions were made during or in respect of the year:

- On 21 February 2023, the Directors declared an interim distribution of 5.2 cps, amounting to \$21.2 million which was paid on 23 March 2023.
- On 22 August 2023, the Directors declared a final distribution of 5.8 cps amounting to \$23.6 million, to be paid on 21 September 2023.

FY24 outlook

The Group's lifestyle rental business remains well placed for ongoing expansion with strong demand from an ageing population and growing demand for affordable community based living. Residents are increasingly seeking quality community living and affordable rental accommodation in metro, coastal and regional markets which the Group is well positioned to deliver, with 18 communities under construction and additional sites in planning or under review. Accelerated development activity, acquisitions over FY22 and FY23 which increased the rental base and investment in inventory capitalises on this demand, enabling the long-term sustainable generation of rental cash flows. Ingenia will continue to grow its Lifestyle business through its development pipeline, generating attractive returns, stable, resilient cashflows and increased scale. Investing in new rental homes also remains a key priority for the Group to build out cash flows in established communities.

Demand for domestic tourism is expected to continue and Ingenia is positioned to benefit with an extensive portfolio located in attractive holiday destinations. The priority for Ingenia Holidays is to enhance the customer experience by refurbishing existing cabins, investing in new accommodation and targeting growth in non-peak occupancy.

The Group's strong balance sheet and focus on recycling capital through the sale of non-core assets provide continuing capacity for growth and sector leadership. The Group will also increase its asset base through capital partnerships, including the ongoing development activity in the JV as new projects contribute settlements and fees. Co-investment via capital partnership will remain a driver for growth, enabling a wider exposure to asset acquisitions and opportunities.

Ingenia will continue to deliver on its environmental commitments as the Group targets net zero emissions (Scope 1 and 2) by 2035 and the development of sustainable communities.

The Group will regularly assess market opportunities and the performance of existing assets, divesting and acquiring assets where superior longer-term returns are available.

Ingenia Communities Holdings Limited For the year ended 30 June 2023

SIGNIFICANT CHANGES IN THE STATE OF AFFAIRS

Changes in the state of affairs during the financial year are set out in the various reports in this Financial Report. Refer to Note 11 for Australian investment properties acquired or disposed of during the period and Note 20 for details of debt facility.

EVENTS SUBSEQUENT TO REPORTING DATE

Final FY23 distribution

On 22 August 2023, the Directors declared a final distribution of 5.8 cps amounting to \$23.6 million, to be paid on 21 September 2023.

LIKELY DEVELOPMENTS

The Group will continue to pursue strategies aimed at the longer term growth of its cash earnings, profitability and market share within the lifestyle, rental and tourism sectors through:

- Developing greenfield sites in identified growth corridors and expanding existing lifestyle and rental communities;
- Ongoing co-investment through the Group's capital partnerships to fund growth and leverage scale and capability; and
- Divesting non-core assets to further support investment in growth and portfolio refinement.

Detailed information about operations of the Group is included in the various reports in this financial report.

ENVIRONMENTAL REGULATIONS

The Group has policies and procedures in place to ensure that, where operations are subject to any particular and significant environmental regulation under the laws of Australia, those obligations are identified and appropriately addressed. The Directors have determined that there has not been any material breach of those obligations during the financial year.

GROUP INDEMNITIES

The Group has purchased various insurance policies to cover a range of risks (subject to specified exclusions) for directors, officers and employees of the Group serving in their respective capacities. Key insurance policies include: directors and officers insurance, professional indemnity insurance and management liability insurance.

INDEMNIFICATION OF AUDITOR

To the extent permitted by law, the Company has agreed to indemnify its auditor, Ernst & Young, as part of the terms of its audit engagement agreement against claims by third parties arising from the audit (for an unspecified amount). No payment has been made to indemnify Ernst & Young during or since the reporting period.

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 32.

Ingenia Communities Holdings Limited For the year ended 30 June 2023

NON-AUDIT SERVICES

During the year, non-audit services were provided by the Group's auditor, Ernst & Young. The directors are satisfied that the provision of the non-audit services is compatible with, and did not compromise, the independence for auditors imposed by the *Corporations Act 2001* for the following reasons:

- the non-audit services were for taxation, regulatory and assurance related work, and none of this work created any conflicts with the auditor's statutory responsibilities;
- the Audit, Risk and Sustainability Committee resolved that the provision of non-audit services during the financial year by Ernst & Young as auditor is compatible with, and did not compromise, the auditor independence requirements of the *Corporations Act 2001*;
- the Board's own review conducted in conjunction with the Audit, Risk and Sustainability Committee, having regard to the Board policy set out in this Report, concluded that it is satisfied the non-audit services did not impact the integrity and objectivity of the auditors; and
- the declaration of independence provided by Ernst & Young, as auditor of ICH.

Refer to Note 31 of the financial statements for details on the audit and non-audit fees.

ROUNDING AMOUNTS

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

Signed in accordance with a resolution of the Directors of the Responsible Entity.

Jim Hazel Chairman

Adelaide, 22 August 2023

Ingenia Communities Holdings Limited For the year ended 30 June 2023

On behalf of the Board and the Remuneration and Nomination Committee ("RNC"), I am pleased to present our Remuneration Report for the year ended 30 June 2023

Sally Evans

Chair, Remuneration and Nomination Committee

Ingenia has experienced a mixed year in which successive interest rate rises and construction industry delays impacted settlements while simultaneously the business experienced strong demand in our rental, core lifestyle and holidays segments. The management team demonstrated agility and resilience in the way they adapted to this situation with a range of initiatives to address the challenges leading to changes in the priorities for the second half of the year. These initiatives are ongoing in FY24 delivering increased certainty over build schedules and greater leverage of our operating scale. We also made good progress on our ESG agenda with a particular focus on developing our initial Reconciliation Action Plan, emission reduction plans and we continue to set the standard on executive and board gender diversity.



\$109.3m (7% increase from FY22)



Gender Diversity Directors: 43% Female and 57% Male Executive: 58% Female and 42% Male



Safety
10% Improvement
in Lost Time Injury
Frequency Rate
over FY22



People
Leading practice
with six months paid
parental leave and
12 months super



Rent Growth
7% increase
from FY22
(Lifestyle business)



Construction 458 homes completed (14% increase from FY22)



Settlements 364 (FY22: 409)

Ingenia is a pioneer of the land lease sector which is experiencing increased competition for experienced leaders as new competitors enter our market. This competition, combined with the broader war for experienced people, has warranted us taking a holistic approach to retention through investment in building capabilities, career development, and succession planning, in addition to ensuring we are remunerating our people competitively.

The health, wellbeing and engagement of our people will always be a key focus. During FY23 we recognised the increasing cost of living pressures faced by our people and made the decision to bring forward the Hospitality Award increase from October 2022 to July 2022. In addition, for the sixth year in a row, we awarded the majority of our people with Ingenia securities via the INVEST Plan at a value of \$500. Furthermore, we have invested more into our Employee Assistance, Mental Health First Aid programs and Whistleblower Hotline. We are very pleased with the outcomes from the investment in leadership development and culture.

Ingenia continues to be a leader in gender diversity and have maintained at a Board and executive level the benchmark target mix of 40% men, 40% women and 20% either. We ranked third in the Chief Executive Women award for executive gender diversity in the ASX 300. As we move into the new financial year, we are amplifying our culture of belonging and identifying pathways for creating employment opportunities for disadvantaged groups. With a focus on sustainability, we have increased the attention for ESG, and incorporated metrics linked to this achievement in executive scorecards. We produced our first Climate Disclosure Report and continued to implement our solar strategy. To support our focus on waste reduction we have implemented recycling stations at the majority of our holiday parks. Through an upgrade to hot water systems, we have seen a reduction in running costs for residents. In addition, we are delighted to report we have commenced construction at three communities targeting a Green star rating, including Beveridge which will be our first Green Star Homes Community.

Remuneration framework

The remuneration framework remains fit for purpose. The only change will be from FY24, when we will cease to issue performance rights which attract a distribution entitlement. Our executive pay comprises Fixed Pay, Short-Term Incentive (STI) and Long-Term Incentive (LTI) components and is designed to ensure executives

Ingenia Communities Holdings Limited For the year ended 30 June 2023

have a significant proportion of remuneration at risk, which is payable on the delivery of positive outcomes for security holders. We undertake a detailed market benchmarking of director fees and executive pay. Each Ingenia position is benchmarked against similar roles from a peer group of companies that reflect our industry, capitalisation, revenue, and asset levels. The Board has a formal Discretion Framework which reflects best practice and ASIC guidance and requires the Board to consider the application of discretion in the context of outcomes for other stakeholders, including security holders, customers, and the communities in which we operate.

Remuneration outcomes for FY23

The Board made FY23 remuneration decisions based on recommendations from the Remuneration & Nominations Committee after considering input from Guerdon Associates, an independent remuneration specialist firm.

The CEO's fixed remuneration was below the peer group benchmark and as such received a 9% increase through a cash adjustment and an equity grant of Fixed Remuneration Rights. His STI opportunity moved to 95% (previously 80%) and LTI opportunity remained at 85% of fixed remuneration. The equity grants were approved by unit holders at the November 2022 Annual General Meeting. The CIO & GC fixed remuneration was below the peer group benchmark and as such received an 11% increase. Her STI opportunity moved to 60% (previously 45%) and LTI opportunity remained at 60% of fixed remuneration.

STI outcomes are aligned to operational and strategic business objectives and demonstrated leadership behaviours. Whilst formulaic KPI targets and requirements remained unchanged, discretion was applied to KPI weightings to reflect the mid-year changes in priorities responding to market conditions. FY23 Short-Term Incentives were awarded to KMPs in the range of 65% to 75% of maximum. STIs are deferred 67% for the CEO and 50% for CIO & GC. The Board determined that the profit sustainability threshold had been met to allow FY22 deferred STIs to vest in full.

As foreshadowed in last year's report, and approved at our November 2022 AGM, the non-executive director fee pool increased for the first time in ten years to \$1,600,000. Board fees were increased in FY23 to align with the benchmark peer group and total cost of fees was \$980,708.

Our FY20 LTI award vested at 40%, with the relative TSR tranche at maximum and underlying EPS growth and ROE tranches at zero. The Board did not apply any discretion on this outcome. The FY21 LTI awards will be formally tested on 30 September 2023 and disclosed in the FY24 Remuneration Report, however our forecast indication is these will not vest.

In summary, I believe our remuneration framework and outcomes for the year deliver a balanced and fair outcome for all stakeholders in a particularly challenging market.

Executive Changes and Succession Planning

In December, Chief Financial Officer (CFO) Scott Noble left Ingenia although he remained available as required. During the year, as part of building depth and breadth in the executive team, we appointed a new CFO, Justin Mitchell, who commenced in early July 2023.

In addition, we appointed a Chief Customer Officer and Chief Information and Technology Officer with the purpose of positioning the leadership team for significant scale growth and effective business operation. We have also commenced a planned transition process for Non-Executive Directors as part of normal board governance.

Looking ahead

The RNC continues to review our people practices, remuneration framework and metrics to ensure we focus on growth and development of our people, building strong capable leaders and to ensure it remains fit for purpose. In doing so, we are mindful of feedback from investors, the material increase in the scale and scope of the business and growing competition for experienced people with the entry of new competitors into the land lease sector. Some areas of focus for FY24:

- Evaluation of our LTI design, to apply from FY25, giving consideration to our evolving business focus.
- Assessment of our operating model, placing greater focus on net operating income as a value driver.
- Further investment in our people development to grow internal talent and reduce reliance on external recruitment.

Ingenia Communities Holdings Limited For the year ended 30 June 2023

REMUNERATION REPORT (AUDITED)

INTRODUCTION

The Board is pleased to present the Remuneration Report for the Group for the year ended 30 June 2023, which forms part of the Directors' Report and has been prepared in accordance with section 300A of the Corporations Act 2001 (Cth) (Corporations Act). The data provided in the Remuneration Report was audited as required under section 308(3C) of the Corporations Act.

1. REMUNERATION GOVERNANCE

1.1. Remuneration Policy

The Group's Remuneration Policy aims to ensure that remuneration packages properly reflect the person's duties and responsibilities, and are competitive in attracting, retaining, and motivating high calibre people.

The structure of remuneration, as explained below, is designed to retain, and attract talent, reward the achievement of strategic and operational objectives, and achieve the broader outcome of long-term value creation for security holders.

The remuneration structures consider a range of factors, including the following:

- market benchmarking based on the size and scope of the role
- the Board's view of strategic priorities (balancing short-term and long-term performance)
- level of experience (developing or established in the role) and contribution and value to the business (flight risk, replaceability, succession planning)
- the desire to motivate, retain and reward staff for high performance; and
- expectations of stakeholders, including investors, staff, and regulators.

In line with our Discretion Framework the RNC considers the need to apply discretion at least annually and makes recommendations to the Board, which retains full discretion over remuneration.

1.2. Link between remuneration and performance

The Board aims to ensure alignment between the executive KMP remuneration policy and the Group's performance. Executive KMP remuneration packages are structured to align remuneration outcomes with the interests of security holders and the achievement of strategic objectives.

Ingenia Communities Holdings Limited For the year ended 30 June 2023

The components of remuneration and their link to Group performance is outlined in the table below:

Principles

Remuneration Component

Measure

Fixed remuneration should be fair, competitive and benchmarked to comparable market roles.

Total Fixed Remuneration (TFR)

Annual salary, calculated on a total cost basis to include salary-packaged benefits grossed up for FBT, employer superannuation contributions, Fixed Remuneration Rights (FRR) and other non-cash benefits that may be agreed from time to time.

External benchmarking is reviewed by independent remuneration specialists Guerdon Associates.

The RNC reviews and makes recommendations to the Board in relation to TFR levels for executive KMP at least annually.

A significant portion of remuneration should be 'at risk' and awarded to executives based on the achievement of agreed objectives and hurdles.

Remuneration should be aligned to the interests of all security holders and build ownership and alignment.

The Board maintains sole discretion over the granting of equity rights as remuneration to employees.

Short-Term Incentive (STIs)

For achievement of STIs in relation to executive KMP, the payment is:

- CEO: 33% cash and 67% deferred equity rights
- CIO & GC: 50% cash and 50% deferred equity rights

STI equity rights are deferred for 12 months. The deferral element is rights to INA stapled securities.

STI equity rights vest subject to a Board assessment and a malus provision during the deferral period where Rights may be forfeited if underlying earnings growth is not sustainable or circumstances set out in the Rights Plan Rules occur (such as fraud, dishonesty, a breach of obligations or material misstatement of Ingenia's financial position).

STIs are awarded to executive KMP whose achievements, behaviour and focus meet the Group's business plan and individual Key Performance Indicators (KPI's) measured over the financial year.

KPIs comprise financial and non-financial metrics and overall behaviours

Long-Term Incentive (LTIs)

LTI equity rights are granted to executive KMP to align their focus with the Group's strategy and overall financial outcomes

LTI grants are made in equity rights to ensure alignment with security holders' interests.

LTI performance conditions are as follows

- Relative Total Security holder Return (TSR) measured over three financial years.
- Return on Equity (ROE) performance measured in the third year following the LTI grant.
- Underlying Earnings per Security (EPS) growth over three financial years.
- Group settlements growth measured in the third year following the LTI grant.

Other Employee Ownership Schemes

The Ingenia Valued Employees Share Take up Plan (INVEST Plan) The purpose of the INVEST Plan is to recognise and reward the contribution of our people by granting employees an ownership interest in Ingenia, in the form of INA securities. Eligible employees include full time or part-time employees of the Group, with at least 12 months service as at the date of invitation. Any employee, other than an employee who participates in a Group long term incentive plan, may participate in the Plan. The INVEST Plan has been offered to eligible employees since 2017.

Talent Rights Grant (TRG)

The purpose of the TRG is retaining and incentivising employees who have been identified as having a key role in the successful achievement of the Group's strategy. To vest, the TRG Rights are subject to the Group's Rights Plan, employees remaining in service and their satisfactory performance.

Ingenia Communities Holdings Limited For the year ended 30 June 2023

1.3. Rights Plan

The current Rights Plan was approved by security holders at the AGM held on 17 November 2022. The Rights Plan provides for the grant of Rights, which upon a determination by the Board that the performance conditions have been met, will result in the issue of stapled securities in the Group for each Right.

The Rights Plan provides for the grant of Fixed Remuneration Rights, Short-Term Incentive Rights and Long-Term Incentive Rights and Talent Rights to KMPs and other eligible employees. The Rights Plan permits the issuance of rights to Non-Executive Directors. However, there is no intention to issue rights to Non-Executive Directors and this will be removed when the Rights Plan is submitted for security holder approval in November 2023.

Each vested Right is equal to one Ingenia security plus an additional number of Ingenia securities calculated based on the distributions that would have been paid during the relevant period being reinvested. This entitlement only accrues on Rights that vest and is paid in the form of additional Rights at the time of vesting. Rights issued from FY24 will no longer receive this distribution adjustment.

2. REMUNERATION OUTCOMES

2.1. Financial performance over the past five years

The table below sets out further information about the Group's earnings and movement in security holder wealth and the level of remuneration awarded to KMP for the five years to 30 June 2023:

	FY19	FY20	FY21	FY22	FY23
Financial results					_
Revenue (\$'000)	228,708	244,209	295,578	338,146	394,468
EBIT (\$'000)	61,490	71,892	94,351	101,736	109,267
Underlying profit (\$'000)	47,221	59,109	77,234	87,856	84,653
Statutory profit (\$'000) ⁽¹⁾	29,313	31,452	62,639	95,798	64,368
Security based metrics					
Underlying (Basic) EPS ⁽²⁾ (cents)	21.0	22.1	23.6	23.3	20.8
Statutory (Basic) EPS ^{(1) (2)} (cents)	13.0	11.8	19.2	25.4	15.8
Underlying ROE (%) ⁽³⁾	8.1	7.9	8.0	6.8	5.5
Statutory ROE (%) ⁽¹⁾	5.0	4.2	6.5	7.4	4.2
Net asset value per security (\$) ⁽¹⁾	2.65	2.90	3.00	3.72	3.77
Security price at 30 June (\$)	3.24	4.49	6.14	3.98	3.98
Distributions (cents)	11.20	10.0	10.5	11.0	11.0
Remuneration awards					
Average STI awarded to KMP (%)	80.0	66.3	76.9	79.3	68.3
Average LTI awarded to KMP (%)	66.3	79.8	70.0	86.7	40.0

⁽¹⁾ FY21 and FY22 figures have been restated. Refer to Note 1 in the 30 June 2023 Annual Financial Report for further detail.

⁽²⁾ Basic earnings per security is based on the weighted average number of securities on issue during the period.

⁽³⁾ Underlying ROE is calculated as underlying profit divided by average net assets. The underlying ROE performance hurdle for LTIPs is adjusted to remove the impact of investment property valuations on net assets over the vesting period.

Ingenia Communities Holdings Limited For the year ended 30 June 2023

2.2. Details of KMP

KMP for the year ended 30 June 2023 are those persons identified as having direct or indirect authority and responsibility for planning, directing, and controlling the activities of the Group, and include Executive Directors or NEDs of the Group.

KMP of the Group for the year ended 30 June 2023 have been determined by the Board as follows:

KMP	Position	Term
Non-Executive KMP		
=/		- u
Jim Hazel	Chairman	Full year
Robert Morrison	Deputy Chairman	Full year
Amanda Heyworth	Director	Full year
Pippa Downes	Director	Full year
Gregory Hayes	Director	Full year
Sally Evans	Director	Full year
John McLaren	Director	Full year
Executive KMP		
Simon Owen	CEO & Managing Director	Full year
Natalie Kwok	CIO & General Counsel	Full year
Scott Noble	Chief Financial Officer	Resigned, effective 30 December 2022

As at 30 June 2023, the remuneration mix for Executive KMPs was:

Maximum Potential Total Remuneration	TFR	STI	LTI	Total
Simon Owen (CEO)	\$990,000(1)	\$940,500	\$841,500	\$2,772,000
Natalie Kwok (CIO & GC)	\$500,000	\$300,000	\$288,000	\$1,088,000
Scott Noble (CFO)(2)	\$250,000	\$150,000	\$300,000	\$700,000

⁽¹⁾ Inclusive of 55,335 FRR's that were granted in lieu of \$225,000 cash.

2.3. Total fixed remuneration of Executive KMP

Total Fixed Remuneration (TFR) is an annual salary, calculated on a total cost basis to include salary-packaged benefits grossed up for fringe benefits tax (FBT), employer superannuation contributions and other non-cash benefits that may be agreed from time to time.

The RNC reviews and makes recommendations to the Board in relation to TFR levels for executive KMP at least annually. Policy is to position TFR appropriately for each individual taking into account their role, experience, tenure and responsibilities, so that an individual's TFR may be below, at or above the median. RNC recommendations were approved by the Board.

For the 2023 financial year, TFR increases are shown in the table below. The increase in CEO remuneration was partly in the form of 55,335 (30 Jun 2022: 34,628) Fixed Remuneration Rights (FRR's) which were issued following investor approval at the 2022 AGM.

KMP	FY23 TFR	FY22 TFR	Movement
Simon Owen (CEO) (1)	\$990,000	\$905,000	9.4%
Natalie Kwok (CIO & GC)	\$500,000	\$450,000	11.1%
Scott Noble (CFO) (2)	\$250.000	\$450.000	NM

⁽¹⁾ Inclusive of 55,335 FRR's (FY22: 34,628) that were granted in lieu of \$225,000 cash (FY22: \$205,000).

⁽²⁾ Mr Noble was deemed to be a KMP for the period 1 Jul 2022 to 30 December 2022. The FY23 maximum remuneration disclosed in the above table is for the 6 month period that he was KMP. The above table does not include the 4 month ex-gratia payment and 6 month in lieu of notice payment that was granted to Mr Noble, refer to section 4.1 for additional information.

⁽²⁾ Mr Noble was deemed to be a KMP for the period 1 July 2022 to 30 December 2022. The FY23 remuneration disclosed in the above table is for the 6 month period that he was KMP. The above table does not include the 4 month ex-gratia payment and 6 month in lieu of notice payment that was granted to Mr Noble, refer to section 4.1 for additional information.

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2.4. Short-Term Incentive Plan (STIP)

The STI award is subject to achieving 'threshold', 'below target', 'target', 'above target' and 'stretch' performance levels, with entitlements calculated on a pro-rata basis between these levels. The KPIs have been chosen to focus individuals on meeting the Group's business plan.

FY23 STI outcomes - Executive KMP

KPIs and weightings for each KMP are shown below:

Balanced scorecard outcomes	S. Owen	N. Kwok	S. Noble
	CEO	CIO & GC	CFO
Financial (weighting 40% to 50%):			
EBIT Underlying profit Capital Management & Partnerships Acquisitions & Asset Recycling	Below Target	Below Target	Below Target
	Threshold	Threshold	Threshold
	Target	Target	Target
	N/A	Above Target	Above Target
Strategic & Operational objectives (weighting 50% to 60%): Safety & Risk People Settlements ESG Business Transformation	Target	Target	Target
	Target	Above Target	Target
	Target	Target	Target
	Above Target	Above Target	Above Target
	Target	Target	Target
Behaviours:	Strong	Exceptional	Strong
STI % of maximum achieved	65%	75%	65%
STI awarded \$	\$611,325	\$225,000	\$97,500
STI Cash	\$203,775	\$112,500	\$97,500
STI Deferred Equity	\$407,550	\$112,500	-

In considering the STI outcomes equal weighting is given to both results and behaviours. Furthermore, whilst formulaic KPI targets and requirements remained unchanged, discretion was applied to KPI weightings to reflect the mid-year changes in priorities responding to market conditions.

FY23 Short-Term Incentives were awarded to KMPs in the range of 65% to 75% of the maximum. Under the STI Plan, 33% of the outcome for the CEO and 50% for the CIO & GC will be paid in cash, with the balance deferred.

The STI Equity Rights are subject to the following terms and conditions:

- A one-year deferral period and are eligible to vest on the date that is 12 months following the grant date.
- A profit sustainability and 'malus' provision during the deferral period.
- From the vesting date the executive may exercise their rights and have the relevant number of Ingenia securities issued in accordance with a prescribed formula; no amount is payable by the executive KMP for the issue or transfer of Ingenia securities to the executive KMP.

Unvested STIP Rights held by KMP during the year were:

	Balance 1 July 2022	Granted	Vested	Lapsed	Balance 30 June 2023
Directors					
Simon Owen	41,836	93,615	(42,863)	-	92,588
Executives					
Natalie Kwok	12,026	21,462	(12,322)	-	21,166
Total	53,862	115,077	(55,185)	-	113,754

Mr Noble's opening STIP Rights holding at 1 July 2022 was 13,089 and in the period up until his resignation, the number of granted and vested STIP Rights were 24,808 and 13,411 respectively. Upon his resignation on

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30 December 2022, 24,486 unvested STIP Rights remained on foot. These unvested Rights are subject to the profit sustainability and 'malus' provision during the deferral period.

Granted rights issued include both new issues and distribution entitlement factor on vested rights. Refer to Note 32 for a summary of all vested and unvested rights.

Summary of STIPs on issue to KMP

The following table sets out all STIPs granted to-date and not vested at 30 June 2023.

KMP	Scheme year	Number of rights granted	Fair value of rights at award date	Grant date	Fair value of rights	Vesting date	Maximum to expense in future years
S. Owen	FY22	92,588	\$3.62	1-Oct-22	\$335,261	1-Oct-23	\$41,831
N. Kwok	FY22	21,166	\$3.62	1-Oct-22	\$76,642	1-Oct-23	\$9,563
Total		113.754			\$411.903		\$51.394

On 1 October 2022, Mr Noble was granted 24,486 STIP Rights with a fair value of \$88,664. Upon his resignation, his unvested STIP Rights remained on foot with the expense recognised in full during FY23. Refer to section 2.6 for further detail.

2.5. Long-Term Incentive Plan (LTIP)

The objective of the Group's LTIP is to align the 'at risk' compensation of executives with long-term security holder returns whilst also acting as a mechanism to retain key talent.

Details of the FY22 LTIP Performance Conditions can be found in the 30 June 2022 Remuneration Report, available on the Group's website.

FY23 LTIP Rights will vest subject to the following Performance Conditions, consistent with the grant of rights to the CEO/MD approved by securityholders at the November 2022 Annual General Meeting.

Relative TSR Performance Condition (25%)

The relative TSR performance condition assesses INA's percentile performance ranking against the constituents of the S&P/ASX 200 A-REIT Index.

TSR is the growth in the security price plus distributions, assuming distributions are reinvested. To minimise the impact of any short-term volatility, Ingenia's TSR will be calculated using the volume-weighted average of the closing security price over the 30 days up to and including the trading day prior to the start and the 30 days up to and including the end trading day of the LTI Performance Period (being from 1 October 2022 to 30 September 2025). Performance will be measured relative to the TSR of companies comprising the S&P/ASX 200 A-REIT Index over 3 years.

	INA's TSR	% of LTIP Rights that vest
Below Threshold	Less than 50th percentile	Nil
At Threshold	At 50th Percentile	50%
Between Threshold and Maximum	Greater than 50th percentile but less than 75th percentile	50% plus an additional amount progressively vesting on a straight-line basis between Threshold and Maximum
Maximum	At 75th percentile or above	100%

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ROE Performance Condition (25%)

The ROE Performance Condition is intended to focus executive KMP on improving medium to long-term return on investment.

ROE is defined as underlying profit (as disclosed in annual reports) divided by the weighted average net assets (excluding the impact of asset revaluations on net assets between the FY23 LTIP Rights issue date and the FY23 LTIP Rights vesting date). The Board has discretion to exclude the dilutive impact of acquisitions or capital raisings that are considered in the best interests of the company if these occur within the final 12 months of the performance period. Any discretion applied will be disclosed. For FY23, the relevant metric is ROE achieved for FY25 on the following basis:

-	ROE	% of LTIP Rights that vest
At or below Threshold	Less than 6%	Nil
Between Threshold and Maximum	Between 6% and 9%	10% plus an additional amount progressively vesting on a straight-line basis between Threshold and Maximum
Maximum	Equal to or greater than 9%	100%

EPS Performance Condition (25%)

EPS is defined as underlying profit (as disclosed in annual reports) divided by the weighted average number of securities over the financial year. The Board has discretion to exclude the dilutive impact of acquisitions or capital raisings that are considered in the best interest of the company if these occur within the final 12 months of the performance period. Any discretion applied will be disclosed. The relevant metric is Compound Underlying EPS Growth for the period FY22 to FY25 with the FY22 base year Underlying EPS being 23.3 cents per security.

	Compound underlying EPS growth	% of LTIP Rights that vest
Below Threshold	Less than 5%	Nil
At Threshold	At 5%	30%
Between Threshold and Maximum	Between 5% and 9%	30% plus an additional amount progressively vesting on a straight-line basis between Threshold and Maximum
Maximum	Greater than 9%	100%

Group Settlements Growth Performance Condition (25%)

Group Settlements Growth focuses on growing sales revenue and the creation of new yielding rental contracts across the Group from INA and the Development Joint Venture with Sun Communities. The hurdle measures the average annual growth in settlements of INA and the Development Joint Venture being measured over a three-year period ending on 30 June 2025, with 409 settlements from the base year ended 30 June 2022.

	INA Group Settlements Growth	% of LTIP Rights that vest
At or below Threshold	5% average annual growth over 3 years from base year (the year ended 30 June 2022)	Nil
Between Threshold and Maximum	Between 5% and 10% average annual growth	10% plus an additional amount progressively vesting on a straight-line basis between Threshold and Maximum
Maximum	>10% average annual growth	100%

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The FY23 LTIP methodology determines security value as the VWAP of Ingenia securities in the 30-day trading period ending on 1 October 2022. The number of LTIP Rights granted in FY23 was calculated by dividing the LTIP award by the security value (as defined above).

From the vesting date, FY23 LTIP Rights grants may be exercised and have the relevant number of Ingenia securities issued in accordance with a prescribed formula; no amount is payable by the executive KMP for the issue or transfer of Ingenia securities to the executive KMP. The Board aims to have executive KMP incentivised to grow distributions to security holders. Executives do not receive distributions (cash or accrued) on securities underlying any Rights that do not vest or remain unexercised.

LTIPs Awarded in FY23

FY20 LTIP rights were tested on 1 October 2022 resulting in the combined vesting of 86,404 rights for Mr Owen, Ms Kwok, and Mr Noble.

The Board did not apply any discretion in this outcome.

LTIP hurdles	Weighting	Threshold	Performance	LTIP % achieved
TSR (ASX-200 A-REIT)	40.0%	Index +1%	Maximum achieved INA TSR of 11.4%	40.0%
ROE ⁽¹⁾	30.0%	Equal to or greater than 8%	Nil achievement Adjusted ROE at 7.0%	Nil
Underlying EPS	30.0%	Equal to or greater than 5%	Nil achievement EPS of 3.6%	Nil
-	100.0%			40.0%

⁽¹⁾ Underlying ROE performance hurdle for LTIPs adjusts ROE to remove the impact of investment property valuations on net assets over the vesting period.

Unvested LTIP Rights held by KMP during the year were:

	Balance				Balance
	1 July 2022	Granted	Vested	Lapsed	30 June 2023
Directors					
Simon Owen	411,746	211,188	(62,659)	(87,631)	472,644
Executives					
Natalie Kwok	83,415	71,325	(7,341)	(10,266)	137,133
Total	495,161	282,513	(70,000)	(97,897)	609,777

Mr Noble's opening LTIP Rights holding at 1 July 2022 was 105,733. In the period up until his resignation: he was granted 74,889 LTIP Rights; 16,404 Rights vested; 22,940 LTIP Rights lapsed. Consequently, he held 141,278 unvested LTIP Rights at resignation. Mr Noble's unvested LTIP Rights remain on foot and are subject to natural performance conditions.

Granted rights issued include both new issues and distribution entitlement factor on vested rights. Refer to Note 32 for a summary of all vested and unvested rights.

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Summary of LTIPs on issue to KMP

The following table sets out all LTIPs granted to-date and not vested at 30 June 2023.

KMP	Scheme year	Number of rights granted	Fair value of rights at award date	Grant date	Fair value of rights	Vesting date	Maximum to expense in future years
Simon Owen	FY23	206,950	\$2.94	17-Nov-22 ⁽¹⁾	\$607,771	1-Oct-25	\$415,613
	FY22	116,805	\$4.63	11-Nov-21 ⁽²⁾	\$540,807	1-Oct-24	\$225,103
	FY21	148,889	\$2.61	10-Nov-20 ⁽³⁾	\$388,600	1-Oct-23	
Natalie Kwok	FY23	70,828	\$2.60	1-Oct-22	\$184,022	1-Oct-25	\$142,242
	FY22	30,749	\$4.63	1-Oct-21	\$142,368	1-Oct-24	\$59,259
	FY21	35,556	\$2.61	1-Oct-20	\$92,801	1-Oct-23	-
Total		609,777			\$1,956,369		\$842,217

⁽¹⁾ Grant date following the 2022 AGM with price based on 30-day VWAP at 1 October 2022 to align with other executives.

On 1 October 2022, Mr Noble was granted 73,779 LTIP Rights with a fair value of \$191,689. Upon his resignation, his unvested LTIP Rights remained on foot with the maximum remaining expense for future years, of, \$214,011, recognised in full during FY23. Refer to section 2.6 for further detail.

In addition, Mr Owen and Ms Kwok hold 393,569 and 7,341 vested Rights, respectively, that they have not exercised. Vested rights expire 15 years from the grant date of the LTI Rights and STI Rights.

2.6. Executive Remuneration for FY23

The following tables outline the remuneration provided to executive KMP for FY22 and FY23. Separate to the numbers outlined below, the Group accrues annual leave and long service leave in accordance with statutory requirements.

Reported Remuneration - Statutory presentation

		Short-	Term	Post- employment	Share-based payments			Performance	e related	
Name	Financial Year	Salary	STI Cash ⁽¹⁾	Superannuation Benefits	FRR	STI Deferred ⁽¹⁾	LTI & TRG ⁽²⁾	Total	STI, LTI & TRG	LTI & TRG
		(\$)	(\$)	(\$)	(\$)	(\$)	(\$)	(\$)	(%)	(%)
S. Owen	2023	514,708	203,775	25,292	225,000	393,005	326,452	1,688,232	55	19
	2022	676,432	188,240	23,568	205,000	296,874	314,337	1,704,451	47	18
N. Kwok	2023	463,041	112,500	25,292	-	93,717	128,175	822,725	41	16
	2022	426,432	86,063	23,568	=	62,200	153,803	752,066	40	20
S. Noble	2023 ⁽³⁾	231,031	97,500	18,969	-	64,890	318,124	730,514	66	44
	2022	426,432	99,563	23,568	-	81,856	80,754	712,173	37	11
Total	2023	1,208,780	413,775	69,553	225,000	551,612	772,751	3,241,471	54	24
Total	2022	1,529,296	373,866	70,704	205,000	440,930	548,894	3,168,690	43	17

⁽¹⁾ Cash STIs were accrued in the year ended 30 June 2023. Deferred STIP Rights are expensed evenly over the performance and deferral periods.

⁽²⁾ Grant date following the 2021 AGM with price based on 30-day VWAP at 1 October 2021 to align with other executives.

⁽³⁾ Grant date following the 2020 AGM with price based on 30-day VWAP at 1 October 2020 to align with other executives.

⁽²⁾ Deferred LTIP and TRG Rights are expensed evenly over the performance and deferral periods. Prior to her appointment as a KMP, Ms Kwok was granted 44,446 TRG Rights. 50% of Ms Kwok's TRG Rights vested on 31 July 2022, with the remaining 50% vesting on 31 July 2023.

⁽³⁾ Mr Noble was deemed to be a KMP for the period 1 July 2022 to 30 December 2022. The FY23 remuneration disclosed in the above table is for the 6 month period that he was KMP. The above table does not include the 4 month ex-gratia payment \$166,667 and 6 month notice payment \$250,000 that was granted to Mr Noble, refer to section 4.1 for additional information. 100% of Mr Noble's pro-rated FY23 STI was received in cash. STI and LTI share-based payments refer to unvested Rights which remain on foot and for which the full accelerated expense has been recognised in FY23. The unvested Rights remain subject to natural performance conditions.

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Reported remuneration - Actual amounts received or realised

Name	Financial Year	TFR	FRR	STI awarded and received as cash ⁽¹⁾	Previous years' STI that vested ⁽²⁾	Previous years' LTI that vested ⁽²⁾	Total remuneration realised	Awards which lapsed or were forfeited ⁽³⁾
		(\$)	(\$)	(\$)	(\$)	(\$)	(\$)	(\$)
S. Owen	2023	765,000	225,000	203,775	174,290	254,784	1,622,849	356,325
	2022	700,000	205,000	188,240	612,938	1,120,774	2,826,952	158,796
N. Kwok	2023	488,333	-	112,500	50,104	29,850	680,787	41,744
	2022	450,000	-	86,063	-	120,269	656,332	17,037
S. Noble	2023 ⁽⁴⁾	250,000	-	97,500	54,532	66,702	468,734	93,279
	2022	450,000	=	99,563	117,260	246,328	913,151	34,898
Total	2023	1,503,333	225,000	413,775	278,926	351,336	2,772,370	491,348
Total	2022	1,600,000	205,000	373,866	730,198	1,487,371	4,396,435	210,732

⁽¹⁾ Represents 33% of Mr Owen's STI award and 50% of Ms Kwok's and Mr Noble's STI award. The remaining share of their respective STI was deferred in Rights which vest 12 months following the performance year.

3. NON-EXECUTIVE DIRECTORS' REMUNERATION

The Group's remuneration policy for Non-Executive Directors (NEDs) aims to ensure that the Group attracts and retains suitably skilled and experienced individuals to serve on the Board and to remunerate them appropriately for their time, expertise and responsibilities and liabilities as public company directors.

The Remuneration & Nomination Committee is responsible for reviewing and recommending to the Board any changes to Board and Committee remuneration, considering the size and scope of the Group's activities and the responsibilities and liabilities of directors. In developing its recommendations, the Committee may take advice from external consultants.

NEDs are remunerated by way of cash and mandated superannuation. They do not participate in performance-based remuneration plans unless approved by security holders. The Group currently has no intention to remunerate NEDs by any way other than cash benefits.

The Board has introduced a policy guideline for NEDs to hold the equivalent of one year's gross fees in Ingenia securities within a period of three years from the date of appointment. Once this hurdle has been met, NEDs are considered compliant with this guideline. All independent NEDs have self-funded the purchase of Ingenia securities on market as shown below in section 3.2.

3.1. Non-Executive Directors' Fees

The NED fee is reviewed annually with any changes effective 1 December. Annual NED fees, inclusive of superannuation, are detailed below:

	1 Dec 2022	1 Dec 2021
Chairman	\$252,000	\$240,000
Non-Executive Director	\$120,000	\$114,000
Deputy Chairman	\$23,000	\$22,000
Committee Chair	\$23,000	\$22,000
Committee Member	\$11,500	\$7,500

⁽²⁾ This represents the value of all prior years' deferred STI and LTI Rights that vested during FY23 based on the 30 day VWAP up to the 1 October 2022 vesting date of \$4.07 (1 October 2021: \$6.59).

⁽³⁾ The value shown represents the value of any prior year LTI Rights that lapsed or were forfeited during the financial year. The FY23 values are based on the 30 day VWAP up to the 1 October 2022 vesting date of \$4.07 (1 October 2021: \$6.59).

⁽⁴⁾ Mr Noble was deemed to be a KMP for the period 1 July 2022 to 30 December 2022. The FY23 remuneration disclosed in the above table is for the 6 month period that he was KMP. The above table does not include the 4 month ex-gratia payment \$166,667 and 6 month notice payment \$250,000 that was granted to Mr Noble, refer to section 4.1 for additional information. 100% of Mr Noble's pro-rated FY23 STI was received in cash.

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3.2. Non-Executive Directors' Remuneration

The maximum aggregate fee pool available to NEDs has increased to \$1,600,000 on 1 July 2022 from \$1,000,000 as approved at the November 2022 AGM. Total remuneration paid to Directors in FY23 was \$980,708.

The following table outlines the remuneration provided to NEDs for FY23 and FY22, inclusive of superannuation, and their compliance with the policy outlined above in relation to self-funding a security holding in excess of one year's gross Director fees.

NEDs - Directors' fees	FY23 (\$)	FY22 (\$)	Compliance with security holding policy
	***	<u> </u>	
Jim Hazel	247,000	225,833	Yes
Robert Morrison	172,500	156,292	Yes
Amanda Heyworth	140,083	129,229	Yes
Pippa Downes	149,917	134,708	Yes
Gregory Hayes	127,333	120,792	On track
Sally Evans	143,875	120,792	Yes
John McLaren ⁽¹⁾	-	-	Yes ⁽²⁾
Total	980,708	887,646	_

⁽¹⁾ Mr McLaren is the appointed Nominee Director of Sun Communities which is entitled to appoint a Director to the Board of ICH, in accordance with the Subscription Agreement between ICH and Sun Communities which was entered into on 7 November 2018. As a nominee of Sun Communities Mr McLaren is not entitled to remuneration by ICH.

In addition to the above fees, all NEDs receive reimbursement for reasonable travel, accommodation and other expenses incurred while undertaking Ingenia business.

4. OTHER REMUNERATION INFORMATION

4.1. Remuneration governance

The Board has an established RNC, which is directly responsible for reviewing and recommending remuneration arrangements for non-executive directors (NEDs), the Managing Director (MD) and Chief Executive Officer (CEO) and senior executives who report directly to the CEO.

The RNC comprises the following, independent NEDs:

- Sally Evans (Chair);
- Robert Morrison;
- Amanda Heyworth.

The RNC provides oversight for KMP and other executives, ensuring remuneration is set at appropriate levels to access the skills and capabilities the Group needs to operate successfully.

The RNC operates under the delegated authority of the Board for some matters related to remuneration arrangements for both executives and non-executives and is required to make recommendations to the Board. The RNC also reviews and makes recommendations to the Board on incentive schemes.

Other responsibilities of the RNC include: oversee the management of culture; review and monitor the succession plan for the Executive team; review and oversee implementation of the Group's diversity and inclusion strategy; monitor and oversee talent development and employee engagement initiatives.

The RNC is required to meet regularly throughout the year (a minimum of twice per year) and considers recommendations from management and external advisors.

The Board is ultimately responsible for decisions made on recommendations from the RNC.

⁽²⁾ Mr McLaren is considered to be in compliance with the NEDs security holding policy as he is a related party of Sun INA Equity LLC, a substantial security holder of the Group.

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Use of discretion

Discretion adjustments are only made in exceptional circumstances which would have a material impact on reward and incentive outcomes. Such adjustments seek to align executive outcomes with company performance and investor experience, taking into account fairness for all stakeholders (investors, customers, employees, regulators, and the community), and any breaches of reporting, audit, risk, compliance, or regulatory obligations.

During FY23, the Board exercised its discretion in relation to Mr Noble's separation, paying his notice period of 6 months \$250,000 and an ex-gratia payment of 4 months \$166,667 in exchange for him being available as required. In addition, his unvested Rights remain on foot, subject to performance conditions. The maximum value of the unvested Rights is \$214,011.

Discretion was applied to the KPI outcomes as they related to STI, with an overlay of performance factors not specifically captured in the scorecard and which reflected a change in priorities in the second half of the year.

No discretion was applied in relation to LTI outcome.

External remuneration advisers

Guerdon Associates, initially engaged in March 2014, provided independent remuneration advice during FY23 in respect of KMP. Guerdon Associates have been commissioned by, engaged with, and addressed reports directly to the Chair of the RNC.

The Board is satisfied that the remuneration advice from Guerdon Associates was made free from undue influence of the KMP in respect of whom the advice related. A declaration of independence from Guerdon Associates was provided to the Board in respect of their engagement and their reports to the RNC.

While remuneration services were received, no remuneration recommendations as defined under Division 1, Part 1.2.98B of the Corporations Act, were made by Guerdon Associates.

4.2. Ingenia Communities Group equity held by key management personnel

The table below shows securities held indirectly or beneficially by each KMP, including their related parties (excluding unvested equity holdings where applicable – refer to section 2.4 and 2.5 and Note 32). This table highlights the direct exposure that each Director and executive KMP has to the Ingenia Communities security price.

	Balance 1 July 2022	Acquisitions	Exercise of vested Rights	Disposals	Balance 30 June 2023
Non-Executive KMP					
Jim Hazel	439,445	-	-	-	439,445
Robert Morrison	254,594	-	-	(66)	254,528
Amanda Heyworth	224,736	-	-	-	224,736
Pippa Downes	40,868	-	-	-	40,868
Gregory Hayes	20,000	-	-	-	20,000
Sally Evans	19,316	19,736	-	-	39,052
John McLaren ⁽¹⁾	41,779,555	-	-	-	41,779,555
Executive KMP					
Simon Owen	1,512,976	-	-	(120,000)	1,392,976
Natalie Kwok	59,899	-	-	<u> </u>	59,899

⁽¹⁾ The securities held by Mr McLaren are beneficially owned by Sun Communities.

Mr Noble's opening security holding at 1 July 2022 was 40,208 and was unchanged in the period up until the date he ceased to be a KMP, 30 December 2022.

4.3. Executive KMP Employment Contracts and Termination Arrangements Contract terms

The Managing Director and other Executive KMP are on rolling contracts until notice of termination is given by either Ingenia Communities Group or the relevant Executive KMP. The notice period for the Managing Director and other Executive KMP is twelve and six months respectively. In appropriate circumstances, payment may be made in lieu of notice, which would include pro rata fixed remuneration and statutory entitlements.

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Other contract terms are noted below:

	CEO & MD	CIO & GC	CFO
Fixed remuneration	Total fixed remuneration inccash benefits.	ludes cash salary, superannuat	tion, FRR and other non-
Variable remuneration ⁽¹⁾	to 95% for any one year of the fixed annual remuneration, of which 67% is in the	 Eligible for STI of up to 60% for any one year of fixed annual remuneration, of which 50% is in the form of deferred equity. Eligible for LTI of up to 60% for any one year of fixed annual remuneration. 	 Eligible for STI of up to 60% for any one year of fixed annual remuneration, of which 50% is in the form of deferred equity. Eligible for LTI of up to 60% for any one year of fixed annual remuneration.
Notice period	12 months	6 months	6 months
Non-compete period	12 months	12 months	12 months
Non-solicitation period	12 months	12 months	12 months

(1) The Board may withdraw or vary the STI and LTI schemes at any time by written notice to the Executive, provided the scheme will not be varied or withdrawn part way through a financial year in respect of that same financial year.

Treatment of Rights

Subject to Board discretion (including on cessation of employment), fraud or dishonesty, reorganisations and divestment, change of control and Board powers, a Right granted under the Rights Plan will not vest unless the conditions advised to the Participant have been satisfied. The Board may, in its discretion, determine that a Right vests prior to the date specified by the Board.

Subject to the Board's overriding discretion, an unvested Right granted to a Participant will lapse upon the earliest to occur of:

- the date specified by the Board;
- an event relating to title of the rights, cessation of employment (if determined by the Board in its discretion), fraud or dishonesty, reorganisations and divestments or change of control;
- failure to meet the conditions by the end of the Period; or
- the fifteenth anniversary of the date the Right was granted.

Where a Participant holding unvested Rights ceases to be an employee of the Group, the Participant may continue to hold those unvested Rights unless or until the Board exercises its discretion to determine that some or all of those Rights:

- lapse;
- are forfeited;
- vest (immediately or subject to conditions);
- are only exercisable for a specified period, and will otherwise lapse; or
- are no longer subject to some of the restrictions (including Vesting Conditions) that previously applied.

Signed in accordance with resolution of the Directors.

Sally Evans

Chair - Remuneration and Nomination Committee

Sydney, 22 August 2023



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Auditor's Independence Declaration to the Directors of Ingenia Communities Holdings Limited

As lead auditor for the audit of the financial report of Ingenia Communities Holdings Limited for the financial year ended 30 June 2023, I declare to the best of my knowledge and belief, there have been:

- a. No contraventions of the auditor independence requirements of the *Corporations Act 2001* in relation to the audit;
- b. No contraventions of any applicable code of professional conduct in relation to the audit; and
- c. No non-audit services provided that contravene any applicable code of professional conduct in relation to the audit.

This declaration is in respect of Ingenia Communities Holdings Limited and the entities it controlled during the financial year.

Ernst & Young

Yvonne Barnikel Partner

22 August 2023

Consolidated Statement of Comprehensive Income

Ingenia Communities Holdings Limited For the year ended 30 June 2023

	Note _	30 Jun 2023 \$'000	30 Jun 2022 Restated ⁽¹⁾ \$'000
Lifestyle homes sales		139,261	131,774
Residential rental income		98,279	82,605
Tourism rental income		99,896	73,350
Annuals rental income		10,647	9,472
Other revenue	5	46,385	40,945
Revenue	_	394,468	338,146
	_	(77.757)	(60,000)
Cost of lifestyle homes sold		(73,757)	(68,820)
Employee expenses		(98,501)	(78,715)
Property expenses		(54,302)	(42,018)
Administrative expenses		(26,375)	(18,658)
Operational, marketing and selling expenses		(18,482)	(13,434)
Service station expenses	10 17 1 /	(9,371)	(10,680)
Depreciation and amortisation expense	12,13,14 _	(4,413)	(4,085)
Operating profit before interest and tax	_	109,267	101,736
Net finance expense	6	(17,321)	(9,121)
Operating profit before tax	_	91,946	92,615
Share of joint venture (loss)/profit	15	(4,272)	8,109
Share of associate loss	13	(514)	(250)
Net gain/(loss) on change in fair value of:		(314)	(230)
Investment properties	11(b)	4,906	72,170
Acquisition transaction costs	11(b)	(4,383)	(24,083)
Financial liabilities	11(0)	(2,723)	(4,255)
Investments and other financial instruments		1,388	3,880
Business combination transaction costs	17	1,615	(18,000)
Impairment of goodwill	13	-	(1,436)
Loss on disposal of investment properties	.0	(2,840)	(175)
Profit before income tax		85,123	128,575
	_		
Income tax expense	7 _	(20,755)	(32,777)
Net profit for the year	_	64,368	95,798
Total comprehensive income for the year net of income tax	· _	64,368	95,798
			30 Jun 2022
		30 Jun 2023	Restated ⁽¹⁾
	_	Cents	Cents
Distributions per security paid ⁽²⁾		11.0	10.7
Earnings/(loss) per security:			
Basic earnings/(loss)			
D :			
Per security Per security attributable to parent	4(a) 4(b),33	15.8 (2.2)	25.4 (0.3)

Diluted earnings/(loss) per security

Per security attributable to parent

Per security

4(a)

4(b),33

Notes to the Consolidated Financial Statements are included on pages 37 to 82.

25.2

(0.3)

15.7

(2.1)

⁽¹⁾ Refer to Note 1 in the 30 June 2023 Annual Financial Report for further detail.

⁽²⁾ Distributions relate to the amount paid during the financial year. A final FY23 distribution of 5.8 cps was declared on 22 August 2023 (payment due on 21 September 2023) resulting in a total FY23 distribution of 11.0 cps.

Consolidated Balance Sheet

Ingenia Communities Holdings Limited As at 30 June 2023

	Note	30 Jun 2023 \$'000	30 Jun 2022 Restated ⁽¹⁾ \$'000
Current assets	_		
Cash and cash equivalents		45,716	14,486
Trade and other receivables	8	18,010	13,194
Inventories	9	54,147	19,535
Assets held for sale	10	24,190	4,150
Other financial assets	16	3,234	1,110
Tax receivable	_	29	1,287
Total current assets	_	145,326	53,762
Non-current assets			
Trade and other receivables	8	787	1,524
Investment properties	11	2,045,630	1,937,888
Investment properties Investment in a joint venture	15	61,829	66,101
Other financial assets	16	10,207	8,495
Plant and equipment	12	9,199	7,415
Intangibles and goodwill	13	102,584	103,203
Right-of-use assets	14	2,569	4,153
Investment in associates		-	500
Total non-current assets	_	2,232,805	2,129,279
Total assets	_	2,378,131	2,183,041
Current liabilities Trade and other payables Borrowings Employee liabilities Other financial liabilities Provision for income tax Total current liabilities	19 20 21	95,517 3,988 5,050 659 333 105,547	106,891 4,395 4,688 1,188 - 117,162
	_	,.	,
Non-current liabilities			
Borrowings	20	657,680	491,208
Other financial liabilities	21	16,941	15,421
Employee liabilities	10	993	1,013
Other payables	19	6,904	7,301
Deferred tax liability	18 _	53,279	36,359
Total non-current liabilities	_	735,797	551,302
Total liabilities	_	841,344	668,464
Net assets	_	1,536,787	1,514,577
Equity			
Issued securities	22(a)	1,704,212	1,704,230
Reserves	23	(2,010)	(4,312)
Accumulated losses	24 _	(165,415)	(185,341)
Total equity	_	1,536,787	1,514,577
Net asset value per security (\$)	_	\$ 3.77	\$ 3.72
	_	ψ 3.//	ψ 3.72
(1) Refer to Note 1 in the 30 June 2023 Annual Financial Report for further detail.			

Notes to the Consolidated Financial Statements are included on pages 37 to 82.

Consolidated Cash Flow Statement

Ingenia Communities Holdings Limited For the year ended 30 June 2023

	Note _	30 Jun 2023 \$'000	30 Jun 2022 \$'000
Cash flows from operating activities			
Rental and other property income		259,216	205,072
Property and other expenses		(189,579)	(148,100)
Proceeds from sale of lifestyle homes		152,330	144,581
Purchase of lifestyle homes		(116,798)	(75,837)
Proceeds from sale of service station inventory		11,820	13,264
Purchase of service station inventory		(10,292)	(11,717)
Borrowing costs paid		(22,294)	(7,661)
Income tax paid		(2,277)	(4,731)
Interest received	_	371	31
	35	82,497	114,902
Cash flows from investing activities			
Payments for acquisition of investment properties		(62,889)	(345,042)
Additions to investment properties		(137,326)	(101,284)
Purchase and additions of plant and equipment		(4,407)	(2,574)
Purchase and additions of intangible asset		-	(145)
Proceeds from sale of investment properties		52,513	9,409
Payments for acquisition of financial assets		-	(887)
Net payments for acquisition of subsidiaries		(16,890)	(262,506)
Business combination transaction costs		-	(1,750)
Investment in joint venture		-	(25,725)
Other	_	946	(1,210)
	_	(168,053)	(731,714)
Cash flows from financing activities			
Proceeds from issue of stapled securities		-	486,698
Payments for security issue costs		(18)	(12,198)
Distributions to security holders		(44,834)	(39,167)
Proceeds from borrowings		289,130	454,000
Repayment of borrowings		(120,000)	(264,000)
Payments for debt issue costs		(198)	(1,506)
Payment for securities under security plan		(150)	(2,000)
Other financial liabilities		(5,742)	(9,326)
Payments for derivatives and financial instruments	_	(1,402)	-
	_	116,786	612,501
Net increase/(decrease) in cash and cash equivalents	_	31,230	(4,311)
Cash and cash equivalents at the beginning of the year	_	14,486	18,797
Cash and cash equivalents at the end of the year	_	45,716	14,486

Notes to the Consolidated Financial Statements are included on pages 37 to 82.

Consolidated Statement of Changes in Equity

Ingenia Communities Holdings Limited For the year ended 30 June 2023

	-		Att	ributable to	security h	olders	
		Ingenia Communities Holdings Limited					
	-	Issued Retained				ICF &	Total
		Capital	Reserves	Earnings	Total	ICMT	Equity
	Note	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000
Carrying value 1 Jul 2022 as previously reported		91,960	(4,312)	102,137	189,785	1,339,723	1,529,508
Restatement ⁽¹⁾		-	-	(41,315)	(41,315)	26,384	(14,931)
As restated at 1 July 2022	-	91,960	(4,312)	60,822	148,470	1,366,107	1,514,577
Net (loss)/profit	- -	-	-	(12,895)	(12,895)	77,263	64,368
Total comprehensive income for the year		-	-	(12,895)	(12,895)	77,263	64,368
Transactions with security holders	•						
in their capacity as security holders:							
Issue of securities	22(a)	(2)	-	-	(2)	(16)	(18)
Share based payment	23						
transactions		-	2,844	-	2,844	-	2,844
Lapsed rights	23,24	-	(392)	392	-	-	-
Payment of distributions to security holders	24	-	-	-	-	(44,834)	(44,834)
Payments to employee share trust	23	-	(150)	-	(150)	-	(150)
Carrying value 30 Jun 2023	_	91,958	(2,010)	48,319	138,267	1,398,520	1,536,787

⁽¹⁾ Refer to Note 1 in the 30 June 2023 Annual Financial Report for further detail.

		Attributable to security holders						
	·	Ingenia	Communiti		_			
	•	Issued		Retained		ICF &	Total	
		Capital	Reserves	Earnings	Total	ICMT	Equity	
	Note	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000	
Carrying value 1 Jul 2021 as previously reported		37,140	(4,867)	74,423	106,696	886,337	993,033	
Restatement ⁽¹⁾	_	-	_	(33,807)	(33,807)	23,665	(10,142)	
As restated at 1 July 2021		37,140	(4,867)	40,616	72,889	910,002	982,891	
Net profit restated	•	-	-	20,206	20,206	75,592	95,798	
Total comprehensive income for the year as restated	•	-	-	20,206	20,206	75,592	95,798	
Transactions with security holders in their capacity as security holders:								
Issue of securities	22(a)	54,820	-	-	54,820	419,680	474,500	
Share based payment transactions	23	-	2,555	-	2,555	-	2,555	
Payment of distributions to security holders	24	-	-	-	-	(39,167)	(39,167)	
Payments to employee share trust	23	-	(2,000)	-	(2,000)	-	(2,000)	
Carrying value 30 Jun 2022	_	91,960	(4,312)	60,822	148,470	1,366,107	1,514,577	

⁽¹⁾ Refer to Note 1 in the 30 June 2023 Annual Financial Report for further detail.

Notes to the Consolidated Financial Statements are included on pages 37 to 82.

Notes to the Financial Statements

Ingenia Communities Holdings Limited For the year ended 30 June 2023

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

(a) The Group

The financial report of Ingenia Communities Holdings Limited (the "Company") comprises the consolidated financial report of the Company and its controlled entities, including Ingenia Communities Fund ("ICF" or the "Fund") and Ingenia Communities Management Trust ("ICMT") (collectively, the "Trusts"). The shares of the Company are stapled with the units of the Trusts and trade on the Australian Securities Exchange ("ASX") effectively as one security. Ingenia Communities RE Limited ("ICRE"), a wholly owned subsidiary of the Company, is the Responsible Entity of the Trusts. In this report, the Company and the Trusts are referred to collectively as the Group.

The constitutions of the Company and the Trusts require that, for as long as they remain jointly quoted on the ASX, the number of shares in the Company and of units in each trust shall remain equal and those security holders in the Company and unitholders in each trust shall be identical.

The stapling structure will cease to operate on the first to occur of:

- the Company or either of the Trusts resolving by special resolution in accordance with its constitution to terminate the stapling provisions; or
- the commencement of the winding up of the Company or either of the Trusts.

The financial report as at and for the year ended 30 June 2023 was authorised for issue by the Directors on 22 August 2023.

(b) Basis of preparation

The financial report is a general purpose financial report, which has been prepared in accordance with Australian Accounting Standards, Australian Interpretations, other authoritative pronouncements of the Australian Accounting Standards Board ("AASB") and the *Corporations Act 2001*.

The financial report complies with Australian Accounting Standards as issued by the AASB and International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board.

As permitted by Instrument 2015/838, issued by the Australian Securities and Investments Commission, the financial statements and accompanying notes of the Group have been presented in the attached combined financial report.

The financial report is presented in Australian dollars and all values are rounded to the nearest thousand dollars (\$'000), unless otherwise stated as permitted by Instrument 2016/191.

The financial report is prepared on a historical cost basis, except for investment properties, residents' loans, derivative financial instruments, other financial assets and other financial liabilities, which are measured at fair value

<u>Prior year restatement - correction of an error</u>

The prior year balances have been corrected for two errors:

1. Restatement of deferred tax liabilities

Deferred tax liabilities have been adjusted against opening retained earnings resulting from not previously recognised deferred tax expenses associated with investment properties. This restatement has resulted in an increase of deferred tax liabilities and a reduction in the opening retained earnings of \$10.1 million for the comparative year.

2. Restatement related to the recognition of a non-current provision

In November 2021, the Group entered into an agreement to acquire an investment property. As part of this transaction a liability arose that would be paid over a period of two years. This liability was not recorded in the prior year financial statements. A restatement has been recorded to recognise a non-current liability of \$4.8 million with a corresponding reduction to the fair value gain on investment property in the income statement.

Ingenia Communities Holdings Limited For the year ended 30 June 2023

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(b) Basis of preparation (continued)

— —	As previously reported \$'000	Adjustment \$'000	Restated balance \$'000
Non-current other payables	2,513	4,788	7,301
Deferred tax liabilities	26,217	10,142	36,359
Total non-current liabilities	536,372	14,930	551,302
Total liabilities	653,534	14,930	668,464
Net assets	1,529,507	(14,930)	1,514,577
Retained earnings at 1 July 2021	(231,830)	(10,142)	(241,972)
Fair value gain of investment property	52,875	(4,788)	48,087
Profit before income tax	133,363	(4,788)	128,575
Net profit for the year	100,586	(4,788)	95,798
Retained earnings at 30 June 2022	(170,411)	(14,930)	(185,341)
Total equity	1,529,507	(14,930)	1,514,577
Basic earnings per share (cents)	26.6	-	25.4
Dilutive earnings per share (cents)	26.5	<u>-</u>	25.2

The above changes did not have an impact on the Group's operating, investing and financing cash flows.

(c) Adoption of new and revised accounting standards

New accounting standards, amendments to accounting standards, and interpretations have been published that are not mandatory for the current reporting period and are not expected to have a material impact on the Group's future financial reporting.

(d) Principles of consolidation

The Group's consolidated financial statements comprise the Company and its subsidiaries (including the Trusts). Subsidiaries are all those entities (including special purpose entities) over which the Company or the Trusts have the power to govern the financial and operating policies, so as to obtain benefits from their activities.

The financial statements of the subsidiaries are prepared for the same reporting period as the parent, using consistent accounting policies. Intercompany balances and transactions, including dividends and unrealised gains and losses from intragroup transactions, have been eliminated.

Subsidiaries are consolidated from the date on which the parent obtains control. They are deconsolidated from the date that control ceases.

Investments in subsidiaries are carried at cost in the parent's financial statements.

The Company was incorporated on 24 November 2011. In accordance with Accounting Standard AASB 3 *Business Combinations*, the stapling of the Company and the Trusts was regarded as a business combination. Under AASB 3, the stapling was accounted for as a reverse acquisition with ICF "acquiring" the Company and the Company subsequently being identified as the ongoing parent for preparing consolidated financial reports. Consequently, the consolidated financial statements are a continuation of the financial statements of the Trusts, and include the results of the Company from the date of incorporation.

Ingenia Communities Holdings Limited For the year ended 30 June 2023

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(e) Business combinations and goodwill

Business combinations are accounted for using the acquisition method. The cost of an acquisition is measured as the fair value aggregate of the consideration transferred at acquisition. For each business combination, the Group elects whether to measure the non-controlling interest in the acquiree at fair value or the proportionate share of the acquiree's identifiable net assets. Acquisition costs are expensed and included in other expenses.

When the Group acquires a business, it assesses financial assets and liabilities assumed for appropriate classification and designation in accordance with the contractual terms, economic circumstances, and pertinent conditions as at the acquisition date.

If the business combination is achieved in stages, the acquirer's previously held equity interest in the acquiree is remeasured to fair value at the acquisition date through profit or loss.

Goodwill is initially measured at cost, being the excess of the aggregate consideration transferred and the amount recognised for non-controlling interest over the fair value of net identifiable assets acquired and liabilities assumed.

Goodwill is tested annually for impairment, or more frequently if changes in circumstances indicate that it might be impaired. An impairment loss is recognised when the carrying amount of the asset exceeds its recoverable amount, calculated as the higher of fair value less costs of disposal and the value in use. Impairment losses are recognised in the Consolidated Statement of Comprehensive Income.

For the purposes of assessing impairment, assets are grouped at the lowest levels for which goodwill is monitored for management purposes and allocated to cash generating units ("CGU"). The assumptions used for determining the recoverable amount of the CGU are based on the expectation for the future, utilising both internal and external sources of data and relevant market trends.

(f) Assets held for sale

Components of the entity are classified as held for sale if their carrying value will be recovered principally through a sale transaction rather than through continuing use.

They are measured at the lower of their carrying value and fair value less costs to sell, except for assets such as investment property, which are carried at fair value.

The liabilities of an asset classified as held for sale are presented separately from other liabilities on the face of the balance sheet. Details of assets and liabilities held for sale are given at Note 10.

(g) Dividends and distributions

A liability for any dividend or distribution declared on or before the end of the reporting period is recognised on the balance sheet, in the reporting period to which the dividend or distribution pertains.

(h) Foreign currency

Functional and presentation currencies

The presentation currency of the Group, and functional currency of the Company, is the Australian dollar.

Translation of foreign currency transactions

Transactions in foreign currency are initially recorded in the functional currency at the exchange rate prevailing at the date of the transaction. Monetary assets and liabilities denominated in foreign currency are retranslated at the rate of exchange prevailing at the balance date. All differences in the consolidated financial report are taken to the statement of comprehensive income, with the exception of differences on foreign currency borrowings designated as a hedge against a net investment in a foreign entity. These are taken directly to equity until the disposal of the net investment at which time they are recognised in the statement of comprehensive income.

A non-monetary item that is measured at fair value in a foreign currency is translated using the exchange rates at the date when the fair value was determined.

Ingenia Communities Holdings Limited For the year ended 30 June 2023

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(i) Leases

The Group assesses at contract inception whether a contract is, or contains, a lease. That is, if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration.

The Group applies a single recognition and measurement approach for all leases, except for short-term leases and leases of low-value assets which are recognised as an expense on a straight-line basis over the lease term. The Group recognises lease liabilities to make lease payments and right-of-use assets representing the right to use the underlying assets.

Right-of-use assets

The Group recognises right-of-use assets at the commencement date of the lease. Right-of-use assets are measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities.

The cost of right-of-use assets includes the amount of lease liabilities recognised, initial direct costs incurred, and lease payments made at or before the commencement date less any lease incentives received.

Right-of-use assets are depreciated on a straight-line basis over the shorter of the lease term and the estimated useful lives of the assets.

Lease liabilities

At the commencement date of the lease, the Group recognises lease liabilities measured at the present value of lease payments to be made over the lease term.

The lease payments include fixed payments less any lease incentives receivable, variable lease payments that depend on an index or a rate, and amounts expected to be paid under residual value guarantees. The lease payments also include the exercise price of a purchase option reasonably certain to be exercised by the Group and payments of penalties for terminating the lease, if the lease term reflects the Group exercising the option to terminate.

Variable lease payments that do not depend on an index or a rate are recognised as expenses in the period in which the event or condition that triggers the payment occurs.

In calculating the present value of lease payments, the Group uses the interest rate implicit in the lease. After the commencement date, the amount of lease liabilities is increased to reflect the accretion of interest and reduced for the lease payments made. In addition, the carrying amount of lease liabilities is remeasured if there is a modification, a change in the lease term, a change in the lease payments (e.g., changes to future payments resulting from a change in an index or rate used to determine such lease payments) or a change in the assessment of an option to purchase the underlying asset. The Group's lease liabilities are included in Borrowings (Note 20).

Leases for investment property which apply the fair value model are classified as investment property per AASB 140 *Investment Properties*.

(j) Plant and equipment

Plant and equipment is stated at cost, net of accumulated depreciation and any accumulated impairment losses. Such cost includes the cost of replacing part of the property, plant and equipment, and borrowing costs for long-term construction projects if the recognition criteria are met. When significant parts of property, plant and equipment require replacing at intervals, the Group recognises such parts as individual assets with specific useful lives and depreciates them accordingly. Likewise, when a major inspection is performed, the cost is recognised in the carrying value of the plant and equipment as a replacement, if the recognition criteria are satisfied. All other repair and maintenance costs are recognised in profit or loss as incurred. The present value of the expected cost for the decommissioning of an asset after its use is included in the cost of the respective asset if the recognition criteria for a provision are met.

Ingenia Communities Holdings Limited For the year ended 30 June 2023

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(k) Financial assets and liabilities

Current and non-current financial assets and liabilities within the scope of AASB 9 Financial Instruments are classified as; fair value through profit or loss; fair value through other comprehensive income; or amortised cost. The Group determines the classification of its financial assets and liabilities at initial recognition with the classification depending on the purpose for which the asset or liability was acquired or issued. Financial assets and liabilities are initially recognised at fair value plus directly attributable transaction costs, unless their classification is at fair value through profit or loss. They are subsequently measured at fair value or amortised cost using the effective interest method.

The fair value of financial instruments actively traded in organised financial markets are determined by reference to quoted market bid prices at close of business on balance sheet date. For those with no active market, fair values are determined using valuation techniques. Such techniques include: using recent arm's length market transactions; reference to the current market value of another substantially similar instruments; discounted cash flow analysis; option pricing models; making use of available and supportable market data and keeping judgemental inputs to a minimum.

(I) Impairment of non-financial assets

Assets other than investment property carried at fair value are tested for impairment whenever events or circumstance changes indicate that the carrying value may not be recoverable. An impairment loss is recognised for the amount by which the asset's carrying value exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs to sell and value in use. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash inflows that are largely independent of the cash inflows from other assets or groups of assets. Non-financial assets excluding goodwill which have suffered impairment are reviewed for possible reversal of the impairment at each reporting date.

(m) Cash and cash equivalents

Cash and cash equivalents in the balance sheet and cash flow statements comprise cash at bank, cash in hand, and short-term deposits that are readily convertible to known amounts of cash, and subject to an insignificant risk of changes in value.

(n) Trade and other receivables

Trade and other receivables are recognised initially at original invoice amount, and subsequently adjusted for ECL. An allowance is recognised by analysing the age of outstanding balances and applying historical default percentages. Historical loss rates are adjusted to reflect current and forward-looking observable data affecting the ability of customers to settle their debts.

(o) Inventories

The Group holds inventory in relation to the acquisition and development of lifestyle homes, as well as service station fuel and supplies.

Inventories are held at the lower of cost and net realisable value.

Costs of inventories comprise all acquisition costs, costs of conversion and other costs incurred in bringing the inventories to their present location and condition. Inventory includes work in progress and raw materials used in the production of lifestyle home units.

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

(p) Derivative financial instruments

The Group uses derivative financial instruments such as interest rate swaps to hedge its risks associated with interest rate fluctuations. Such derivative financial instruments are initially recognised at fair value on the date the contract is entered and are subsequently remeasured to fair value and included in the statement of comprehensive income in the period they arise, including the corresponding tax effect.

Ingenia Communities Holdings Limited For the year ended 30 June 2023

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(q) Investment property

Land and buildings have the function of an investment and are regarded as composite assets. In accordance with applicable accounting standards, the buildings, including plant and equipment, are not depreciated.

Investment property includes property under construction, tourism cabins and associated amenities.

Investment properties are measured initially at cost, including transaction costs. Subsequently, investment properties are stated at fair value, reflecting market conditions at reporting date. Gains or losses arising from changes in the fair values of investment properties are included in the statement of comprehensive income in the period they arise, including the corresponding tax effect.

Fair value is the price that would be received to sell an asset, or paid to transfer a liability, in an orderly transaction between market participants at measurement date, in the principal market for the asset or liability, or the most advantageous market in its absence. In determining the fair value of certain assets, recent market offers have been taken into consideration.

It is the Group's policy to have all investment properties independently valued at intervals of not more than two years. It is the policy of the Group to review the fair value of each investment property every six months and revalue investment properties to fair value when their carrying value materially differs to their fair values.

In determining fair values, the Group considers relevant information including the capitalisation of rental streams using market assessed capitalisation rates, expected net cash flows discounted to their present value using market determined risk-adjusted discount rates, and other available market data such as recent comparable transactions. The assessment of fair value of investment properties does not take into account potential capital gains tax assessable.

(r) Intangible assets

An intangible asset arising from software development expenditure is recognised only when the Group can demonstrate: the technical feasibility of completing the intangible asset so that it will be available for use; how the asset will generate future economic benefits; the availability of resources to complete the asset; and the ability to measure reliably the expenditure during its development. Costs capitalised include external direct costs of materials and service, direct payroll, and payroll related costs of employee time spent on projects.

Following the initial recognition of expenditure, the asset is carried at cost less any accumulated amortisation and accumulated impairment losses. Amortisation of the asset begins when the development is complete and the asset is available for use. Amortisation is over the period of expected future benefit.

The Group's policy applied to capitalised development costs is as follows.

Software and associated development to capitalised development costs (assets in use)

- Useful life: Finite amortisation method using seven years on a straight-line basis; and
- Impairment test: Amortisation method reviewed at each financial year-end; closing carrying value reviewed annually for indicators of impairment.

Subsequent expenditure on intangible assets is capitalised only when it increases the future economic benefits embodied in the specific asset to which it relates. All other expenditure is expensed, as incurred. Gains or losses arising from the derecognition of an intangible asset are measured as the difference between the net disposal proceeds, and the carrying value of the asset. They are recognised in profit or loss when the asset is derecognised.

Intangible assets acquired separately, are initially recognised at cost. The cost of intangible assets acquired in a business combination are their fair values as at the date of acquisition. Following initial recognition, acquired intangible assets are carried at cost less any accumulated amortisation and impairment losses.

(s) Trade and other payables

Trade and other payables are carried at amortised cost, and due to their short-term nature, are not discounted. They represent liabilities for goods and services provided to the Group prior to the end of the financial year which are unpaid. They are recognised when the Group becomes obliged to make future payments in respect of the purchase of the goods and services.

Ingenia Communities Holdings Limited For the year ended 30 June 2023

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(t) Provisions, including employee benefits

General

Provisions are recognised when: the Group has a present obligation (legal or constructive) as a result of a past event; it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation; and a reliable estimate can be made of the amount. When the Group expects some or all of a provision to be reimbursed, for example, under an insurance contract, the reimbursement is recognised as a separate asset, but only when the reimbursement is virtually certain. The expense relating to a provision is presented in the statement of comprehensive income net of any reimbursement.

Wages, salaries, annual leave and sick leave

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

Long service leave

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

(u) Resident loans

The loans are repayable on the departure of the resident and classified as financial liabilities at fair value through profit and loss with resulting fair value adjustments recognised in the statement of comprehensive income. The fair value of the obligation is measured as the ingoing contribution plus the resident's share of capital appreciation to reporting date. Although the expected average residency term is more than ten years, these obligations are classified as current liabilities, as required by Accounting Standards. This is because the Group does not have an unconditional right to defer settlement to more than twelve months after reporting date.

This liability is stated net of accrued deferred management fees at reporting date, as the Group's contracts with residents require net settlement of those obligations.

Refer to Note 1(cc) and Note 29(j) for information regarding the valuation of resident loans.

(v) Borrowings

Borrowings are initially recorded at the fair value of the consideration received, less directly attributable transaction costs associated with the borrowings. After initial recognition, borrowings are subsequently measured at amortised cost using the effective interest rate method. Under this method, fees, costs, discounts and premiums that are yield related are included as part of the carrying value of the borrowing, and amortised over its expected life.

Borrowings are classified as current liabilities, unless the Group has an unconditional right to defer settlement to more than twelve months after reporting date.

Borrowing costs are expensed as incurred, except where they are directly attributable to the acquisition, construction or production of a qualifying asset. When this is the case, they are capitalised as part of the acquisition cost of that asset.

(w) Issued equity

Issued and paid up securities are recognised at the fair value of the consideration received by the Group. Any transaction costs arising on issue of ordinary securities are recognised directly in equity as a reduction of the security proceeds received.

Ingenia Communities Holdings Limited For the year ended 30 June 2023

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(x) Revenue

Revenue from contracts with customers is recognised when performance obligations have been met and control of the goods or services are transferred to the customer at an amount that reflects the consideration to which the Group expects to be entitled in exchange for those goods or services. The following specific recognition criteria must also be met before revenue is recognised:

Rental income

Rental income from investment properties is recognised on a straight-line basis over the lease term. Fixed rental increases that do not represent direct compensation for underlying cost increases or capital expenditures are recognised on a straight-line basis until the next market review date. Rent paid in advance is recognised as unearned income.

Sale of homes

Revenue from the sale of lifestyle homes is recognised at the point in time when control of the lifestyle home is transferred to the customer, on settlement of the home.

Management and other fee income

Revenue from rendering of services is recognised in accordance with performance obligations under the terms and conditions of the service agreements. The Group recognises management and other fee income over time because the customer simultaneously receives and consumes the benefits provided to them.

Distribution income

Distribution income is recognised when the Group's right to receive the payment is established.

Interest income

Interest income is recognised as the interest accrues, using the effective interest rate method.

Service station sales

Service station sales, food and beverage revenue represents the revenue earned from the provision of products and services to external parties. Sales revenue is only recognised at the point in time when control of the assets is transferred to the customer.

(y) Share-based payment transactions

Certain Group senior executives receive remuneration in the form of share-based payment transactions, whereby employees render services as consideration for equity instruments (equity-settled transactions). The Group does not have any cash-settled share-based payment transactions in the financial year.

The cost of equity-settled transactions is recognised, together with a corresponding increase in reserves in equity, over the period the performance and service conditions are fulfilled. The cumulative expense recognised for these transactions at each reporting date until the vesting date reflects the extent to which the vesting period has expired and the Group's best estimate of the number of equity instruments that will ultimately vest. The statement of comprehensive income expense or credit for a period represents the movement in cumulative expense recognised as at the beginning and end of that period and is recognised in employee expenses.

No expense is recognised for awards that do not ultimately vest, except for equity-settled transactions where vesting is conditional upon a market or non-vesting condition. These are treated as vesting irrespective of whether or not the market or non-vesting condition is satisfied, provided that all other performance and service conditions are satisfied.

When the terms of an equity-settled transaction are modified, the minimum expense recognised is the expense as if the original terms of the award are met. An additional expense is recognised for any modification that increases the total fair value of the transaction, or is otherwise beneficial to the employee, as measured at the date of modification.

When an equity-settled award is cancelled, it is treated as if it vested on the date of cancellation. Any expense not yet recognised for the award is recognised immediately. This includes any award where non-vesting conditions within the control of either the Group or the employee are not met. However, if a new award is substituted for the cancelled award, and designated as a replacement on the date that it is granted, the cancelled and new awards are treated as if they were a modification of the original award, as described in the previous paragraph.

Ingenia Communities Holdings Limited For the year ended 30 June 2023

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(y) Share-based payment transactions (continued)

The dilutive effect of outstanding rights is reflected as additional share dilution in the computation of diluted earnings per share.

(z) Income tax

Current income tax

The Company, ICMT and their respective subsidiaries are subject to Australian income tax.

Under the current tax legislation, ICF and its subsidiaries are not liable to pay Australian income tax if their taxable income (including any assessable capital gains) is fully distributed to security holders each year. Tax allowances for building and fixtures depreciation are distributed to security holders via the tax-deferred component of distributions.

Current tax assets and liabilities are measured at the amount expected to be recovered from or paid to the taxation authorities, based on the current period's taxable income. The tax rates and laws used to compute the amount are those that are enacted, or substantively enacted at the reporting date.

The subsidiaries that previously held the Group's foreign properties may be subject to corporate income tax and withholding tax in the countries they operate. Under current Australian income tax legislation, security holders may be entitled to receive a foreign tax credit for this withholding tax.

ICF has entered the Attribution Managed Investment Trust (AMIT) regime. Under current Australian income tax legislation, ICF is not liable for income tax provided it satisfies certain legislative requirements, which were met in the current and previous financial years.

Deferred income tax

Deferred income tax represents tax (including withholding tax) expected to be payable or recoverable by taxable entities on differences between tax bases of assets and liabilities, and their carrying value for financial reporting purposes. Deferred tax assets and liabilities are measured at the tax rates that are expected to apply to the year when the asset is realised through continuing use, or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted at reporting date. Income taxes related to items recognised directly in equity are not recognised against income.

Tax consolidation

The Company, ICMT, and their respective subsidiaries have formed a tax consolidation group with the Company or ICMT being the head entity. The head and controlled entities in the tax consolidation group continue to account for their own current and deferred tax amounts. Each tax consolidated group has applied a group allocation approach in determining the appropriate amount of current taxes and deferred taxes to allocate to the members therein.

In addition to its own current and deferred tax amounts, the head entity of each tax consolidated group also recognises the current tax liabilities (or assets) and the deferred tax assets arising from unused tax losses, and unused tax credits assumed from entities in their respective tax consolidated group.

Assets or liabilities arising under tax funding agreements with the tax consolidated entities are recognised as amounts receivable from, or payable to, other entities in the Group.

(aa) Goods and services tax ("GST")

Revenue, expenses and assets (with the exception of receivables) are recognised net of the amount of GST, to the extent that the GST is recoverable from the taxation authority. Where GST is not recoverable, it is recognised as part of the cost of the acquisition, or as an expense.

Receivables and payables are stated inclusive of GST. The net amount of GST recoverable from, or payable to the tax authority, is included in the balance sheet as an asset or liability.

Cash flows are included in the cash flow statement on a gross basis. The GST components of cash flows arising from investing and financing activities, which are recoverable from, or payable to, the tax authorities, are classified as operating cash flows.

Ingenia Communities Holdings Limited For the year ended 30 June 2023

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(bb) Investment in a joint venture

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

The considerations made in determining significant influence or joint control are similar to those necessary to determine control over subsidiaries.

The Group's investment in its joint venture with Sun Communities is accounted for using the equity method.

Under the equity method, the investment in a joint venture is initially recognised at cost. The carrying value of the investment is adjusted to recognise changes in the Group's share of net assets of the joint venture since the acquisition date. Goodwill relating to the joint venture is included in the carrying value of the investment and is not tested for impairment separately.

The statement of profit or loss reflects the Group's share of the results of operations of the joint venture. Any change in other comprehensive income ("OCI") of those investees is presented as part of the Group's OCI. In addition, when there has been a change recognised directly in the equity of the joint venture, the Group recognises its share of any changes, when applicable, in the statement of changes in equity. Unrealised gains and losses resulting from transactions between the Group and the joint venture are eliminated to the extent of the interest in the joint venture.

The aggregate of the Group's share of profit or loss of a joint venture is shown on the face of the statement of profit or loss outside operating profit and represents profit or loss after tax and non-controlling interests in the subsidiaries of the joint venture.

The financial statements of the joint venture are prepared for the same reporting period as the Group. When necessary, adjustments are made to bring the accounting policies in line with those of the Group.

After application of the equity method, the Group determines whether it is necessary to recognise an impairment loss on its investment in its joint venture. At each reporting date, the Group determines whether there is objective evidence that the investment in the joint venture is impaired. If there is such evidence, the Group calculates the amount of impairment as the difference between the recoverable amount of the joint venture and its carrying value, and then recognises the loss within the statement of comprehensive income.

Upon loss of joint control, the Group measures and recognises any retained investment at its fair value. Any difference between the carrying value of the joint venture upon loss of significant influence or joint control and the fair value of the retained investment and proceeds from disposal is recognised in profit or loss.

(cc) Fair value measurement

The Group measures financial instruments, such as derivatives, investment properties, resident loans, certain non-financial assets and non-financial liabilities, at fair value at each balance sheet date. Refer to Note 29.

Fair value is the price that would be received to sell an asset, or paid to transfer a liability, in an orderly transaction between market participants at measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either:

- In the principal market for the asset or liability; or
- In the absence of a principal market, in the most advantageous market for the asset or liability.

The principal or the most advantageous market must be accessible to the Group.

The fair value of an asset or a liability is measured using the assumptions market participants use when pricing the asset or liability, assuming that market participants act in their economic best interest. A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its best use, or by selling it to another market participant that would use the asset in its best use.

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

Ingenia Communities Holdings Limited For the year ended 30 June 2023

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(cc) Fair value measurement (continued)

All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorised within the fair value hierarchy, described below, based on the lowest level of input that is significant to the fair value measurement as a whole:

- Level 1 Quoted (unadjusted) market prices in active markets for identical assets or liabilities.
- Level 2 Valuation techniques for which the lowest level of input that is significant to the fair value measurement is directly or indirectly observable.
- Level 3 Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable.

For assets and liabilities that are recognised in the financial statements on a recurring basis, the Group determines whether transfers have occurred between Levels in the hierarchy by reassessing categorisation at the end of the reporting period. This is based on the lowest level input that is significant to the fair value measurement as a whole.

The Group's Audit, Risk and Sustainability Committee determines the policies and procedures for both recurring fair value measurement, such as investment properties and resident loans, and for non-recurring measurement.

External valuers are involved for valuation of significant assets, such as properties and significant liabilities. Selection criteria include market knowledge, experience and qualifications; reputation; independence; and whether professional standards are maintained.

On a six month basis, management presents valuation results to the Investment Committee as well as the Audit, Risk and Sustainability Committee once approved. This includes a review of major assumptions used in the valuations.

For the purpose of fair value disclosures, the Group has determined classes of assets and liabilities based on nature, characteristics and risks of the asset or liability, and the level of the fair value hierarchy (see Note 29).

(dd) Earnings per share ("EPS")

Basic EPS is calculated as net profit attributable to members of the Group, divided by the weighted average number of ordinary securities, adjusted for any bonus element.

Diluted EPS is calculated as net profit attributable to the Group, divided by the weighted average number of ordinary securities and dilutive potential ordinary securities, adjusted for any bonus element.

(ee) Adoption of new accounting standards

In the current period, the Group has adopted all the new and revised accounting standards, amendments to accounting standards, and interpretations that are relevant to its operations and effective for the current annual reporting period.

(ff) Current versus non-current classification

The Group presents assets and liabilities in the balance sheet based on current/non-current classification. An asset is current when it is:

- Expected to be realised, or intended to be sold, or consumed in the normal operating cycle;
- Held primarily for the purpose of trading;
- Expected to be realised within twelve months after the reporting period; or
- Cash or cash equivalents, unless restricted from being exchanged or used to settle a liability for at least twelve months after reporting period.

A liability is current when it is:

- Expected to be settled in the normal operating cycle;
- Held primarily for the purpose of trading;
- Due to be settled within twelve months after the reporting period; or
- There is no unconditional right to defer settlement of the liability for at least twelve months after the reporting period.

All other assets and liabilities are classified as non-current. Deferred tax assets and liabilities are classified as non-current assets and liabilities.

Ingenia Communities Holdings Limited For the year ended 30 June 2023

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(gg) Government grants

Government grants are recognised where there is reasonable assurance that the grant will be received, and all attached conditions will be complied with. When the grant relates to an expense, it is recognised net of the related expense for which it is intended to compensate. There are no unfilled conditions or other contingencies attached to the grants.

2. ACCOUNTING ESTIMATES AND JUDGEMENTS

The preparation of financial statements requires the use of certain critical accounting estimates. It also requires the Group to exercise its judgement in the process of applying its accounting policies. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the financial statements are disclosed below.

Estimates and judgements are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

(a) Critical accounting estimates and assumptions

The Group makes estimates and assumptions concerning the future. The resulting accounting estimates, by definition, may not equal the related actual results. The estimates and assumptions that have a significant risk of causing a material adjustment to the carrying value of assets and liabilities within the next financial year are discussed below.

i. Valuation of investment property, other financial assets and other financial liabilities

The Group has investment properties and assets held for sale which together represent the estimated fair value of the Group's investment property. Other financial assets represent the Groups investment in a number of unlisted property funds. Other financial liabilities relate to a profit share arrangement with a third-party which is carried at fair value.

The carrying value of these assets reflect certain assumptions about expected future rentals, rent-free periods, operating costs and appropriate discount and capitalisation rates. The valuation assumption for properties to be developed reflect sales prices for new homes, sales rates, new rental tariffs, estimates of capital expenditure, discount rates and projected property growth rates. The valuation assumptions for deferred management fee villages reflect average length of stay, unit market values, estimates of capital expenditure, contract terms with residents, discount rates and projected property growth rates.

In forming these assumptions, the Group considered information about recent sales activity, current market rents, discount rates, capitalisation rates for properties similar to those owned by the Group, as well as independent valuations of the Group's property.

ii. Valuation of inventories

The Group has inventory in the form of lifestyle homes which it carries at the lower of cost or net realisable value. Estimates of net realisable value are based on the most reliable evidence available at the time of estimation, the amount the inventories are expected to realise and the estimated costs of completion. Key assumptions require the use of management judgement, and are continually reviewed.

iii. Fair value of derivatives

The fair value of derivative assets and liabilities is based on assumptions of future events, and involves significant estimates. Given the complex nature of these instruments, and various assumptions that are used in calculating mark-to-market values, the Group rely on counterparty valuations for derivative values. The counterparty valuations are usually based on mid-market rates, and calculates using the main variables of the forward market curve, time and volatility.

iv. Valuation of net assets acquired in the business combination

Upon recognising the acquisition and the associated goodwill balance, management uses estimations of the fair value of assets and liabilities assumed at the date of acquisition, involving judgements related to valuation of investment property as noted above.

(b) Critical judgements in applying the entity's accounting policies

There were no judgements, apart from those involving estimations, that management has made in the process of applying the entity's accounting policies that had a significant effect on the amounts recognised in the financial report.

Ingenia Communities Holdings Limited For the year ended 30 June 2023

3. SEGMENT INFORMATION

(a) Description of segments

The Group invests predominantly in rental properties located in Australia with five reportable segments:

- Lifestyle Development comprising the development and sale of lifestyle homes and fees from the management of development and sales in the joint venture;
- Lifestyle Rental comprising long-term accommodation within lifestyle and rental communities;
- Ingenia Gardens seniors rental villages;
- Holidays & Mixed Use comprising tourism and rental accommodation within holiday parks;
- Fuel, Food & Beverage Services consists of the Group's investment in service station and food & beverage operations adjoined to Ingenia Holiday communities;
- Corporate & Other comprises the Group's remaining assets and operating activities including, funds and joint venture management and corporate overheads.

The Group has identified its operating segments based on the internal reports that are reviewed and used by the chief operating decision maker in assessing performance and determining the allocation of resources. Other parts of the Group are neither an operating segment nor part of an operating segment are included in Corporate & Other.

(b) 2023	R	esidential					
	Lifestyl	le	Gardens	Tourism	Othe	er	
	Lifestyle Development	Lifestyle	Ingenia	Holidays &	Fuel, Food &	Corporate & Other	Total
	\$'000	Rental \$'000	Gardens \$'000	Mixed Use \$'000	Beverage \$'000	\$'000	\$'000
Segment revenue	Ψ 000	Ψ 000	Ψ 000	¥ 000	\$ 000	Ψ 000	Ψ 0 0 0
Lifestyle home sales	139,261	-	_	-	-	-	139,261
Residential rental income	-	62,258	24,846	11,175	-	-	98,279
Tourism rental income	-	2,593	, , , , , , , , , , , , , , , , , , ,	97,303	-	-	99,896
Annual rental income	=	53	-	10,594	=	=	10,647
Other revenue	2,061	11,927	2,602	7,279	19,258	3,258	46,385
Total revenue	141,322	76,831	27,448	126,351	19,258	3,258	394,468
Segment underlying profit							
External segment revenue	141,322	76,831	27,448	126,351	19,258	3,258	394,468
Cost of lifestyle homes sold	(73,757)	70,031	27,440	120,551	13,236	5,256	(73,757)
Employee expenses	(20,286)	(16,685)	(7,239)	(40,586)	(4,473)	(9,232)	(98,501)
Property expenses	(1,910)	(17,493)	(7,259)	(25,606)	(915)	(1,019)	(54,302)
Administrative expenses	(5,051)	(4,744)	(1,337)	(7,283)	(142)	(7,818)	(26,375)
Operational, marketing and selling expenses	(6,223)	(1,453)	(853)	(5,321)	(3,259)	(1,373)	(18,482)
Service station expenses	=	=	-	(91)	(9,280)	=	(9,371)
Depreciation and amortisation expense	(798)	(512)	(113)	(1,046)	(47)	(1,897)	(4,413)
Earnings before interest and tax	33,297	35,944	10,547	46,418	1,142	(18,081)	109,267
Share of profit of a joint venture							3,098
Share of associate loss							(514)
Net finance expense							(17,321)
Income tax expense						-	(9,877)
Total underlying profit							84,653
Net gain/(loss) on change in fair value of:							
Investment properties							4,906
Acquisition transaction costs							(4,383)
Financial liabilities Investments and other financial instruments							(2,723) 1,388
Share of joint venture loss							(7,370)
Business combination transaction costs							1,615
Loss on disposal of investment properties							(2,840)
Income tax expense							(10,878)
Profit after tax						-	64,368
Segment assets						•	
Segment assets	326,050	1,005,319	172,350	740,219	317	109,686	2,353,941
Assets held for sale	-	11,200	=	12,990		=	24,190
Total assets	326,050	1,016,519	172,350	753,209	317	109,686	2,378,131

Ingenia Communities Holdings Limited For the year ended 30 June 2023

3. SEGMENT INFORMATION (CONTINUED)

(c) 2022 Restated	Resi	idential		•			
	Lifestyle		Gardens	Tourism	Othe		
	Lifestyle Development	Lifestyle Rental	Ingenia Gardens	Holidays & Mixed Use	Fuel, Food & Beverage	Corporate & Other	Total
	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000
Segment revenue		-	·	-	•	·	
Lifestyle home sales	131,774	=	-	-	-	-	131,774
Residential rental income	=	47,421	24,442	10,742	-	-	82,605
Tourism rental income	-	1,545	-	71,805	-	-	73,350
Annual rental income	-	88	-	9,384	-	-	9,472
Other revenue	664	6,042	2,792	4,664	18,469	8,314	40,945
Total revenue	132,438	55,096	27,234	96,595	18,469	8,314	338,146
Segment underlying profit							
External segment revenue	132,438	55,096	27,234	96,595	18,469	8,314	338,146
Cost of lifestyle homes sold	(68,820)	-		-	-	-	(68,820)
Employee expenses	(17,276)	(11,649)	(6,611)	(32,038)	(3,617)	(7,524)	(78,715)
Property expenses	(1,515)	(12,702)	(7,097)	(19,089)	(774)	(841)	(42,018)
Administrative expenses	(2,986)	(3,054)	(931)	(5,606)	(79)	(6,002)	(18,658)
Operational, marketing and selling expenses	(5,216)	(475)	(957)	(3,521)	(2,474)	(791)	(13,434)
Service station expenses	=	=	=	(132)	(10,548)	=	(10,680)
Depreciation and amortisation expense	(814)	(425)	(98)	(862)	(52)	(1,834)	(4,085)
Earnings before interest and tax	35,811	26,791	11,540	35,347	925	(8,678)	101,736
Share of profit of a joint venture							5,078
Share of associate loss							(250)
Net finance expense							(9,121)
Income tax expense						_	(9,587)
Total underlying profit							87,856
Net gain/(loss) on change in fair value of:							
Investment properties							72,170
Acquisition transaction costs							(24,083)
Financial liabilities							(4,255)
Investments and other financial instruments							3,880
Share of joint venture profit							3,031
Business combination transaction costs							(18,000)
Impairment of goodwill							(1,436)
Loss on disposal of investment properties							(175)
Income tax expense							(23,190)
Profit after tax							95,798
Segment assets							
Segment assets	298,054	958,217	170,585	677,332	325	74,378	2,178,891
Assets held for sale	-	4,150	-	-	-	-	4,150

Ingenia Communities Holdings Limited For the year ended 30 June 2023

4. EARNINGS PER SECURITY

	30 Jun 2023	30 Jun 2022 Restated
(a) Per security Profit attributable to security holders (\$'000) Weighted average number of securities outstanding (thousands):	64,368	95,798
Issued securities (thousands) Dilutive securities (thousands):	407,583	377,537
Long-term incentives	1,988	1,790
Short-term incentives	421	318
Talent Rights Grant	441	236
Fixed Remuneration Rights Weighted average number of issued and dilutive potential securities	89	54_
outstanding (thousands)	410,522	379,935
Basic earnings per security (cents)	15.8	25.4
Dilutive earnings per security (cents)	15.7	25.2
	30 Jun 2023	30 Jun 2022
(b) Per security attributable to parent	(0.707)	(1.0.40)
Loss attributable to security holders (\$'000) Weighted average number of securities outstanding (thousands):	(8,783)	(1,248)
Issued securities (thousands) Dilutive securities (thousands):	407,583	377,537
Long-term incentives	1,988	1,790
Short-term incentives	421	318
Talent Rights Grant	441	236
Fixed Remuneration Rights	89	54
Weighted average number of issued and dilutive potential securities outstanding (thousands)	410,522	379,935
Basic loss per security (cents)	(2.2)	(0.3)
Dilutive loss per security (cents)	(2.1)	(0.3)
5. OTHER REVENUE		
	30 Jun 2023	30 Jun 2022
	\$'000	\$'000
Ancillary guest and resident income	18,173	11,753
Service station sales	10,644	11,907
Food and beverage sales	8,610	6,558
Fee income	4,781	6,653
Other Total other revenue	4,177 46,385	4,074 40,945
Total other revenue	40,303	40,545
6. NET FINANCE EXPENSE		
	30 Jun 2023 \$'000	30 Jun 2022 \$'000
		, , , , , , , , , , , , , , , , , , ,
Interest income	(1,480)	(32)
Debt facility interest expense	16,748	7,142
Lease interest expense (1) Net finance expense	2,053 17,321	2,011 9,121
Het midice expense	17,321	3,121

 $(1) \ Lease \ interest \ expense \ relates \ to \ lease \ of \ right-of-use \ assets \ and \ certain \ ground \ leases \ for \ investment \ properties.$

Interest costs of \$9,107,859 have been capitalised into investment properties associated with development assets (30 Jun 2022: \$3,078,056).

Ingenia Communities Holdings Limited For the year ended 30 June 2023

7. INCOME TAX EXPENSE

	30 Jun 2023 \$'000	30 Jun 2022 Restated \$'000
(a) Income tax expense		
Current tax (expense)/benefit	(3,835)	398
Decrease in deferred tax asset	(16,920)	(33,175)
Income tax expense	(20,755)	(32,777)
(b) Reconciliation between tax expense and pre-tax profit		
Profit before income tax	85,123	128,575
Less amounts not subject to Australian income tax	(21,829)	(24,129)
	63,294	104,446
Income tax expense at the Australian tax rate of 30% (30 Jun 2022: 30%) Tax effect of amounts which impact tax expense:	(18,989)	(31,334)
Prior period income tax return true-ups	(5,425)	215
Recognition of previously unrecognised tax losses	5,941	-
Other	(2,282)	(1,658)
Income tax expense	(20,755)	(32,777)

(c) Tax consolidation

Effective from 1 July 2011, ICH and its Australian domiciled wholly owned subsidiaries formed a tax consolidation group with ICH being the head entity. Under the tax funding agreement the funding of tax within the tax group is based on taxable income as if that entity was not a member of the tax group.

Effective from 1 July 2012, ICMT and its Australian domiciled owned subsidiaries formed a tax consolidation group with ICMT being the head entity. Under the tax funding agreement the funding of tax within the tax group is based on taxable income as if that entity was not a member of the tax group.

8. TRADE AND OTHER RECEIVABLES

	30 Jun 2023 \$'000	30 Jun 2022 \$'000
Current		
Trade receivables	2,610	2,474
Prepayments	8,678	6,721
Deposits	4,106	1,311
Other receivables	2,616	2,688
Total current trade and other receivables	18,010	13,194
Non-current Other receivables	787	1,524

Ingenia Communities Holdings Limited For the year ended 30 June 2023

9. INVENTORIES

	30 Jun 2023 \$'000	30 Jun 2022 \$'000
Lifestyle homes:		_
Completed	19,756	-
Display homes	3,368	4,236
Under construction	30,711	14,970
Fuel, food and beverage supplies	312	329
Total inventories	54,147	19,535

The lifestyle home balance includes:

- 65 completed homes (30 Jun 2022: Nil)
- 11 display homes (30 Jun 2022: 21)
- Lifestyle homes under construction includes 208 partially completed homes at different stages of development (30 Jun 2022: 156). It also includes demolition, site preparation costs, buybacks on future development sites and refurbished/renovated/annuals completed homes.

10. ASSETS HELD FOR SALE

	30 Jun 2023	30 Jun 2022
	\$'000	\$'000
Investment properties held for sale:		
Broulee, Broulee, NSW ⁽¹⁾	7,698	-
Lake Hume, Bowna, NSW	5,292	-
Seachange Hervey Bay, Urangan, QLD	11,200	-
Swan Reach, Swan Reach, VIC		4,150
Total assets held for sale	24,190	4,150

⁽¹⁾ Includes a land component that is leased from the Crown and is recognised as investment property with an associated ground lease. The value of the capitalised lease carried within investment property is \$0.6 million.

11. INVESTMENT PROPERTIES

(a) Summary of carrying value

		30 Jun 2023	30 Jun 2022
	_	\$'000	\$'000
Completed properties		1,770,328	1,665,007
Properties under development	_	275,302	272,881
Total carrying value		2,045,630	1,937,888
(b) Movements in carrying value			
(b) Hevelments in earlying value			30 Jun 2022
		30 Jun 2023	Restated
	Note	\$'000	\$'000
Carrying value at the beginning of the year		1,937,888	1,231,336
Acquisitions		48,834	568,713
Expenditure capitalised		135,549	93,902
Net gain on change in fair value ⁽¹⁾		523	48,087
Transfer to assets held for sale	10	(24,190)	(4,150)
Disposals		(52,974)	-
Carrying value at the end of the year		2,045,630	1,937,888

⁽¹⁾ Net of acquisition transaction costs written off \$4.4 million (30 Jun 2022 restated: \$24.1 million).

Fair value hierarchy disclosures for investment properties have been provided in Note 30(a).

Ingenia Communities Holdings Limited For the year ended 30 June 2023

11. INVESTMENT PROPERTIES (CONTINUED)

(c) Reconciliation of fair value

	Ingenia Gardens \$'000	Lifestyle Rental \$'000	Holidays & Mixed use \$'000	Total \$'000
Carrying value at the beginning of the year	167,200	1,077,773	692,915	1,937,888
Acquisitions	-	35,022	13,812	48,834
Expenditure capitalised	2,130	107,209	26,210	135,549
Net gain on change in fair value ⁽¹⁾	9,258	(46,295)	37,560	523
Transfer to assets held for sale	-	(11,200)	(12,990)	(24,190)
Disposals	(10,578)	(42,396)	-	(52,974)
Carrying value at the end of the year	168,010	1,120,113	757,507	2,045,630

⁽¹⁾ Net of acquisition transaction costs written off \$4.4 million.

(d) Individual property carrying value

Completed properties	Carrying	Carrying value	
	30 Jun 2023	30 Jun 2022	
	\$'000	\$'000	
Ingenia Gardens:			
Brooklyn, Brookfield, VIC	5,450	6,080	
Carey Park, Bunbury, WA	6,040	5,750	
Jefferis, Bundaberg North, QLD	5,170	4,990	
Oxley, Port Macquarie, NSW	6,550	6,150	
Townsend, St Albans Park, VIC	6,000	5,720	
Yakamia, Yakamia, WA	5,770	5,250	
Goulburn, Goulburn, NSW	6,120	5,750	
Coburns, Brookfield, VIC	5,540	5,670	
Hertford, Sebastopol, VIC	5,000	5,120	
Seascape, Erskine, WA	6,500	5,610	
Seville Grove, Seville Grove, WA	5,400	4,610	
St Albans Park, St Albans Park, VIC	6,900	6,920	
Taloumbi, Coffs Harbour, NSW	7,000	6,840	
Wheelers, Dubbo, NSW	6,900	5,820	
Taree, Taree, NSW	6,480	6,020	
Grovedale, Grovedale, VIC	6,350	5,750	
Marsden, Marsden, QLD	15,600	12,750	
Swan View, Swan View, WA	9,800	9,330	
Dubbo, Dubbo, NSW	6,450	6,330	
Ocean Grove, Mandurah, WA	4,910	4,590	
Sovereign, Ballarat, VIC	5,890	5,400	
Wagga, Wagga Wagga, NSW	5,950	5,580	
Bathurst, Bathurst, NSW	6,100	5,550	
Warrnambool, Warrnambool, VIC	5,400	5,080	
Carrum Downs, Carrum Downs, VIC	10,740	10,000	
Horsham, Horsham, VIC	-	4,610	
Peel River, Tamworth, NSW	-	5,930	
	168,010	167,200	

Ingenia Communities Holdings Limited For the year ended 30 June 2023

11. INVESTMENT PROPERTIES (CONTINUED)

Completed properties	Carrying value	
	30 Jun 2023 30 Jun 2022	
	\$'000	\$'000
Ingenia Lifestyle Rental:		
The Grange, Morisset, NSW	33,859	33,559
Ettalong Beach, Ettalong Beach, NSW ⁽¹⁾	1,557	4,092
Stoney Creek, Marsden Park, NSW	29,695	32,140
Chambers Pines, Chambers Flat, QLD	72,146	62,177
Bethania, Bethania, QLD	50,179	28,406
Lara, Lara, VIC	47,573	36,350
Latitude One, Port Stephens, NSW ⁽²⁾	44,000	41,523
Blueys Beach, Blueys Beach, NSW	1,050	1,250
Durack, Durack, QLD	44,300	40,775
Eight Mile Plains, Eight Mile Plains, QLD	47,000	42,132
Plantations, Woolgoolga, NSW	28,250	24,886
Hervey Bay (Lifestyle), Hervey Bay, QLD	26,846	20,692
Brisbane North, Aspley, QLD	44,659	41,800
Bevington Shores, Halekulani, NSW	29,000	28,934
Taigum, Taigum, QLD	23,333	22,500
Sunnylake Shores, Halekulani, NSW	15,648	13,893
Redlands, Thornlands, QLD	7,000	6,726
Natures Edge, Buderim, QLD	29,894	33,756
Anna Bay, Anna Bay, NSW	4,331	4,400
Arundel, Arundel, QLD	69,639	65,000
Emerald Lakes, Carrara, QLD	23,119	22,500
Coomera, Upper Coomera, QLD	20,123	14,669
Toowoomba, Harristown, QLD	8,771	4,974
Carrum Downs (Rentals), Carrum Downs, VIC	25,920	23,000
Chelsea, Bonbeach, VIC	25,457	26,000
Frankston, Carrum Downs, VIC	25,606	24,000
Glenroy, Glenroy, VIC	31,461	31,432
Sunshine, Albion, VIC	23,911	24,560
Werribee, Werribee, VIC	30,868	31,008
Parkside, Lucas, VIC	3,216	-
Lake Munmorah, Lake Munmorah, NSW	-	40,000
	868,411	827,134

⁽¹⁾ Includes a land component that is leased from the local municipality and is recognised as investment property with an associated ground lease. The value of the capitalised lease carried within investment property is \$1.0 million (30 June 2022: \$0.1 million).

⁽²⁾ The carrying value of Latitude One represents 100% of the property value. A profit share arrangement is in place with a third-party, the liability for which is carried at fair value and classified as a financial liability. Refer to Note 21 for further details.

Ingenia Communities Holdings Limited For the year ended 30 June 2023

11. INVESTMENT PROPERTIES (CONTINUED)

Completed properties	Carrying value	
	30 Jun 2023	30 Jun 2022
	\$'000	\$'000
Ingenia Holidays and Mixed Use:		
Nepean River, Emu Plains, NSW	13,500	12,700
Kingscliff, Kingscliff, NSW	14,000	14,000
One Mile Beach, One Mile, NSW ⁽¹⁾	33,335	32,215
Hunter Valley, Cessnock, NSW	11,500	9,566
White Albatross, Nambucca Heads, NSW	37,530	38,200
Noosa, Tewantin, QLD	27,500	24,294
Lake Macquarie (Holidays), Mannering Park, NSW	13,700	13,150
Sydney Hills, Dural, NSW	17,500	14,649
Conjola Lakeside, Lake Conjola, NSW	64,700	53,515
Soldiers Point, Port Stephens, NSW	23,244	21,700
South West Rocks, South West Rocks NSW(1)	31,919	24,132
Ocean Lake, Ocean Lake, NSW	13,700	11,660
Avina Van Village, Vineyard, NSW	17,000	21,418
Hervey Bay (Holidays), Hervey Bay, QLD	13,750	13,750
Cairns Coconut, Woree, QLD	77,600	62,768
Bonny Hills, Bonny Hills, NSW	17,600	15,107
Rivershore, Diddillibah, QLD	24,850	24,770
Byron Bay, Byron Bay, NSW ⁽¹⁾	25,380	25,289
Middle Rock, One Mile, NSW	22,500	22,518
Inverloch, Inverloch, VIC(1)	41,603	36,464
Townsville, Deeragun, QLD	9,700	8,600
Merry Beach, Kioloa, NSW ⁽¹⁾	32,870	23,533
Noosa North, Tewantin, QLD ⁽¹⁾	14,551	14,805
Eden, Eden, NSW ⁽¹⁾	10,268	10,203
Torquay, Torquay, VIC ⁽¹⁾	20,536	19,534
Phillip Island, Newhaven, VIC(1)	13,273	13,132
Cape Paterson, Cape Paterson, VIC ⁽¹⁾	8,161	6,964
Ulladulla, Ulladulla, NSW	13,000	13,000
Beacon, Queenscliff, VIC	30,877	31,000
Murray Bend, Koonoomoo, VIC	15,600	15,600
Swan Bay, Swan Bay, VIC	9,260	9,300
Broulee, Broulee, NSW(1)	-	7,837
Lake Hume, Bowna, NSW	_	5,300
Big 4 Wagga, Wagga Wagga, NSW	13,400	5,500 -
2.9	733,907	670,673
Total completed properties	1,770,328	1,665,007

(1) Includes a land component that is leased from the Crown, local municipalities or private lessors and are recognised as investment property with an associated ground lease. The value of the capitalised lease carried within investment property is \$51.2 million (30 June 2022: \$52.8 million).

The figures shown above are the fair values of the operating rental streams associated with each property and exclude any valuation attributed to the development component of the investment property. The values attributed to development properties are separately disclosed in the note below.

Ingenia Communities Holdings Limited For the year ended 30 June 2023

11. INVESTMENT PROPERTIES (CONTINUED)

Properties under development	Carrying value	
	30 Jun 2023	30 Jun 2022
	\$'000	\$'000
Ingenia Lifestyle Rental:	-	
Chambers Pines, Chambers Flat, QLD	10,405	12,788
Stoney Creek, Marsden Park, NSW	-	3,098
Bethania, Bethania, QLD	1,574	11,767
Lara, Lara, VIC	15,451	20,848
Latitude One, Port Stephens, NSW	2,500	2,250
Blueys Beach, Blueys Beach, NSW	9,137	8,223
Hervey Bay (Lifestyle), Hervey Bay, QLD	21,191	16,027
Sunnylake Shores, Halekulani, NSW	1,685	2,221
Parkside, Lucas, VIC	15,974	18,421
Redlands, Thornlands, QLD	2,100	1,700
Beveridge, Beveridge, VIC	19,994	19,453
Natures Edge, Buderim, QLD	11,943	19,214
Bargara, Innes Park, QLD	13,159	9,134
Rochedale, Rochedale, QLD	25,284	24,000
Coomera, Upper Coomera, QLD	2,662	12,334
Toowoomba, Harristown, QLD	11,802	14,755
Victoria Point, Victoria Point, QLD	40,348	30,367
Seachange Hervey Bay, Urangan, QLD	· -	9,000
Beaudesert, Beaudesert, QLD	8,459	9,238
Branyan, Branyan, QLD	5,860	5,800
Sunbury, Sunbury, VIC	12,500	, -
Gordonvale, Cairns, QLD	19,674	_
	251,702	250,638
Ingenia Holidays and Mixed Use:		
Avina Van Village, Vineyard, NSW	17,000	13,100
Cairns Coconut, Woree, QLD	2,400	4,588
Rivershore, Diddillibah, QLD	4,200	4,555
	23,600	22,243
Total properties under development	275,302	272,881
Total investment properties	2,045,630	1,937,888

Investment properties are carried at fair value in accordance with the Group's accounting policy Note 1 (q).

Fair value is the price that would be received to sell an asset in an orderly transaction between market participants at the measurement date in the principal market for the asset or liability, or in its absence, the most advantageous market.

In determining fair values, the Group considers relevant information including the capitalisation of rental streams using market assessed capitalisation rates. For investment properties under development the Group assesses fair value based on expected net cash flows discounted to their present value using market determined risk-adjusted discount rates and other available market data such as recent comparable transactions. As such the fair value of an investment property under development will differ depending on the number of settlements realised and the stage that each development is at. In determining the fair value of certain assets, recent market offers have been taken into consideration.

Refer to Note 11(e) for inputs used in determining fair value.

Ingenia Communities Holdings Limited For the year ended 30 June 2023

11. INVESTMENT PROPERTIES (CONTINUED)

(e) Description of valuations techniques used and key inputs to valuation on investment properties

	Valuation	Significant	Range (weighted average)		Relationship of
	technique	unobservable inputs	30 Jun 2023	30 Jun 2022	unobservable input to fair value
Ingenia Gardens	Capitalisation method	Stabilised occupancy	88% - 99% (96.0%)	88% - 98% (95.0%)	As costs are fixed in nature, occupancy has a direct correlation to valuation (i.e. the higher the occupancy, the greater the value).
		Capitalisation rate	7.2% - 9.5% (8.9%)	7.2% - 9.5% (9.0%)	Capitalisation has an inverse relationship to valuation.
Holidays & Mixed Use	Capitalisation method (for existing rental streams)	Short-term occupancy	20% - 80% for powered and camp sites; 30% - 80% for tourism and short term rental	20% - 80% for powered and camp sites; 30% - 80% for tourism and short term rental	The higher the occupancy, the greater the value.
		Residential occupancy	100%	100%	
		Operating profit margin	22% - 63% dependent upon short-term and residential accommodation mix	22% - 64% dependent upon short-term and residential accommodation mix	The higher the adopted operating margin, the greater the value.
		Capitalisation rate	6.75% - 11.50% (7.6%)	6.74% - 11.25% (7.4%)	Capitalisation has an inverse relationship to valuation.
Lifestyle Rental	Capitalisation method (for existing income streams)	Short-term occupancy	20% - 80% for powered and camp sites; 30% - 95% for tourism and short term rental	20% - 80% for powered and camp sites; 30% - 95% for tourism and short term rental	The higher the occupancy, the greater the value.
		Residential occupancy	100%	100%	
		Operating profit margin – Stabilised	39% - 75% dependent upon short-term and residential accommodation mix	48% - 75% dependent upon short-term and residential accommodation mix	The higher the adopted operating margin, the greater the value.
		Capitalisation rate	4.90% - 7.27% (5.3%)	4.58% - 13.25% (5.2%)	Capitalisation has an inverse relationship to valuation.
Lifestyle Development	Home Sales profit	Profit margin	27% - 50% (36%)	31% - 53% (39%)	The higher the margin, the greater the contribution to overall development value.
	Discounted cash flow	Discount rate	6.5% - 22.5% (16.8%)	10.0% - 19.3% (14.8%)	Discount rate has an inverse relationship to valuation.

Ingenia Communities Holdings Limited For the year ended 30 June 2023

11. INVESTMENT PROPERTIES (CONTINUED)

Capitalisation method

Under the capitalisation method, fair value is estimated using assumptions regarding the expectation of future benefits. The capitalisation method involves estimating the expected income projections of the property and applying a capitalisation rate into perpetuity. The capitalisation rate is based on current market evidence. Future income projections take into account occupancy, rental income and operating expenses.

Discounted cash flow method

Under the discounted cash flow method, fair value is estimated using assumptions regarding the benefits and liabilities of ownership over the asset's life including an exit or terminal value. This method involves the projection of a series of cash flows on a real property interest. To this projected cash flow series, a market-derived discount rate is applied to establish the present value of the income stream associated with the asset. The exit yield normally reflects the exit value expected to be achieved upon selling the asset and is a function of the risk-adjusted returns of the asset and expected capitalisation rate.

The duration of the cash flows and the specific timing of inflows and outflows are determined by events such as rent reviews, lease renewal and related re-letting, redevelopment or refurbishment as well as the development of new units. The appropriate duration is typically driven by market behaviour that is a characteristic of the class of real property. Periodic cash flow is typically estimated as gross income less vacancy, non-recoverable expenses, collection losses, lease incentives, maintenance cost, agent and commission costs and other operating and management expenses. The series of periodic net underlying cash flows, along with an estimate of the terminal value anticipated at the end of the projection period, is then discounted.

12. PLANT AND EQUIPMENT

	30 Jun 2023 \$'000	30 Jun 2022 \$'000
(a) Summary of carrying value	-	·
Plant and equipment	15,603	12,498
Less: accumulated depreciation	(6,404)	(5,083)
Total plant and equipment	9,199	7,415
(b) Movements in carrying value		
Carrying value at the beginning of the year	7,415	6,867
Additions	4,509	2,629
Disposals	(503)	(130)
Depreciation expense	(2,222)	(1,951)
Carrying value at the end of the year	9,199	7,415
13. INTANGIBLES AND GOODWILL		
	30 Jun 2023	30 Jun 2022
	\$'000	\$'000
(a) Summary of carrying value		
Software & development	5,025	5,241
Goodwill	101,319	101,319
Less: accumulated amortisation	(3,760)	(3,357)
Total intangibles and goodwill	102,584	103,203
(b) Movements in carrying value		
Carrying value at the beginning of the year	103,203	8,486
Additions	-	96,793
Disposals	-	(14)
Amortisation expense	(619)	(626)
Impairment of goodwill	-	(1,436)
Carrying value at the end of the year	102,584	103,203

Ingenia Communities Holdings Limited For the year ended 30 June 2023

13. INTANGIBLES AND GOODWILL (CONTINUED)

Goodwill is initially measured at cost, being the excess of the aggregate consideration transferred and the amount recognised for non-controlling interest over the fair value of net identifiable assets acquired and liabilities assumed.

Goodwill is tested annually for impairment, or more frequently if changes in circumstances indicate that it might be impaired. An impairment loss is recognised when the carrying amount of the asset exceeds its recoverable amount, calculated as the higher of fair value less costs of disposal and the value in use.

For the purposes of assessing impairment, assets are grouped at the lowest levels for which goodwill is monitored for management purposes and allocated to cash generating units (CGU). The assumptions used for determining the recoverable amount of the CGU are based on the expectation for the future, utilising both internal and external sources of data and relevant market trends.

Eighth Gate Funds CGU

The recoverable amount of the Eighth Gate Funds CGU has been determined based on a discounted cash flow basis. This method involves the projection of a series of cash flows of the funds management business. The projected cash flows have been updated to reflect an expected change in cash flows from the funds management business. To this projected cash flow series, a pre-tax market-derived discount rate of 26% (30 Jun 2022: 18%) and a terminal growth rate of 3% (30 Jun 2022: 2%) was applied to establish the present value of the income streams associated with the CGU. The discounted cash flow was then tested against appropriate business EBIT multiples and a sensitivity analysis was conducted. As a result of this analysis, no impairment has been recognised in the current year against goodwill with a carrying amount of \$4.7 million as at 30 June 2023 (30 June 2022: \$4.7 million).

Rental CGU

The recoverable amount of the rental CGU has been determined based on a discounted cash flow basis. This method involves the projection of a series of cash flows of the Lifestyle Rental business. To this projected cash flow series, a pre-tax market-derived discount rate of 7% (30 Jun 2022: N/A) and a terminal growth rate of 3% (30 Jun 2022: N/A) was applied to establish the present value of the income stream associated with the CGU. A sensitivity analysis was then conducted on the discounted cash flow. As a result of this analysis, no impairment charge has been recognised in the current year for the rental CGU goodwill of \$91.8 million (30 June 2022: \$91.8 million).

Development CGU

The recoverable amount of the development CGU has been determined based on a discounted cash flow basis. This method involves the projection of a series of cash flows of the Lifestyle Development business. To this projected cash flow series, a pre-tax market-derived discount rate of 30% (30 Jun 2022: N/A) was applied to establish the present value of the income stream associated with the CGU. A sensitivity analysis was then conducted on the discounted cash flow. As a result of this analysis, no impairment charge has been recognised in the current year for the rental CGU goodwill of \$4.8 million (30 June 2022: \$4.8 million).

Key assumptions used in value in use calculations and sensitivity to changes in assumptions

The calculation of value in use for ICH is most sensitive to the following assumptions:

- Discount Rates
- Net Operating Income
- Home Construction Costs
- Growth rates used to extrapolate cash flows beyond the forecast period

Ingenia Communities Holdings Limited For the year ended 30 June 2023

13. INTANGIBLES AND GOODWILL (CONTINUED)

Discount rates

Discount rates represent the current market assessment of the risks specific to each CGU, taking into consideration the time value of money and individual risks of the underlying assets that have not been incorporated in the cash flow estimates. The discount rate calculation is based on the specific circumstances of the Group and its operating segments and is derived from its weighted average cost of capital (WACC). The WACC takes into account both debt and equity. The cost of equity is derived from the expected return on investment by the Group's investors. The cost of debt is based on the interest-bearing borrowings the Group is obliged to service. Segment-specific risk is incorporated by applying individual beta factors. The beta factors are evaluated annually based on publicly available market data. Adjustments to the discount rate are made to factor in the specific amount and timing of the future tax flows in order to reflect a pre-tax discount rate. A rise in the pre-tax discount rate for the Lifestyle Rental CGU of 2% to 9% would result in an impairment. For the Lifestyle Development CGU, a 10% increase in the pre-tax discount rate would result in a \$54.0 million reduction in headroom.

Net Operating Income

Net Operating Income (NOI) represents the aggregate total revenue less operating expenses at the property level for the respective CGU on an after tax basis. Tax rate applied reflects Ingenia's long-term corporate tax rate. In determining NOI, Management have utilised internally approved budgets and forecasts based on the FY24 budget and beyond. Further, contained within these forecasts is the projected settlement profile of new homes sold at each property. Changes to the settlement profile will impact the NOI utilised to calculate the respective CGU's value in use. A decline in NOI of approximately 24% and 37% would result in an impairment in the Lifestyle Rental CGU and Lifestyle Development CGU respectively.

Home Construction costs

Changes to the quantum and timing of construction costs will have an impact to the Lifestyle Development CGU's recoverable amount. In deriving the construction cost cashflows for each development project, management utilise a variety of information sources including, but not limited to, formal/estimated costs provided by home construction contractors, formal/estimated costs provided by home construction consultants (e.g. architects, surveyors, legal, etc.) and professional judgement. In addition to this, appropriate levels of contingency costs are determined and applied at the inception of the project to take into account construction risks. Management continually monitor and review development and construction costs throughout the project's life.

Growth rate estimates

The Reserve Bank of Australia's long-term inflation target is between 2% and 3%. Rental agreements with residents, which forms the majority of revenue, are predominantly linked to a "CPI+" rent review structure. All rental agreements for newly built homes are on a "CPI+" rent review structure. Taking into account internally approved budgets/forecasts and general cost inflation, Management have adopted a long-term growth rate of 3% for the Lifestyle Rental CGU. A reduction in the long-term growth rate to approximately 1% would result in an impairment to the Lifestyle Rental CGU.

Ingenia Communities Holdings Limited For the year ended 30 June 2023

14. RIGHT-OF-USE ASSETS

14. RIGHT OF USE ASSETS		
	30 Jun 2023 \$'000	30 Jun 2022 \$'000
	# 000	\$ 000
(a) Summary of carrying value		
Plant and equipment	1,154	2,331
Buildings	5,129	5,294
Less: accumulated amortisation	(3,714)	(3,472)
Total right-of-use asset	2,569	4,153
(b) Movements in carrying value		
Carrying value at the beginning of the year	4,153	4,039
Additions	-	1,622
Disposals	(12)	-
Depreciation expense	(1,572)	(1,508)
Carrying value at the end of the year	2,569	4,153

15. INVESTMENT IN A JOINT VENTURE

The Group holds a 50% interest in a joint venture with Sun Communities for the development of greenfield communities. The Group's interest in the joint venture is accounted for using the equity method in the consolidated financial statements. The valuation methodology of the Joint Venture's assets and liabilities are consistent with that of the Group.

The following table illustrates the summarised financial information of the Group's investment in the joint venture entities:

Balance Sheet	30 Jun 2023 \$'000	30 Jun 2022 \$'000
Cash	7,769	43,530
Trade and other receivables	1,293	2,999
Inventory	16,942	1,152
Current assets	26,004	47,681
Investment property	139,568	98,683
Other non-current assets	500	424
Non-current assets	140,068	99,107
Trade and other payables	(7,670)	(5,999)
Borrowings		(8,587)
Current liabilities	(7,670)	(14,586)
Borrowings	(34,744)	-
Non-current liabilities	(34,744)	-
Net assets/equity	123,658	132,202
Group's share in equity - 50%	61,829	66,101
Group's carrying value in investment	61,829	66,101
Statement of Comprehensive Income	30 Jun 2023 \$'000	30 Jun 2022 \$'000
Revenue	26,931	24,216
Cost of sales	(11,193)	(9,434)
Operating costs	(7,099)	(2,494)
Depreciation	(100)	(88)
Operating profit before interest and tax	8,539	12,200
Net finance expense	(811)	(266)
Impairment	-	(1,445)
Net (loss)/gain on change in fair value of investment property	(14,741)	7,507
Income tax expense	(1,531)	(1,778)
Net (loss)/profit for the year	(8,544)	16,218
Total comprehensive (loss)/income for the year net of income tax	(8,544)	16,218
Group's share of (loss)/profit for the year	(4,272)	8,109

Ingenia Communities Holdings Limited For the year ended 30 June 2023

16. OTHER FINANCIAL ASSETS

	30 Jun 2023 \$'000	30 Jun 2022 \$'000
Current		
Derivatives	3,234	1,110
Total current	3,234	1,110
Non-current		
Unlisted property funds	6,340	5,820
Derivatives	3,867	2,675
Total non-current	10,207	8,495

Refer to Note 2 for valuation assumptions on the Group's investment in unlisted property funds.

17. BUSINESS COMBINATIONS

Information on prior year acquisition of Seachange Group

On 30 November 2021, the Group acquired 100% of the share capital of Seachange (Land) Pty Ltd, PPV Inlet Land Pty Ltd, PPV Coomera Land Pty Ltd, PPV Toowoomba Land Pty Ltd, PPV Victoria Point Land Pty Ltd, PPV Hervey Bay Land Pty Ltd, Seachange (Land) Unit Trust, PPV Inlet Land Unit Trust, PPV Coomera Land Unit Trust, PPV Toowoomba Land Unit Trust, PPV Victoria Point Land Unit Trust and PPV Hervey Bay Land Unit Trust (collectively "Seachange"), a portfolio of six land lease communities that comprise of two fully mature and income producing sites, two partially completed sites with development upside and two greenfield development sites.

The fair values of the identifiable assets and liabilities of Seachange as at the date of acquisition were:

	Fair value recognised on acquisition \$'000
Assets	
Cash	1,109
Trade and other receivables	621
Inventory property	4,128
Investment property	172,300
Property, plant and equipment	174_
Total assets	178,332
Liabilities	
Trade and other payables	10,376
Deposit	988
Total liabilities	11,364
Total identifiable net assets at fair value	166,968
Goodwill arising on acquisition	96,647
Purchase consideration paid and accrued on acquisition	263,615
	Cash flow on acquisition \$'000
Analysis of cash flows on acquisition:	
Net cash acquired	1,109
Cash paid	(263,615)
Net cash flow on acquisition	(262,506)

Ingenia Communities Holdings Limited For the year ended 30 June 2023

17. BUSINESS COMBINATIONS (CONTINUED)

Reconciliation of the carrying amount of goodwill at the beginning and end of the reporting period is presented below:

	_	Goodwill	
	Note	30 June 2023 \$'000	30 Jun 2022 \$'000
Carrying value at the beginning of the period		101,319	6,108
Acquisition of business		-	96,647
Impairment	13	-	(1,436)
Carrying value at the end of the period		101,319	101,319

In the 30 June 2022 financial statements, the initial accounting for the business combination was provisional as the allocation of goodwill between the CGUs had not been completed. Upon finalisation of such allocation in the current year, the 30 June 2022 comparatives were adjusted to allocate the goodwill between the Lifestyle Development and Lifestyle Rental segments (Note 3).

From the date of acquisition, Seachange contributed \$20,575,000 of revenue and \$2,530,000 of profit before tax from continuing operations of the Group. If the combination had taken place at the beginning of FY22, the Group's revenue would have increased by \$32,271,000 and the profit before tax would have increased by \$4,337,000 for the full FY22 period.

The goodwill recognised was primarily attributed to the expected synergies and other benefits from combining the assets and activities of Seachange with those of the Group, resulting in a new premium brand for the Group in the growth corridor of South East Queensland, integration of a highly-regarded and experienced management team and building development capacity in one of the Group's key markets. The goodwill is not deductible for income tax purposes.

Refer to Note 13 for key assumptions used in the impairment testing of the goodwill.

18. DEFERRED TAX ASSETS AND LIABILITIES

30 Jun 2023 \$'000	30 Jun 2022 Restated \$'000
	7 000
24,994	14,323
4,830	4,730
4,238	2,917
(5)	(37)
(81,156)	(54,606)
(6,180)	(3,686)
(53,279)	(36,359)
3,058	9,409
	\$'000 24,994 4,830 4,238 (5) (81,156) (6,180) (53,279)

The tax effected carried forward tax losses for which no deferred tax asset has been recognised in the current year relates to capital losses of \$3.1 million (30 Jun 2022: \$3.5 million). A deferred tax asset for revenue losses not recognised at 30 June 2022 of \$5.9 million has now been recognised.

The availability of carried forward tax losses to the ICMT tax consolidated group is subject to recoupment rules at the time of recoupment. Further, the rate at which certain of the revenue losses can be utilised is determined by reference to market values at the time of tax consolidation and subsequent events. The carried forward capital losses can only be recouped from future capital gains.

The Group offsets tax assets and liabilities, if and only if, it has a legally enforceable right to set off current tax assets and current tax liabilities and the deferred tax assets and deferred tax liabilities relate to income taxes levied by the same tax authority.

Ingenia Communities Holdings Limited For the year ended 30 June 2023

19. TRADE AND OTHER PAYABLES

	30 Jun 2023 \$'000	30 Jun 2022 Restated \$'000
Current		
Trade payables and accruals	73,644	81,778
Deposits	19,598	19,089
Other	2,275	6,024
Total current	95,517	106,891
Non-current		
Other	6,904	7,301
Total non-current	6,904	7,301
20. BORROWINGS		
	30 Jun 2023	30 Jun 2022
	\$'000	\$'000
Current		
Lease liabilities - Right-of-use assets	1,094	1,583
Lease liabilities - Ground leases	2,894	2,812
Total current	3,988	4,395
Non-current		
Bank debt	609,130	440,000
Prepaid borrowing costs	(3,015)	(3,639)
Lease liabilities - Right-of-use assets	1,672	2,777
Lease liabilities - Ground leases	49,893	52,070
Total non-current	657,680	491,208

The Group's available facilities as at 30 June 2023 was \$780.0 million (30 Jun 2022: \$780.0 million).

(a) Bank debt

As at 30 June 2023, the Group's debt balance, drawn from the facilities, was \$609.1 million (30 Jun 2022: \$440.0 million). The carrying value of investment property net of resident liabilities at reporting date for the Group's Australian properties pledged as security is \$1,912.5 million (30 Jun 2022: \$1,811.4 million).

The facility maturity dates are:

- 31 December 2025 (\$174.6 million);
- 30 September 2026 (\$175.4 million);
- 31 January 2027 (\$200.0 million);
- 21 February 2027 (\$100.0 million);
- 26 December 2027 (\$55.0 million); and
- 5 February 2028 (\$75.0 million).

(b) Bank guarantees

The Group has the ability to utilise its bank facilities to provide bank guarantees, which at 30 June 2023 were \$24.1 million (30 Jun 2022: \$29.8 million).

21. OTHER FINANCIAL LIABILITIES

	30 Jun 2023 \$'000	30 Jun 2022 \$'000
Current		
Financial liabilities	659	1,188
Total current	659	1,188
Non-current Financial liabilities Total non-current	16,941 16,941	15,421 15,42 1

Other financial liabilities relate to a profit share arrangement with a third-party which is carried at fair value.

Ingenia Communities Holdings Limited For the year ended 30 June 2023

22. ISSUED SECURITIES

	30 Jun 2023 \$'000	30 Jun 2022 \$'000
(a) Carrying values	\$ 000	\$ 000
Balance at beginning of the year	1,704,230	1,229,730
Issued during the year:		
Distribution Reinvestment Plan ("DRP")	-	12,018
Entitlement offer	-	474,680
Equity raising costs	(18)	(12,198)
Balance at end of the year	1,704,212	1,704,230
The closing balance is attributable to the security holders of:		
Ingenia Communities Holding Limited	91,958	91,960
Ingenia Communities Fund	1,473,451	1,473,464
Ingenia Communities Management Trust	138,803	138,806
	1,704,212	1,704,230
	70. 1. 0007	70 1 0000
ALS ALL CLOSES OF THE STATE OF	30 Jun 2023	30 Jun 2022
(b) Number of issued securities	,000	'000
Balance at beginning of the year	407,583	327,877
Issued during the year:		0144
Distribution Reinvestment Plan ("DRP")	-	2,144
Entitlement offer	407.507	77,562
Balance at end of the year	407,583	407,583

(c) Term of securities

All securities are fully paid and rank equally with each other for all purposes. Each security entitles the holder to one vote, in person or by proxy, at a meeting of security holders.

23. RESERVES

	Note	30 Jun 2023 \$'000	30 Jun 2022 \$'000
Balance at the beginning of year		(4,312)	(4,867)
Payments to employee share trust Lapsed rights	24	(150) (392)	(2,000)
Share-based payment expense	24	2,844	2,555
Balance at the end of year	-	(2,010)	(4,312)

The share-based payment reserve records the value of equity-settled share-based payment transactions provided to employees, including key management personnel, as part of their remuneration.

24. ACCUMULATED LOSSES

		30 Jun 2023	30 Jun 2022 Restated
	Note	\$'000	\$'000
Balance at beginning of the year		(185,341)	(241,972)
Net profit for the year		64,368	95,798
Distributions		(44,834)	(39,167)
Lapsed rights	23	392	-
Balance at end of the year	-	(165,415)	(185,341)
The closing balance is attributable to the security holders of:			
Ingenia Communities Holding Limited		48,319	60,822
Ingenia Communities Fund		(359,808)	(354,017)
Ingenia Communities Management Trust		146,074	107,854
	-	(165,415)	(185,341)

Ingenia Communities Holdings Limited For the year ended 30 June 2023

25. COMMITMENTS

There were commitments for capital expenditure on investment properties and inventories contracted but not provided for at reporting date of \$79.3 million (30 Jun 2022: \$72.3 million).

At 30 June 2022, Ingenia had committed to invest up to \$3.0 million to a special purpose vehicle (SPV) with Land Lease Home Loans (LLHL) a loan originator specifically focused on providing secured home loans to residents of land lease communities. The SPV provided loans to borrowers seeking to acquire a new lifestyle home within an Ingenia community. In August 2022, the loan of \$1.0 million was fully repaid and the commitment was released following LLHL obtaining third party funding.

During the period, a lease for office space was signed with a commencement date in FY24. The expected minimum lease payments over the term of the lease are \$3.0 million.

During the period, Ingenia entered into an arrangement to acquire Plantations (land lease) adjoining land for a purchase price of \$18.8 million (inclusive of GST) on or before 30 April 2024. As at 30 June 2023, a deposit of \$0.9 million has already been paid.

26. CONTINGENT LIABILITIES

The Group has the following contingent liabilities:

• Bank guarantees totalling \$24.1 million provided for under the \$780.0 million bank facility. Bank guarantees primarily relate to the Responsible Entity's AFSL capital requirements (\$10.0 million).

27. SHARE BASED PAYMENT TRANSACTIONS

The Group's current Rights Plan provides for the issuance of rights to eligible employees, which upon a determination by the Board that the performance conditions attached to the rights have been met, result in the issue of stapled securities in the Group for each right. The Rights Plan was approved at the 10 November 2020 Annual General Meeting and contains the following:

(a) Short-Term Incentive Plan (STIP)

STIP performance rights are awarded to eligible employees whose achievements, behaviour, and focus meet the Group's business plan and individual Key Performance Indicators (KPIs) measured over the financial year. STIP rights are subject to a one year vesting deferral period from the issue date and allow for certain lapsing conditions within the deferral period, should certain conditions occur. Under the FY21 Rights Plan, 33.3% of the maximum STI for the CEO and 50.0% for the CFO and CIO & GC will be paid in cash, with the balance being a deferred equity element.

The deferred expense for conditional STIP rights recognised for the period is \$0.6 million (30 Jun 2022: \$0.5 million) and is based on an estimate of the Group's and individual employee's current period performance. The total value of STIP rights is subject to adjustment up until the final full-year audited result is known and KPIs reliably measured, being 1 October 2023.

(b) Long-Term Incentive Plan (LTIP)

LTIP performance rights are granted to individuals to align their focus to increase alignment with security holder's interests.

The FY23 LTIP Rights are subject to the following LTIP Performance Conditions:

- 25% based on Total Shareholder Return (TSR);
- 25% based on Return on Equity (ROE).
- 25% based on underlying Earnings Per Security (EPS) grow; and
- 25% based on home settlements growth.

TSR is benchmarked against the constituents of the ASX 200 A-REIT Index whilst ROE, Underlying EPS and home settlements growth is benchmarked against internal targets. The number of LTIP rights that will vest will depend on the performance of each hurdle.

Ingenia Communities Holdings Limited For the year ended 30 June 2023

27. SHARE BASED PAYMENT TRANSACTIONS (CONTINUED)

The fair value of LTIPs is recognised as an employee benefit expense with a corresponding increase in reserves. The fair value is expensed on a straight-line basis over the vesting period. The total LTIP expense recognised for the financial year was \$1.1 million (30 Jun 2022: \$0.8 million).

(c) Talent Rights Grant (TRG)

TRG are granted for the purpose of retaining and incentivising employees who have been identified as having a key role in the successful achievement of the Group's strategy. In order to vest, the TRG Rights are subject to the Group's Rights Plan, employees remaining in service and their satisfactory performance.

The fair value is expensed on a straight-line basis over the relevant vesting period. The total TRG expense recognised for the financial year was \$0.6 million (30 Jun 2022: \$0.5 million).

Prior to her appointment as a KMP Ms Kwok was granted 44,446 TRG Rights, with 50% vested on 31 July 2022 and the remaining 50% vesting on 31 July 2023.

(d) Fixed Remuneration Rights (FRR)

Fixed Remuneration of executive KMP is reviewed annually, with any adjustments subject to Board approval. When an adjustment to Fixed Remuneration is approved by the Board, the delivery of all or part of any increase in Fixed Remuneration may, at the Board's discretion, be in the form of an annual grant of Rights to INA Securities. The Board considers that delivery in Rights, instead of cash, further aligns the interests of the executive with security holders. The total FRR expense recognised for the financial year was \$0.2 million (30 Jun 2022: \$0.3 million).

One Right equates to one security in the Group. Movements in rights during the year were as follows:

(i) 30 June 2023	STIP Thousands	LTIP Thousands	TRG Thousands	FRR Thousands
Outstanding at beginning of year	330	1,547	302	69
Lapsed during the year	-	(305)	(61)	(43)
Granted during the year	140	986	268	100
Exercised during the year	(30)	(96)	(8)	(25)
Outstanding at end of year	440	2,132	501	101
Weighted average remaining life of outstanding rights (years)	0.3	1.3	1.5	-
(ii) 30 June 2022				
Outstanding at beginning of year	274	1,770	275	8
Lapsed during the year	-	(203)	(96)	(2)
Granted during the year	74	440	123	63
Exercised during the year	(18)	(460)	-	
Outstanding at end of year	330	1,547	302	69
Weighted average remaining life of outstanding rights (years)	0.3	1.3	1.5	0.3

The fair value of STIPs, LTIPs and TRG's granted during the year was estimated using Monte Carlo and Binomial simulation models. Assumptions made in determining the fair value, and the results are:

STIPs	
Grant Date	1 Oct 2022
Security price at grant date	\$3.72
30 day Volume Weighted Average Price (VWAP) at start of performance period	\$4.07
Expected remaining life at grant date (years)	1
Risk-free interest rate at grant date	3.64%
Share price volatility	30.0%
STIP fair value	\$3.62

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27. SHARE BASED PAYMENT TRANSACTIONS (CONTINUED)

LTIPS

Grant Date	1 Oct 2022	17 Nov 2022
Security price at grant date	\$3.72	\$4.18
30 day Volume Weighted Average Price (VWAP) at start of performance period	\$4.07	\$4.07
Expected remaining life at grant date	3	2.9
Risk-free interest rate at grant date	3.51%	3.17%
Distribution yield	2.94%	2.94%
Share price volatility	30.0%	30.0%
LTIP fair value	\$2.60	\$2.94

TRGs

11.00		
Grant Date	1 Oct 2022	1 Feb 2023
Security price at grant date	\$3.72	\$4.66
30 day Volume Weighted Average Price (VWAP) at start of performance period	\$4.07	\$4.07
Expected remaining life at grant date	3.8	3.5
Risk-free interest rate at grant date	3.57%	3.20%
Share price volatility	30.0%	30.0%
TRG fair value	\$3.33	\$4.21

28. CAPITAL MANAGEMENT

The Group aims to meet its strategic objectives, operational needs and maximise returns to security holders through the appropriate use of debt and equity, taking account of the additional financial risks of higher debt levels

In determining the optimal capital structure, the Group takes into account a number of factors, including the views of investors and the market in general, the capital needs of its portfolio, the relative cost of debt versus equity, the execution risk of raising equity or debt, and the additional financial risks of debt including increased volatility of earnings due to exposure to interest rate movements, the refinance risk of maturing debt facilities and the potential for acceleration prior to maturity.

In assessing this risk, the Group takes into account the relative stability of its income flows, the predictability of its expenses, its debt maturity profile, the degree of hedging and the overall level of debt as measured by gearing.

The actual capital structure at a point in time is the product of a number of factors, many of which are market driven and to various degrees outside of the control of the Group, particularly the impact of revaluations, the availability of new equity and the liquidity in real estate markets. While the Group periodically determines the optimal capital structure, the ability to achieve the optimal structure may be impacted by market conditions and the actual position may often differ from the optimal position.

One measure of the Group's capital position is through the Loan to Value Ratio (LVR) which is a key covenant (less than 55%) under the Group's \$780.0 million common terms debt facilities. LVR is calculated as the sum of bank debt, bank guarantees, ground leases, and interest rate swaps, less cash at bank, as a percentage of the value of properties pledged as security. The Group's strategy is to maintain an LVR range of 30-40%. As at 30 June 2023, the LVR of 31.4% (30 June 2022: 25.7%).

In addition, the Group monitors Interest Cover Ratio (ICR) as defined under the common terms of the debt facilities. At 30 June 2023, the Total Interest Cover Ratio was 4.67x (30 Jun 2022: 8.51x) and the Core Interest Cover Ratio was 5.30x (30 Jun 2022: 7.45x). The covenant for total ICR and Core ICR is greater than 2x.

Ingenia Communities Holdings Limited For the year ended 30 June 2023

29. FINANCIAL INSTRUMENTS

(a) Introduction

The Group's principal financial instruments comprise cash and short-term deposits, receivables, payables, interest bearing liabilities, other financial liabilities, and derivative financial instruments.

The main risks arising from the Group's financial instruments are interest rate risk, foreign exchange risk, credit risk and liquidity risk. The Group manages its exposure to these risks primarily through its Investment, Derivatives, and Borrowing policy. The policy sets out various targets aimed at restricting the financial risk taken by the Group. Management reviews actual positions of the Group against these targets on a regular basis. If the target is not achieved, or the forecast is unlikely to be achieved, a plan of action is, where appropriate, put in place with the aim of meeting the target within an agreed timeframe.

Depending on the circumstances of the Group at a point in time, it may be that positions outside of the Investment, Derivatives, and Borrowing policy are accepted and no plan of action is put in place to meet the treasury targets, because, for example, the risks associated with bringing the Group into compliance outweigh the benefits. The adequacy of the Investment, Derivatives, and Borrowing policy in addressing the risks arising from the Group's financial instruments is reviewed on a regular basis.

While the Group aims to meet its Investment, Derivatives, and Borrowing policy targets, many factors influence its performance, and it is probable that at any one time it will not meet all its targets. For example, the Group may be unable to negotiate the extension of bank facilities sufficiently ahead of time, so that it fails to achieve its liquidity target. When refinancing loans it may be unable to achieve the desired maturity profile or the desired level of flexibility of financial covenants, because of the cost of such terms or their unavailability. Hedging instruments may not be available, or their cost may outweigh the benefit of risk reduction or they may introduce other risks such as mark to market valuation risk. Changes in market conditions may limit the Group's ability to raise capital through the issue of new securities or sale of properties.

(b) Interest rate risk

The Group's exposure to the risk of changes in market interest rates arises primarily from its use of borrowings. The main consequence of adverse changes in market interest rates is higher interest costs, reducing the Group's profit. In addition, one or more of the Group's loan agreements may include minimum interest cover covenants. Higher interest costs resulting from increases in market interest rates may result in these covenants being breached, providing the lender the right to call in the loan or to increase the interest rate applied to the loan.

The Group manages the risk of changes in market interest rates by maintaining an appropriate mix of fixed and floating rate borrowings. Fixed rate debt is achieved either through fixed rate debt funding or through derivative financial instruments permitted under the Investment, Derivatives, and Borrowing policy. At 30 June 2023, approximately 12% of the Group's borrowings are at a fixed rate (30 June 2022: 17%) with interest rate derivatives in place to provide further rate protection. Consequently, exposure to interest rates on 53% of the drawn debt has been managed (30 Jun 22: 28%).

Exposure to changes in market interest rates also arises from financial assets such as cash deposits and loan receivables subject to floating interest rate terms. Changes in market interest rates will also change the fair value of any interest rate hedges.

Ingenia Communities Holdings Limited For the year ended 30 June 2023

29. FINANCIAL INSTRUMENTS (CONTINUED)

(c) Interest rate risk exposure

The Group's exposure to interest rate risk and the effective interest rates on financial instruments at reporting date was:

			Fixed interes	t maturing in:	
30 Jun 2023 \$'000	Floating interest rate	Less than 1 year	1 to 5 years	More than 5 years	Total
Financial assets					
Cash at bank	45,716	-	-	-	45,716
Financial liabilities					
Bank debt	534,130	-	75,000	-	609,130
Interest rate derivatives	(250,000)	-	250,000	-	-

		Fixed interest maturing in:			
30 Jun 2022	Floating	Less than	1 to 5	More than	Tatal
\$'000	interest rate	1 year	years	5 years	Total
Financial assets					
Cash at bank	14,486	-	-	-	14,486
Financial liabilities					
Bank debt	365,000	-	-	75,000	440,000
Interest rate derivatives	(50,000)	-	50,000	-	

Other financial instruments of the Group not included in the above tables are non-interest bearing and are therefore not subject to interest rate risk.

(d) Interest rate sensitivity analysis

The impact of an increase or decrease in average interest rates of 1% (100 bps) at reporting date, with all other variables held constant, is illustrated in the tables below. This analysis is based on the interest rate risk exposures in existence at balance sheet date.

	Effect on profit after tax higher/(lower)		
	30 Jun 2023 \$'000	30 Jun 2022 \$'000	
Increase in average interest rates of 100 bps:		_	
Variable interest rate bank debt (AUD denominated)	(5,341)	(3,650)	
Interest rate derivatives (AUD denominated)	216	500	
Decrease in average interest rates of 100 bps:			
Variable interest rate bank debt (AUD denominated)	5,341	3,650	
Interest rate derivatives (AUD denominated)	(154)	_	

(e) Foreign exchange risk

The Group's exposure to foreign exchange risk is limited to foreign denominated cash balances and receivables following the divestment of its final overseas operations in December 2014. These amounts are unhedged as cash will be used to cover final costs to wind up the companies and receivables relate to escrows.

Ingenia Communities Holdings Limited For the year ended 30 June 2023

29. FINANCIAL INSTRUMENTS (CONTINUED)

(f) Net foreign currency exposure

The Group's net foreign currency monetary exposure as at reporting date is shown in the following table. The net foreign currency exposure reported is of foreign currencies held by entities whose functional currency is not the Australian dollar. It excludes assets and liabilities of entities, including equity accounted investments, whose functional currency is not the Australian dollar.

	Net foreign cu	Net foreign currency assets		
	30 Jun 2023	30 Jun 2023 30 Jun 2022 \$'000 \$'000		
	\$000	\$ 000		
Net foreign currency exposure:				
United States dollars	1,530	1,023		
New Zealand dollars	234	243		

The impact of an increase or decrease in average foreign exchange rates of 10% at reporting date, with all other variables held constant, is considered to be limited based on the foreign exchange risk exposures in existence at balance sheet date.

The Group believes that the reporting date risk exposures are representative of the risk exposure inherent in its financial instruments.

(g) Credit risk

Credit risk refers to the risk that a counterparty defaults on its contractual obligations resulting in a financial loss to the Group.

The major credit risk for the Group is default by tenants, resulting in a loss of rental income while a replacement tenant is secured and further loss if the rent level agreed with the replacement tenant is below that previously paid by the defaulting tenant.

The Group assesses the credit risk of prospective tenants, the credit risk of in-place tenants when acquiring properties and the credit risk of existing tenants renewing upon expiry of their leases. Factors taken into account when assessing credit risk include the financial strength of the prospective tenant and any form of security, for example a rental bond, to be provided.

The decision to accept the credit risk associated with leasing space to a particular tenant is balanced against the risk of the potential financial loss of not leasing up vacant space.

Rent receivable balances are monitored on an ongoing basis and arrears actively followed up in order to reduce, where possible, the extent of any losses should the tenant subsequently default. The Group believes that its receivables that are neither past due nor impaired do not give rise to any significant credit risk.

Credit risk also arises from deposits placed with financial institutions and derivatives contracts that may have a positive value to the Group. The Group's Investment, Derivatives, and Borrowing policy sets target limits for credit risk exposure with financial institutions and minimum counterparty credit ratings.

Counterparty exposure is measured as the aggregate of all obligations of any single legal entity or economic entity to the Group, after allowing for appropriate set offs which are legally enforceable.

The Group's maximum exposure to credit risk at reporting date in relation to each class of financial instrument is its carrying value as reported in the balance sheet.

Ingenia Communities Holdings Limited For the year ended 30 June 2023

29. FINANCIAL INSTRUMENTS (CONTINUED)

(h) Liquidity risk

The main objective of liquidity risk management is to reduce the risk that the Group does not have the resources available to meet its financial obligations and working capital and committed capital expenditure requirements. The Group's Investment, Derivatives, and Borrowing policy sets a target for the level of cash and available undrawn debt facilities to cover future committed capital expenditure in the next year, loan maturities within the next year and an allowance for unforeseen events such as tenant default.

The Group may also be exposed to contingent liquidity risk under its term loan facilities, where term loan facilities include covenants which if breached give the lender the right to call in the loan, thereby accelerating a cash flow which otherwise was scheduled for the loan maturity. The Group monitors adherence to loan covenants on a regular basis, and the Investment, Derivatives, and Borrowing policy sets targets based on the ability to withstand adverse market movements and remain within loan covenant limits.

In addition, the Group ensures resilience against breaking its covenants on its primary debt facilities by assessing the following sensitivities:

- 10% reduction in value of assets for LVR covenants: and
- 2% nominal increase in interest rates combined with a 5% fall in income for ICR covenants.

The contractual maturities of the Group's non-derivative financial liabilities at reporting date are reflected in the following table. It shows the undiscounted contractual cash flows required to discharge the liabilities at market rates.

	Less than 1		More than	
	year	1 to 5 years	5 years	Total
30 Jun 2023	\$'000	\$'000	\$'000	\$'000
Trade and other payables	95,517	6,904	-	102,421
Borrowings ⁽¹⁾	15,435	717,824	-	733,259
Other financial liabilities	659	16,941	-	17,600
Right-of-use asset leases ⁽¹⁾	1,159	1,715	-	2,874
Ground leases (excluding perpetual leases)	2,948	11,846	57,261	72,055
Ground leases (perpetual leases) ⁽²⁾	260	1,041	-	1,301
	115.978	756.271	57.261	929,510

	Less than 1		More than	
	year	1 to 5 years	5 years	Total
30 Jun 2022 Restated	\$'000	\$'000	\$'000	\$'000
Trade and other payables	106,891	7,301	-	114,192
Borrowings ⁽¹⁾	11,099	486,529	72,144	569,772
Other financial liabilities	1,188	15,421	-	16,609
Right-of-use asset leases ⁽¹⁾	1,687	2,878	-	4,565
Ground leases (excluding perpetual leases)	2,866	12,265	60,923	76,054
Ground leases (perpetual leases) ⁽²⁾	260	1,041	=	1,301
	123,991	525,435	133,067	782,493

⁽¹⁾ The balance above will not agree to the balance sheet as it includes the implied interest component.

⁽²⁾ For the purpose of the table above, lease payments for five years are included for perpetual leases.

Ingenia Communities Holdings Limited For the year ended 30 June 2023

29. FINANCIAL INSTRUMENTS (CONTINUED)

(i) Other Financial Instrument Risk

The Group carries Residents' loans at fair value with resulting fair value adjustments recognised in the statement of comprehensive income. The fair value of these loans is dependent on market prices for the related retirement village units. The impact of an increase or decrease in these market prices of 10% at reporting date, with all other variables held constant, is shown in the table below. This analysis is based on the residents' loans in existence at reporting date.

	•	Effect on profit after tax higher/(lower)		
	30 Jun 2023 \$'000	30 Jun 2022 \$'000		
Increase in market prices of investment properties of 10% Decrease in market prices of investment properties of 10%	(8)	(43) 43		

These effects are largely offset by corresponding changes in the fair value of the Group's investment properties. The effect on equity would be the same as the effect on profit.

(j) Fair Value

The Group uses the following fair value measurement hierarchy:

Level 1:	Fair value is calculated using quoted prices in active markets for identical assets or liabilities;
----------	---

Level 2: Fair value is calculated using inputs other than quoted prices included in Level 1 that are observable for the asset or liability, either directly (as prices) or indirectly (derived from prices); and

Level 3: Fair value is calculated using inputs for the asset or liability that are not based on observable market data.

Quoted market price represents the fair value determined based on quoted prices on active markets as at the reporting date without any deduction for transaction costs.

The following table presents the Group's financial instruments that were measured and recognised at fair value at reporting date:

Financial assets/ financial liabilities	Valuation technique(s) and key inputs	Significant unobservable inputs	Relationship of unobservable inputs to fair value
Residents' loans	Loans measured as the ingoing resident's contribution plus the resident's share of capital appreciation to reporting date, less DMF accrued to reporting date.	Estimated current market value of residential property. Estimated length of stay of residents based on life tables.	The higher the appreciation, the higher the value of resident loans. The longer the length of stay, the lower the value of resident loans.
Derivative interest rate cap	Net present value of future cash flows discounted at market rates adjusted for the Group's credit risk.	N/A	N/A
Unlisted property funds	Capitalisation method for existing rental streams and discounted cash flow for properties in development. Refer to Note 11.	Capitalisation rate adopted normalised operating profit and discount rate. Refer Note 11.	The higher the capitalisation rate and discount rate, the lower the value. The higher the adopted normalised operating profit, the higher the value.
Other financial liabilities	Discounted cash flow	N/A	N/A

Ingenia Communities Holdings Limited For the year ended 30 June 2023

29. FINANCIAL INSTRUMENTS (CONTINUED)

Valuation of unlisted property funds is linked to the underlying investment property value. Other financial liabilities relate to ongoing obligations for the Latitude One investment property and is linked to the underlying property value. The associated financial liability will move in line with the fair value of the property.

There has been no movement from Level 3 to Level 2 during the year.

The carrying value of the Group's other financial instruments approximate their fair values.

30. FAIR VALUE MEASUREMENT

The following table provides the fair value measurement hierarchy of the Group's assets and liabilities:

(a) Assets measured at fair value		Fair valu	e measuremer	nt using:	
	•	Quoted prices in active markets	Significant observable inputs	Significant unobservable inputs	
	Date of	(Level 1)	(Level 2)	(Level 3)	Total
30 Jun 2023	valuation	\$'000	\$'000	\$'000	\$'000
Investment properties	30-Jun-23 Note 11	-	-	2,045,630	2,045,630
Assets held for sale - investment property	30-Jun-23 Note 10	-	-	24,190	24,190
Other financial assets	30-Jun-23 Note 16	-	7,101	6,340	13,441
30 Jun 2022					
Investment properties	30-Jun-22 Note 11	-	-	1,937,888	1,937,888
Assets held for sale - investment property	30-Jun-22 Note 10	-	-	4,150	4,150
Other financial assets	30-Jun-22 Note 16	-	3,785	5,820	9,605

(b) Liabilities measured at fair v 30 Jun 2023	value Date of valuation	Fair valu Quoted prices in active markets (Level 1) \$'000	e measuremer Significant observable inputs (Level 2) \$'000	Significant unobservable inputs (Level 3)	Total
* * * * * * * * * * * * * * * * * * * *		\$1000	\$ 000		\$'000
Resident loans	30-Jun-23	-	-	59	59
Other financial liabilities	30-Jun-23 Note 21	-	-	17,600	17,600
30 Jun 2022					
Resident loans	30-Jun-22	-	-	309	309
Other financial liabilities	30-Jun-22 Note 21	-	-	16,609	16,609

There have been no transfers between Level 1 and Level 2 during the year.

Ingenia Communities Holdings Limited For the year ended 30 June 2023

31. AUDITOR'S REMUNERATION

	30 Jun 2023 \$	30 Jun 2022 \$
Fees for auditing the statutory financial report Fees for assurance services that are required by legislation:	825,197	566,509
Australian Financial Services Licence Fees for other services(1):	45,759	42,395
Agreed upon procedures	14,025	17,716
Other	6,965	19,488
Total fees to Ernst & Young	891,946	646,108

⁽¹⁾ Fees for other assurance services and agreed upon procedures services under other legislation or contractual arrangements where there is discretion as to whether the service is provided by the auditor or other firm.

32. RELATED PARTIES

(a) Key management personnel

Key management personnel are those persons having authority and responsibility for planning, directing and controlling the activities of the entity, directly or indirectly, including any director of the Responsible Entity.

The names of the directors and KMP of ICRE, and their dates of appointment or resignation if they were not directors for all of the financial year, are:

KMP	Position	Term
Non-Executive KMP		
Jim Hazel	Chairman	Full year
Robert Morrison	Deputy Chairman	Full year
Amanda Heyworth	Director	Full year
Pippa Downes	Director	Full year
Gregory Hayes	Director	Full year
Sally Evans	Director	Full year
John McLaren	Director	Full year
Executive KMP		
Simon Owen Natalie Kwok Scott Noble	CEO & Managing Director Chief Investment Officer & General Counsel Chief Financial Officer	Full year Full year Resigned, effective 30 December 2022

The aggregate compensation paid to Key Management Personnel ("KMP") of the Group is as follows:

	30 Jun 2023 \$	30 Jun 2022 \$
Directors fees	980,708	887,646
Salaries and other short-term benefits	1,208,780	1,529,296
Short-term incentives (payable in cash)	413,775	373,866
Superannuation benefits	69,553	70,704
Share-based payments	1,549,363	1,194,824
	4,222,179	4,056,336

The amounts disclosed in the table are the amounts recognised as an expense during the reporting period related to KMP.

Ingenia Communities Holdings Limited For the year ended 30 June 2023

32. RELATED PARTIES (CONTINUED)

The aggregate rights outstanding of the Group held directly by KMP and other eligible staff are as follows:

			Number ou	utstanding
Issue date	Right Type	Vesting date	30 Jun 2023	30 Jun 2022
FY17 ⁽¹⁾	LTIP	FY20	1,923	1,923
FY17 ⁽¹⁾	STIP	FY19	2,437	2,437
FY18 ⁽¹⁾	LTIP	FY21	170,367	171,777
FY18 ⁽¹⁾	STIP	FY20	34,300	34,300
FY19 ⁽¹⁾	LTIP	FY22	219,717	270,543
FY19 ⁽¹⁾	STIP	FY21	111,020	111,020
FY20 ⁽¹⁾	LTIP	FY23	116,326	372,439
FY20 ⁽¹⁾	STIP	FY22	111,092	111,092
FY21 ⁽¹⁾	FRR	FY22	7,778	7,778
FY21	LTIP	FY24	332,563	332,563
FY21 ⁽¹⁾	TRG	FY23	83,952	89,514
FY21	TRG	FY24	121,212	121,212
FY21 ⁽¹⁾	STIP	FY23	42,863	71,235
FY22 ⁽¹⁾	FRR	FY22	37,121	42,819
FY22 ⁽¹⁾	FRR	FY23	-	18,876
FY22	LTIP	FY25	377,213	398,472
FY22	TRG	FY25	44,605	44,605
FY22	TRG	FY26	47,072	47,072
FY22	STIP	FY24	138,240	-
FY23 ⁽¹⁾	FRR	FY23	56,980	-
FY23	LTIP	FY26	915,280	-
FY23	TRG	FY26	102,062	-
FY23	TRG	FY28	102,061	
		·	3,176,184	2,249,677

⁽¹⁾ Rights are fully vested but not exercised. All other rights are still subject to vesting conditions.

(b) Fee income

During the year, the Group generated fee income from the joint venture with Sun Communities and the management of funds.

	Note	30 Jun 2023 \$	30 Jun 2022 \$
Fee income from joint venture Fee income from funds management		3,136,545 1,644,436	1,564,038 4,847,903
	5	4,780,981	6,411,941

Ingenia Communities Holdings Limited For the year ended 30 June 2023

33. COMPANY FINANCIAL INFORMATION

Summary financial information about the Company is:

	30 Jun 2023	30 Jun 2022
	\$'000	\$'000
Current assets	4,387	5,120
Total assets	61,985	82,003
Current liabilities	(3,161)	(1,703)
Total liabilities	(3,161)	(1,703)
Net assets	58,824	80,300
Security holders' equity:		
Issued securities	91,958	91,960
Reserves	(2,010)	(4,312)
Accumulated losses	(31,124)	(7,348)
Total security holders' equity	58,824	80,300
Loss from continuing operations	(24,168)	(1,248)
Net loss attributable to security holders	(24,168)	(1,248)
Total comprehensive loss	(24,168)	(1,248)

Closed Group disclosures

The Company, INA Development Pty Ltd and INA Latitude One Development Pty Limited (collectively the "Closed Group"), entered into a deed of cross guarantee on 18 June 2020.

Pursuant to ASIC Corporations (Wholly-owned Companies) Instrument 2016/785, relief has been granted to INA Development Pty Ltd and INA Latitude One Development Pty Limited from the Corporations Act 2001 requirements for the preparation, audit and lodgement of their financial report.

The effect of the deed is that the Company has guaranteed to pay any deficiency in the event of winding up of an entity subject to the deed of cross guarantee if they do not meet their obligations under the terms of overdrafts, loans, leases or other liabilities subject to the guarantee. The controlled entities have also given a similar guarantee in the event that the Company is wound up or if it does not meet its obligations under the terms of overdrafts, loans, leases or other liabilities subject to the guarantee.

The consolidated results of the entities that are members of the Closed Group are as follows:

	30 Jun 2023 \$'000	30 Jun 2022 \$'000
Current assets Total assets	2,341 68,567	23,539 94,969
Current liabilities Total liabilities Net assets	(3,505) (3,505) 65,062	(1,046) (1,046) 93,923
Security holders' equity: Issued securities Reserves (Accumulated losses)/retained earnings Total security holders' equity	91,958 (2,010) (24,886) 65,062	91,960 (4,312) 6,275 93,923
Revenue Operating expenses (Loss)/profit from continuing operations Total comprehensive (loss)/income	9,786 (15,354) (5,568) (5,568)	10,520 (10,210) 310 310

Ingenia Communities Holdings Limited For the year ended 30 June 2023

34. SUBSIDIARIES

The consolidated financial statements incorporate the assets, liabilities and results of the following subsidiaries in accordance with the accounting policy described in Note 1(d):

	Ownership inter		p interest
	Country of	30 Jun 2023	30 Jun 2022
	residence	%	%
Bridge Street Trust	Australia	100	100
Browns Plains Road Trust	Australia	100	100
Casuarina Road Trust	Australia	100	100
Edinburgh Drive Trust	Australia	100	100
Garden Villages Management Trust	Australia	100	100
INA Community Living Lynbrook Trust	Australia	100	100
INA Community Living Subsidiary Trust	Australia	100	100
INA Garden Villages Pty Ltd INA Kiwi Communities Pty Ltd	Australia Australia	100 100	100 100
INA Kiwi Communities Subsidiary Trust No. 1	Australia	100	100
INA Management Pty Ltd	Australia	100	100
INA Sunny Communities Pty Ltd	Australia	100	100
INA Sunny Trust	Australia	100	100
Ingenia Communities RE Limited	Australia	100	100
Jefferis Street Trust	Australia	100	100
Lovett Street Trust	Australia	100	100
Settlers Operations Trust	Australia	100	100
Settlers Subsidiary Trust	Australia	100	100
SunnyCove Gladstone Unit Trust	Australia	100	100
SunnyCove Rockhampton Unit Trust	Australia	100	100
Ridge Estate Trust	Australia	100	100
Taylor Street (2) Trust	Australia	100	100
INA Subsidiary Trust No.1	Australia	100	100
INA Subsidiary Trust No.3	Australia	100	100
INA Operations Pty Ltd	Australia	100	100
INA Operations Trust No.1	Australia	100	100
INA Operations Trust No.2	Australia	100	100
INA Operations Trust No.3	Australia	100	100
INA Operations Trust No.4	Australia	100	100
INA Operations Trust No.6	Australia	100	100
INA Operations Trust No.7	Australia	100	100
INA Operations Trust No.8	Australia	100	100
INA Operations Trust No.9	Australia	100	100
INA Operations Trust No.10	Australia	100	100
INA Operations Trust No.11	Australia	100	100
INA DMF Management Pty Ltd	Australia	100	100
INA Latitude One Pty Ltd	Australia	100	100
INA Latitude One Development Pty Ltd	Australia	100	100
INA Soldiers Point Pty Ltd	Australia	100	100
INA Operations No.3 Pty Limited	Australia	100	100
INA Community Living LLC	USA	100	100
INA Community Living Subsidiary Trust No. 2	Australia	100	100
INA Development Pty Limited	Australia	100	100
INA Development Management Pty Limited	Australia	100	100
INA Plantations Development Pty Limited	Australia	100	100
INA Hervey Bay Development Pty Limited	Australia	100	100
INA Natures Edge Development Pty Limited	Australia	100	100
INA Bargara Development Pty Limited	Australia	100	100
INA Beveridge Development Pty Limited	Australia	100	100
INA Ballarat Development Pty Limited	Australia	100	100
INA Development No.3 Pty Limited	Australia	100	100
INA Lara Development Pty Limited	Australia	100	100
INA Lifestyle Operations Pty Limited	Australia	100	100
1. V. Enostylo Operations I ty Ellillica	Australia	100	100

Ingenia Communities Holdings Limited For the year ended 30 June 2023

34. SUBSIDIARIES (CONTINUED)

	Ownership interest		Ownership interest
	Country of residence	30 Jun 2023 %	30 Jun 2022 %
INA Lifestyle Landowner Pty Limited	Australia	100	100
INA Subsidiary Trust No.4	Australia	100	100
INA Subsidiary Trust No.5	Australia	100	100
INA Subsidiary Trust No.6	Australia	100	100
INA Subsidiary Trust No.7	Australia	100	100
INA Subsidiary Trust No.8	Australia	100	100
INA Lifestyle Landowner Trust	Australia	100	100
INA Lifestyle Operations Trust	Australia	100	100
INA Operations Management Trust	Australia	100	100
Emmetlow Pty Ltd	Australia	100	100
Park Trust	Australia	100	100
Eighth Gate Capital Management Pty Ltd	Australia	100	100
Eighth Gate Pty Ltd	Australia	100	100
Eighth Gate Capital Management No.3	Australia	100	100
Eighth Gate Capital Management No.4	Australia	100	100
Eighth Gate Capital Management No.5	Australia	100	100
Eighth Gate Capital Management No.6	Australia	100	100
Eighth Gate Capital Management No.7	Australia	100	100
Eighth Gate Capital Management No.8	Australia	100	100
Allswell Communities Pty Ltd	Australia	100	100
IDCF Land Trust No. 1	Australia	100	100
IDCF Management Company No 1 Pty Ltd	Australia	100	100
Ingenia Diversified Communities Head Company Pty Limited	Australia	100	100
Ingenia Diversified Communities Trust	Australia	100	100
INA Development No. 6 Pty Ltd	Australia	100	100
INA Development No. 7 Pty Ltd	Australia	100	100
INA Development No. 8 Pty Ltd	Australia	100	100
INA Development No. 9 Pty Ltd	Australia	100	100
INA Operations Trust No.12	Australia	100	100
INA Operations Trust No.13	Australia	100	100
INA Rochedale Development Pty Ltd	Australia	100	100
INA Coomera Development Pty Ltd	Australia	100	100
INA Toowoomba Development Pty Ltd	Australia	100	100
Seachange (Land) Pty Ltd	Australia	100	100
The Seachange (Land) Unit Trust	Australia	100	100
PPV Coomera Land Pty Ltd	Australia	100	100
PPV Coomera Land Unit Trust	Australia	100	100
PPV Hervey Bay Land Pty Ltd	Australia	100	100
PPV Hervey Bay Land Unit Trust	Australia	100	100
PPV Inlet Land Pty Ltd	Australia	100	100
PPV Inlet Land Unit Trust	Australia	100	100
PPV Toowoomba Land Pty Ltd	Australia	100	100
PPV Toowoomba Land Unit Trust	Australia	100	100
PPV Victoria Point Land Pty Ltd	Australia	100	100
PPV Victoria Point Land Unit Trust	Australia	100	100
Eighth Gate Federation Village Park Trust	Australia	100	100
Eighth Gate Residences Fund No. 6	Australia	100	100
Residences Fund No. 6 Pty Ltd	Australia	100	100
Ingenia Holiday Parks Company No. 1 Pty Limited	Australia	100	-
Ingenia Holiday Parks Trust No 1	Australia	100	-
INA Development No. 10 Pty Ltd	Australia	100	-
INA Development No. 11 Pty Ltd	Australia	100	-
INA Development No. 12 Pty Ltd	Australia	100	-

Ingenia Communities Holdings Limited For the year ended 30 June 2023

34. SUBSIDIARIES (CONTINUED)

Financial information of ICF and ICMT and their controlled entities are provided below:

	IC	:F	ICI	М Τ
				30 Jun 2022
	30 Jun 2023	30 Jun 2022	30 Jun 2023	Restated
	\$'000	\$'000	\$'000	\$'000
Current assets	53,082	1,897	45,816	28,104
Non-current assets	1,719,709	1,604,401	1,373,810	1,305,694
Total assets	1,772,791	1,606,298	1,419,626	1,333,798
				_
Current liabilities	10,324	6,522	92,650	113,591
Non-current liabilities	637,785	469,290	1,042,799	974,247
Total liabilities	648,109	475,812	1,135,449	1,087,838
Net assets/equity	1,124,682	1,130,486	284,177	245,960
Revenue	57,874	45,512	281,638	240,094
Expenses	(18,831)	(40,611)	(243,417)	(169,403)
Profit after tax	39,043	4,901	38,220	70,691
Total comprehensive income	39,043	4,901	38,220	70,691

35. NOTES TO CASHFLOW STATEMENT

Reconciliation of profit to net cash flow from operating activities:

	30 Jun 2023 \$'000	30 Jun 2022 Restated \$'000
Net profit for the year	64,368	95,798
Adjustments for:		
Share of joint venture loss/(profit)	4,272	(8,109)
Share of associate profit	514	250
Impairment of goodwill	-	1,436
Net (gain)/loss on change in fair value of:		
Investment properties	(4,906)	(72,170)
Acquisition transaction costs	4,383	24,083
Financial liabilities	2,723	4,255
Investments and other financial instruments	(1,388)	(3,880)
Business combination transaction costs	(1,615)	18,000
Income tax expense	20,755	32,777
Loss on disposal of investment properties	2,840	175
Operating profit before tax	91,946	92,615
Depreciation and amortisation	4,413	4,085
Share-based payments expense	2,844	2,555
GST recoverable on investing activities	12,898	11,703
Finance costs	(4,602)	1,491
Other	-	(1,854)
Operating cash flow before changes in working capital	107,499	110,595
Changes in working capital:		
Increase in receivables	(8,517)	(7,623)
Increase in inventory	(34,612)	(1,857)
Increase in other payables and provisions	18,127	13,787
Net cash provided by operating activities	82,497	114,902

Ingenia Communities Holdings Limited For the year ended 30 June 2023

36. SUBSEQUENT EVENTS

Final FY23 distribution

On 22 August 2023, the Directors declared a final distribution of 5.8 cps amounting to \$23.6 million, to be paid on 21 September 2023.

Directors' Declaration

Ingenia Communities Holdings Limited For the year ended 30 June 2023

In accordance with a resolution of the directors of Ingenia Communities Holdings Limited, I state that:

- 1. In the opinion of the directors:
 - a) The financial statements and notes of Ingenia Communities Holdings Limited for the financial year ended 30 June 2023 are in accordance with the *Corporations Act 2001*, including:
 - (i) giving a true and fair view of its financial position as at 30 June 2023 and of its performance for the year ended on that date; and
 - (ii) complying with Accounting Standards (including Australian Accounting Interpretations) and *Corporations Regulations 2001*; and
 - b) there are reasonable grounds to believe that Ingenia Communities Holdings Limited will be able to pay its debts as and when they become due and payable.
 - c) at the date of this declaration, there are reasonable grounds to believe that the members of the extended closed Group identified in Note 33 will be able to meet any obligations or liabilities to which they are, or may become, subject by virtue of the deed of cross guarantee described in Note 33.
- 2. The financial statements and notes also comply with International Financial Reporting Standards as disclosed in Note 1(b).
- 3. This declaration has been made after receiving the declarations required to be made to the directors in accordance with section 295A of the *Corporations Act 2001*.

On-behalf of the Board

Jim Hazel Chairman

Adelaide, 22 August 2023



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Independent Auditor's Report to the Members of Ingenia Communities **Holdings Limited**

Report on the Audit of the Financial Report

Opinion

We have audited the financial report of Ingenia Communities Holdings Limited (the "Company") and its subsidiaries (collectively the "Group"), which comprises the consolidated balance sheet as at 30 June 2023, the consolidated statement of comprehensive income, consolidated statement of changes in equity and consolidated cash flow statement for the year then ended, notes to the financial statements, 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:

- a) giving a true and fair view of the consolidated financial position of the Group as at 30 June 2023 and of its consolidated financial performance for the year ended on that date; and
- b) complying with Australian Accounting Standards and the Corporations Regulations 2001.

Basis for Opinion

We conducted our audit in accordance with Australian Auditing Standards. Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Report section of our report. We are independent of the Group in accordance with the auditor independence requirements of the Corporations Act 2001 and the ethical requirements of the Accounting Professional and Ethical Standards Board's 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 believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key Audit Matters

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



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

1. Valuation of Investment Property

Why significant

Investment properties (both those recorded as investment properties and those included within equity accounted investments) comprise 88.6% of the Group's total assets. These assets are carried at fair value, which was assessed by the directors with reference to either external independent valuations or internal valuations based on market conditions existing at reporting date.

The Group has three categories of investment properties as disclosed in Note 11 of the financial report.

- The Garden Villages portfolio consists of investment properties earning revenue predominantly from longer term rental agreements and the key valuation judgements include capitalisation rates, market and contractual rents and forecast occupancy levels.
- The Lifestyle portfolio consists of investment properties earning revenue from a mix of longer-term land rental agreements and short-term accommodation rental. Lifestyle home sales.
- The Tourism portfolio consists of 'Holidays and Mixed Use' investment properties earning revenue from short-term residential and tourism rentals.

How our audit addressed the key audit matter

Our audit procedures included the following:

- We assessed the Group's controls in place relevant to the valuation process;
- We evaluated the suitability of the valuation methodology used across the portfolio and tested the valuation reports for mathematical accuracy on a sample basis;
- We assessed the qualifications, competence and objectivity of the independent valuation experts used by the Group;
- We assessed the Group's internal valuation methodology and tested the mathematical accuracy of the valuation models. We also assessed the competence, qualifications and objectivity of the internal valuer;
- On a sample basis, we compared the property related data used as input for both the external and internal valuations against actual and budgeted property performance;
- On a sample basis, we considered the key inputs and assumptions used in the valuations by comparing this information to external market data;



Why significant

The valuation of investment properties is inherently subjective given that there are alternative assumptions and valuation methods that may result in a range of values.

The key judgements in the valuations include assumptions related to the long and short-term rental income, capitalisation rates, discount rates, market and contractual rents, forecast short-term and residential occupancy levels, historical transactions and remaining development potential for vacant land. In assessing the development potential, additional key judgements include future new homes sales prices, estimated capital expenditure and allocation of costs between investment property and inventory, discount rates, projected property growth rates and operating profit margins.

Accordingly, the valuation of investment properties was considered a key audit matter.

How our audit addressed the key audit matter

- Our real estate valuation specialists reviewed a sample of internal and independent valuations to determine whether the key judgements and methodology used were reasonable.
- We assessed the appropriateness of the allocation of capital expenditure between investment property and inventory assets.

2. Goodwill impairment testing

Why significant

At 30 June 2023, the Group's consolidated balance sheet includes goodwill with a carrying value of \$101.3 million, representing 4.2% of total assets.

As set out in Note 13 of the financial report, the Group have assessed goodwill for impairment at 30 June 2023. There was no impairment recorded in the current year.

The assessment involved a value-in-use model, based upon discounted cash flow forecasts being used to calculate the recoverable amount of each of the Group's cash generating units (CGUs).

How our audit addressed the key audit matter

Our audit procedures included the following:

- We assessed the Group's determination of the CGUs used in the impairment model, based on our understanding of the nature of the Group's business and the economic environment in which the segments operate. We also considered internal reporting of the Group's results to assess how earnings and goodwill are monitored and reported;
- We evaluated whether the methodology met the requirements of Australian Accounting Standards;



Why significant

The assessment is a judgmental process which requires estimates concerning the forecast future cash flows associated with the CGUs, the discount rates and the growth rate of revenue and costs to be applied in determining the value in use or fair value less cost of disposal.

The estimates and assumptions relate to future performance, market and economic conditions. Significant assumptions used in the impairment testing referred to above are inherently subjective and in times of economic uncertainty the degree of subjectivity is higher than it might otherwise be. Changes in certain assumptions can lead to significant changes in the recoverable amount of these assets.

The disclosures in the financial report provide important information about the assumptions made in the impairment testing and the market conditions at 30 June 2023.

Accordingly, we considered the impairment testing of goodwill and related disclosures in the financial report to be a key audit matter.

How our audit addressed the key audit matter

- We assessed the mathematical accuracy of the value in use cash flow models prepared by the Group to determine recoverable amount;
- We assessed the underlying assumptions regarding future cash flows and agreed the forecast used in the models to the Board approved business plans taking into consideration the historical accuracy of the Group's cash flow forecasting;
- We assessed the key assumptions such as the discount rates and growth rates (including terminal growth rates) applied in the models, with reference to external industry and market data and involvement from our valuation specialists;
- We performed sensitivity analysis on key assumptions including discount rates, net operating income and development profit forecasts for relevant CGUs; and
- We evaluated the adequacy of the related disclosures in the financial report including those made with respect to judgments and estimates.



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

The directors are responsible for the other information. The other information comprises the information included in the Group's 2023 Annual Report other than the financial report and our auditor's report thereon. We obtained the Directors' Report that is to be included in the Annual Report, prior to the date of this auditor's report, and we expect to obtain the remaining sections of the Annual Report after the date of this auditor's report.

Our opinion on the financial report does not cover the other information and we do not and will not express any form of assurance conclusion thereon, with the exception of the Remuneration Report and our related assurance opinion.

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 on the other information obtained prior to the date of this auditor's report, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of the Directors for the Financial Report

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

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

Auditor's Responsibilities for the Audit of the Financial Report

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

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



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

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

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

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



Report on the Audit of the Remuneration Report

Opinion on the Remuneration Report

We have audited the Remuneration Report included in pages 17 to 31 of the directors' report for the year ended 30 June 2023.

In our opinion, the Remuneration Report of Ingenia Communities Holdings Limited for the year ended 30 June 2023, complies with section 300A of the *Corporations Act 2001*.

Responsibilities

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

Ernst & Young

Yvonne Barnikel Partner

Sydney

22 August 2023





INGENIA COMMUNITIES FUND AND INGENIA COMMUNITIES MANAGEMENT TRUST

FINANCIAL REPORT YEAR ENDED 30 JUNE 2023

www.ingeniacommunities.com.au Registered Office: Level 3, 88 Cumberland Street, The Rocks NSW 2000

Annual Report
Ingenia Communities Fund and Ingenia Communities Management Trust
For the year ended 30 June 2023

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Directors' Report

Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

Ingenia Communities Fund ("ICF" or the "Fund") (ARSN 107 459 576) and Ingenia Communities Management Trust ("ICMT") (ARSN 122 928 410) (together the "Trusts") are Australian registered schemes. Ingenia Communities RE Limited (ACN 154 464 990; Australian Financial Services Licence number 415862), the Responsible Entity of the Trusts, is incorporated and domiciled in Australia.

The parent company of Ingenia Communities RE Limited ("ICRE" or the "Responsible Entity") is Ingenia Communities Holdings Limited ("ICH" or the "Company"). The shares of the Company are "stapled" with the units of the Trusts and trade on the Australian Securities Exchange ("ASX") as one security (ASX Code: INA). The Company and the Trusts along with their subsidiaries are collectively referred to as the Group in this report.

The Directors' Report is a combined Directors' Report that covers the Trusts for the year ended 30 June 2023 (the "current period").

DIRECTORS

The Directors of the Responsible Entity at any time during or since the end of the current period were:

Non-Executive Directors (NEDs)

Jim Hazel (Chairman)
Robert Morrison (Deputy Chairman)
Amanda Heyworth
Pippa Downes
John McLaren
Gregory Hayes
Sally Evans

Executive Director

Simon Owen (Managing Director and Chief Executive Officer (MD and CEO))

Company Secretaries

Natalie Kwok (Chief Investment Officer and General Counsel (CIO and GC)) Charisse Nortje (appointed, effective 1 July 2022)

OPERATING AND FINANCIAL REVIEW

ICF and ICMT Overview

ICF and ICMT are two of the entities forming part of ICH, which is a triple staple structure traded on the ASX.

The Group owns, manages and develops a portfolio of lifestyle, rental and holiday communities across Australia. The Group's real estate assets at 30 June 2023 were valued at \$2.0 billion, comprising 70 lifestyle rental and holiday communities (Ingenia Lifestyle Rental and Holidays & Mixed Use) and 25 seniors rental communities (Ingenia Gardens). The Group also manages and has a co-investment in 11 assets through its development joint venture (JV) and funds management platform and provides management and development services to these entities. The Group was first included in the S&P/ASX 200 in December 2019 and has a market capitalisation of approximately \$1.6 billion at 30 June 2023.

The Group's vision is to create Australia's best lifestyle and holiday communities, offering quality permanent and tourism accommodation with a focus on the seniors demographic. The Board is committed to delivering sustainable investments to support long-term underlying earnings per security (EPS) growth to security holders while providing a supportive community environment for residents and guests.

Our Values

At Ingenia we build community on a foundation of integrity and respect, creating a place where people have a sense of connection and belonging. We strive for continuous improvement in our resident, guest and visitor services, to ensure they receive an amazing experience every day.

Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

Creating Australia's best lifestyle and holiday communities



Strategy

The Group is positioning for scale and long-term sector leadership while enhancing the operational performance of its investment properties and developing new sustainable communities.

Using a disciplined investment framework, the Group will: continue to refine its portfolio, with a focus on growing its lifestyle rental base; build out its existing development pipeline to improve asset quality and sustainability; expand development and revenue streams directly and via capital partnerships, including with Sun Communities, Inc (NYSE: SUI) and the Group's funds management platform; realise embedded growth and enhance returns from existing rental and holidays communities.

The immediate business priorities of the Group are:

- Improve resident and guest experience by investing in our systems and processes;
- Enhance competitive advantage through recruiting, retaining and developing industry leading talent;
- Improve performance of existing communities through maintainable rental growth, active cost management and investment in new rental and tourism cabins;
- Continue to build out the development pipeline across the Group and JV and integrate new building partners to support scale and settlement growth;
- Build on the Group's sustainability program through environmental, social and governance initiatives
 which include progressing the construction of three communities targeting a Green Star Communities rating, delivering emissions reductions and expanding charitable giving;
- Maintain focus on employee, resident and guest health and safety; and
- Expand the Group's capital partnerships to leverage Ingenia's capability and established platform, while extending the Group's asset base through co-investment.

Portfolio Refinement, Integration and Development Pipeline

During the year, the Group divested two Ingenia Gardens rental communities (Horsham, VIC and Tamworth, NSW), one holiday park (Swan Reach, VIC) and one Lifestyle Rental community (Lake Munmorah, NSW) in line with a focus on divesting non-core assets and recycling capital into the Group's development pipeline.

Over FY23, the Group continued to build the development pipeline, acquiring two new development projects (Sunbury, VIC and Gordonvale, QLD) and securing land adjacent to the existing Plantations, NSW community. These projects extend the development opportunity in key markets and will contribute settlements in the short to medium term in line with a focus on expanding the Group's Ingenia Lifestyle portfolio.

The Group is well positioned for further expansion through development with 18 projects currently underway and 7 communities expected to commence over FY24-25 and a pipeline of future opportunities. The portfolio will also achieve incremental expansion by continuing to add sites within existing communities.

Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

FY23 Financial Results

The year ended 30 June 2023 delivered total revenue of \$394.5 million, up 17% on the prior year. Holidays and Mixed Use revenue increased by 31% driven by continued strong operational performance as a result of improved occupancy and rate coupled with the impact of acquisitions in FY22 and 1H23. Lifestyle Rental revenue increased 39% to \$76.8 million attributable to high occupancy in the rental communities, increases in weekly rent and the full year impact of FY22 settlements and assets acquired. The Group settled 364¹ turnkey homes (30 Jun 2022: 409¹ homes).

Underlying profit of \$84.7 million represents a decrease of \$3.2 million (4%) on the prior year. Strong demand within the tourism platform, growth across the rentals business together with the integration of the FY22 acquisitions, increased the Group's recurring rental base. A significant increase in interest expense to support investment in development activity offset this growth.

Statutory profit of \$64.4 million was down 33% on the prior year. The statutory result reflects a lower fair value uplift in the Group's investment property portfolio compared to the prior year.

Operating cash flow for the period was \$82.5 million, down 28% from the prior year, predominantly driven by significant investment in inventory ahead of forecast settlements in FY24 and higher borrowing costs. Strong cashflows from the Lifestyle Rental and Holidays portfolios positively contributed to the operating cashflows for the year.

The Group's net asset value (NAV) of \$3.77 per security was up by 1% (30 Jun 2022 restated²: \$3.72) and net tangible assets per security (NTA) increased 2% to \$3.52 (30 Jun 2022 restated²: \$3.46).

Key metrics

- Net profit for the year for ICF \$39.0 million (30 Jun 2022: \$4.9 million)
- Net profit for the year for ICMT of \$38.2 million (30 Jun 2022 restated: \$70.7 million)
- Full year distributions of 11.0 cents per unit by ICF, nil from ICMT.

Segment performance and priorities

Capital Partnerships

Capital partnerships through co-investment and shared funding enables the Group to leverage the existing business platform, generate fee income and extend the Group's asset base. With a wide pipeline of opportunities before the Group, there is potential to expand and extend capital partnering to support future acquisitions, enhance development, and enable portfolio refinement and growth.

Development Joint Venture

The JV with Sun Communities (NYSE: SUI) leverages Ingenia's capability to generate fees for the Group's services and expand its development exposure via co-investment. As at 30 June 2023, the JV has invested in five projects with four under active development.

The JV delivered \$26.9 million (30 Jun 2022: \$24.2 million) of revenue, which includes the settlement of 46 (30 Jun 2022: 56) new homes at Burpengary, QLD and Bobs Farm, NSW. Construction of homes has commenced at Fullerton Cove, NSW the JV's third project which will launch in FY24.

During FY23, fees generated by Ingenia from the Joint Venture relate to acquisition and management. Development and sales fees are reflected in the Lifestyle Development segment.

¹ Including 46 settlements (30 Jun 2022: 56) at Ingenia Lifestyle Freshwater and Natura, the Group's joint venture projects with Sun Communities. Excludes 10 (30 Jun 2022: 18) settlements at Coastal Palms, part of the Funds Management business.

² Refer to Note 1 in the 30 June 2023 Annual Financial Report for further detail.

Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

Performance

	30 Jun 2023	30 Jun 2022	Change %
Greenfield properties (#)	5	5	-
Investment carrying value (\$m)	61.8	66.1	(7%)
New home settlements (#)	46	56	(18%)
Fee income (\$m)	1.1	0.9	22%
Joint venture revenue (\$m)	26.9	24.2	11%
Joint venture operating profit (\$m)	8.5	12.2	(30%)
Share of (loss)/profit from joint venture (\$m)	(4.3)	8.1	(153%)

Strategic priorities

The strategic priority for the JV is to progress the development of its existing projects, delivering increased home settlements and rental cash flows. The JV leverages the expertise and local market knowledge of Ingenia to identify, acquire and develop sites. Once homes are sold, Ingenia provides operational services to the communities. At completion of development, Ingenia has the right to acquire the communities at market value.

Funds Management

The Group's funds and asset management business manages five funds that invest in lifestyle and holiday communities situated in NSW and QLD. The Group receives fees for the management and development of the assets and management of the funds.

The Group also co-invests in each of the five funds, ensuring alignment with fund investors. The investment in the funds generates asset ownership and development revenue streams.

The decline in fee income is due to the divestment of the assets within one of the funds in FY22. The assets were acquired by Ingenia following approval from the Fund's shareholders. This transaction generated a performance fee and a gain on the Group's co-investment.

	30 Jun 2023	30 Jun 2022	Change %
Investment carrying value (\$m)	6.3	5.8	9%
Fee income (\$m)	1.6	4.9	(67%)
Distribution income (\$m)	0.5	0.7	(29%)
Realised gain on co-investment	-	1.9	(100%)

Strategic priorities

The strategic priority of the funds management business is to leverage the Group's platform to maximise investor returns and deliver an income stream for the Group.

Capital management of the Group

At 30 June 2023, the Group had a combined facility limit of \$780.0 million, with drawn debt of \$609.1 million and a weighted average term to maturity of 3.4 years. Interest rate exposure on 53.4% of the drawn debt is managed through a combination of fixed rate debt and interest rate derivatives.

The Group's Loan to Value Ratio ("LVR") was 31.4% (covenant 55%).

Distributions

The following distributions were made during or in respect of the year:

- On 21 February 2023, the Directors declared an interim distribution of 5.2 cps, amounting to \$21.2 million which was paid on 23 March 2023.
- On 22 August 2023, the Directors declared a final distribution of 5.8 cps amounting to \$23.6 million, to be paid on 21 September 2023.

Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

FY24 outlook

The Group's lifestyle rental business remains well placed for ongoing expansion with strong demand from an ageing population and growing demand for affordable community based living. Residents are increasingly seeking quality community living and affordable rental accommodation in metro, coastal and regional markets which the Group is well positioned to deliver, with 18 communities under construction and additional sites in planning or under review. Accelerated development activity, acquisitions over FY22 and FY23 which increased the rental base and investment in inventory capitalises on this demand, enabling the long-term sustainable generation of rental cash flows. Ingenia will continue to grow its Lifestyle business through its development pipeline, generating attractive returns, stable, resilient cashflows and increased scale. Investing in new rental homes also remains a key priority for the Group to build out cash flows in established communities.

Demand for domestic tourism is expected to continue and Ingenia is positioned to benefit with an extensive portfolio located in attractive holiday destinations. The priority for Ingenia Holidays is to enhance the customer experience by refurbishing existing cabins, investing in new accommodation and targeting growth in non-peak occupancy.

The Group's strong balance sheet and focus on recycling capital through the sale of non-core assets provide continuing capacity for growth and sector leadership. The Group will also increase its asset base through capital partnerships, including the ongoing development activity in the JV as new projects contribute settlements and fees. Co-investment via capital partnership will remain a driver for growth, enabling a wider exposure to asset acquisitions and opportunities.

Ingenia will continue to deliver on its environmental commitments as the Group targets net zero emissions (Scope 1 and 2) by 2035 and the development of sustainable communities.

The Group will regularly assess market opportunities and the performance of existing assets, divesting and acquiring assets where superior longer-term returns are available.

SIGNIFICANT CHANGES IN THE STATE OF AFFAIRS

Changes in the state of affairs during the current period are set out in the various reports in this Financial report. Refer to Note 9 for investment properties acquired or disposed of during the period and Note 18 for details of debt facility.

EVENTS SUBSEQUENT TO REPORTING DATE

Final FY23 distribution

On 22 August 2023, the Directors declared a final distribution of 5.8 cps amounting to \$23.6 million, to be paid on 21 September 2023.

LIKELY DEVELOPMENTS

The Trusts will continue to pursue strategies aimed at the longer term growth of its cash earnings, profitability and market share within the lifestyle and rental and tourism sectors through:

- Developing greenfield sites in identified growth corridors and expanding existing lifestyle and rental communities;
- Ongoing co-investment through the Group's capital partnerships to fund growth and leverage scale and capability; and
- Divesting non-core assets to further support investment in growth and portfolio refinement.

Detailed information about operations of the Group is included in the various reports in this financial report.

ENVIRONMENTAL REGULATION

The Trusts have policies and procedures in place to ensure that, where operations are subject to any particular and significant environmental regulation under the laws of Australia, those obligations are identified and appropriately addressed. The Directors have determined that there has not been any material breach of those obligations during the financial year.

Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

GROUP INDEMNITIES

The Trusts have purchased various insurance policies to cover a range or risks (subject to specified exclusions) for directors, officers and employees of the Group serving in their respective capacities. Key insurance policies include: directors and officers insurance; professional indemnity insurance; and management liability insurance.

INDEMNIFICATION OF AUDITORS

To the extent permitted by law, the Company has agreed to indemnify its auditor, Ernst & Young, as part of the terms of its audit engagement agreement against claims by third parties arising from the audit. No payment has been made to indemnify Ernst & Young during or since the reporting period.

INTERESTS OF DIRECTORS OF THE RESPONSIBLE ENTITY

Securities of the Group held by directors of the Responsible Entity or associates of the directors as at 30 June 2023 were:

	Issued stapled securities	Rights
Jim Hazel	439,445	=
Robert Morrison	254,528	-
Amanda Heyworth	224,736	-
Pippa Downes	40,868	-
John McLaren ⁽¹⁾	41,779,555	-
Gregory Hayes	20,000	-
Sally Evans	39,052	-
Simon Owen	1,392,976	1,283,045

⁽¹⁾ The securities held by Mr McLaren are beneficially owned by Sun Communities.

Mr McLaren is the appointed Nominee Director of Sun Communities which is entitled to appoint a Director to the Board of ICH, in accordance with the Subscription Agreement between ICH and Sun Communities which was entered into on 7 November 2018.

OTHER INFORMATION

Fees paid to the Responsible Entity and its associates, and the number of securities in each Trust held by the Responsible Entity and its associates as at the end of the financial year are set out in Note 28 in the financial report.

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 9.

NON-AUDIT SERVICES

During the year, non-audit services were provided by the Group's auditor, Ernst & Young. The directors are satisfied that the provision of the non-audit services is compatible with, and did not compromise, the independence for auditors imposed by the *Corporations Act 2001* for the following reasons:

- the non-audit services were for taxation, regulatory and assurance related work, and none of this work created any conflicts with the auditor's statutory responsibilities;
- the Audit, Risk and Sustainability Committee resolved that the provision of non-audit services during the financial year by Ernst & Young as auditor is compatible with, and did not compromise, the auditor independence requirements of the *Corporations Act 2001*;
- the Board's own review conducted in conjunction with the Audit, Risk and Sustainability Committee, having regard to the Board policy set out in this Report, concluded that it is satisfied the non-audit services did not impact the integrity and objectivity of the auditors; and
- the declaration of independence provided by Ernst & Young, as auditor of ICH.

Refer to Note 27 of the financial statements for details on the audit and non-audit fees.

Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

ROUNDING OF AMOUNTS

The Trusts are of the kind referred to in ASIC Instrument 2016/191, and in accordance with that Class Order, amounts in the financial report and Director's Report have been rounded to the nearest thousand dollars, unless otherwise stated.

Signed in accordance with a resolution of the Directors of the Responsible Entity.

Jim Hazel Chairman

Adelaide, 22 August 2023



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Auditor's Independence Declaration to the Directors of Ingenia Communities RE Limited as Responsible Entity for Ingenia Communities Fund and Ingenia Communities Management Trust

As lead auditor for the audit of the financial report of Ingenia Communities Fund and its controlled entities and Ingenia Communities Management Trust and its controlled entities for the financial year ended 30 June 2023, I declare to the best of my knowledge and belief, there have been:

- a. No contraventions of the auditor independence requirements of the *Corporations Act 2001* in relation to the audit;
- b. No contraventions of any applicable code of professional conduct in relation to the audit; and
- c. No non-audit services provided that contravene any applicable code of professional conduct in relation to the audit.

This declaration is in respect of Ingenia Communities Fund and the entities it controlled during the financial year and Ingenia Communities Management Trust and the entities it controlled during the financial year.

Ernst & Young

Yvonne Barnikel Partner

22 August 2023

Consolidated Statement of Comprehensive Income Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

		ICI	F	ICMT		
	Note	30 Jun 2023 \$'000	30 Jun 2022 \$'000	30 Jun 2023 \$'000	30 Jun 2022 Restated ⁽¹⁾ \$'000	
Lifestyle home sales		_	_	51,250	53,113	
Residential rental income		-	=	98,279	82,605	
Tourism rental income		-	-	99,896	73,350	
Annuals rental income		-	-	10,647	9,472	
Other revenue		40,087	25,978	55,442	49,981	
Revenue		40,087	25,978	315,514	268,521	
Cost of lifestyle homes sold		_	_	(27,284)	(28,079)	
Employee expenses				(88,116)	(69,872)	
Property expenses		(851)	(825)	(65,176)	(45,008)	
Administrative expenses		(1,544)	(1,201)	(18,979)	(12,937)	
Operational, marketing and selling expenses		-	-	(17,730)	(18,162)	
Service station expenses		- (0.550)	- (0.010)	(9,371)	(10,680)	
Responsible entity fee and expenses	10 11 10	(8,552)	(6,816)	(5,386)	(5,184)	
Depreciation and amortisation expense Operating profit before interest and tax	10, 11, 12	29,140	17,136	(32,162) 51,310	(25,774) 52,825	
	•		,			
Net finance income/(expense)		17,787	19,534	(33,876)	(28,427)	
Operating profit before tax		46,927	36,670	17,434	24,398	
Share of joint venture (loss)/profit	13	(9,060)	3,208	195	16	
Net gain/(loss) on change in fair value of:	0(h)	1.007	(0.070)	45.750	00 717	
Investment properties	9(b)	4,807	(9,639)	45,352	89,317	
Acquisition transaction costs	9(b)	(4,383)	(18,261)	- (1.015)	(1,033)	
Financial liabilities		(1,108)	-	(1,615)	(4,029)	
Investments and other financial instruments		864	3,212	523	666	
Business combination transaction costs		-	(10,289)	1,615	(6,495)	
Impairment of goodwill		-	-	(4,832)	-	
Gain/(loss) on disposal of investment		996	-	(3,836)	(175)	
property Profit before tax		39,043	4,901	54,836	102,665	
	•		, ,	·	,,,,,,,	
Income tax expense	5	39,043	- 4.001	(16,616)	(31,974)	
Net profit for the year Total comprehensive income for the year net	•	<u> </u>	4,901	38,220	70,691	
of income tax	•	39,043	4,901	38,220	70,691	
Profit attributable to unit holders of:						
Ingenia Communities Fund		37,050	4,658	_	-	
Ingenia Communities Management Trust		1,993	243	38,220	70,691	
	•	39,043	4,901	38,220	70,691	
Total comprehensive income attributable to						
unit holders of:		77.050	4.050			
Ingenia Communities Fund		37,050	4,658	-	-	
Ingenia Communities Management Trust		1,993 39,043	243 4,901	38,220 38,220	70,691 70,691	
		39,043	4,301	30,220	30 Jun 2022	
		30 Jun 2023	30 Jun 2022	30 Jun 2023	Restated ⁽¹⁾	
Earnings per unit:		Cents	Cents	Cents	Cents	
Basic earnings per unit	4	9.6	1.3	9.4	18.7	
Diluted earnings per unit	4	9.5	1.3	9.3	18.6	
(1) Defer to Note 1 in the 70 June 2027 Appual Financial Deport for fi	4	5.5	1.0	5.5	10.0	

⁽¹⁾ Refer to Note 1 in the 30 June 2023 Annual Financial Report for further detail.

Consolidated Balance Sheet

Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

		IC	CF	ICMT		
	Note	30 Jun 2023 \$'000	30 Jun 2022 \$'000	30 Jun 2023 \$'000	30 Jun 2022 Restated ⁽¹⁾ \$'000	
Current assets			-			
Cash and cash equivalents		37,374	492	7,163	12,831	
Trade and other receivables	6	1,274	295	11,122	6,310	
Inventories	7	-	-	14,541	4,813	
Assets held for sale	8	11,200	-	12,990	4,150	
Other financial assets	14	3,234	1,110	-	-	
Total current assets		53,082	1,897	45,816	28,104	
Non-current assets						
Trade and other receivables	6	733	1,727	144	144	
Receivable from related party	28(e)	741,543	652,519	-	-	
Investment properties	9	930,184	895,037	1,026,680	973,971	
Investment in a joint venture	13	43,147	52,443	113	-	
Other financial assets	14	4,102	2,675	17,119	16,599	
Plant and equipment	10	-	-	8,284	6,121	
Intangibles and goodwill	11	-	-	93,009	98,438	
Right-of-use-assets	12		-	228,461	210,421	
Total non-current assets		1,719,709	1,604,401	1,373,810	1,305,694	
Total assets		1,772,791	1,606,298	1,419,626	1,333,798	
Current liabilities						
Trade and other payables	17	8,519	4,768	58,703	82,825	
Borrowings	18	1,805	1,754	28,238	24,875	
Employee liabilities		-	-	5,050	4,688	
Other financial liabilities	19	-	-	659	1,188	
Provision for income tax Total current liabilities		10.724	- 6 F33	- 02.650	117 501	
Total current liabilities		10,324	6,522	92,650	113,591	
Non-current liabilities						
Payable to related party	28(e)	-	-	744,108	707,590	
Borrowings	18	635,669	466,795	225,203	211,264	
Other financial liabilities	19	-	-	16,941	15,421	
Employee liabilities	17	0.110	2.405	993	1,013	
Other payables	17	2,116	2,495	4,788	4,805	
Deferred tax liability Total non-current liabilities	16	637,785	469,290	50,766 1,042,799	34,154 974,247	
Total liabilities		648,109	475,812	1,135,449	1,087,838	
Net assets		1,124,682	1,130,486	284,177	245,960	
1101 455015		1,12 1,002	1,100,100	20 1,177	2 10,000	
Equity						
Issued units	20(a)	1,473,451	1,473,464	138,803	138,806	
(Accumulated losses)/Retained earnings	21	(362,044)	(354,260)	146,074	107,854	
Unit holders interest		1,111,407	1,119,204	284,877	246,660	
Non-controlling interest		13,275	11,282	(700)	(700)	
Total equity		1,124,682	1,130,486	284,177	245,960	
Attributable to unit holders of:						
Ingenia Communities Fund		1,111,407	1,119,204	(700)	(700)	
Ingenia Communities Management Trust		13,275	11,282	284,877	246,660	
		1,124,682	1,130,486	284,177	245,960	

⁽¹⁾ Refer to Note 1 in the 30 June 2023 Annual Financial Report for further detail.

Consolidated Cash Flow Statement

Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

	ICF			ICMT		
	30 Jun 2023 30		30 Jun 2022	30 Jun 2023		
	Note_	\$'000	\$'000	\$'000	\$'000	
Cash flows from operating activities						
Rental and other property income		-	-	256,695	200,811	
Property and other expenses		(1,470)	(721)	(186,354)	(120,796)	
Proceeds from sale of lifestyle homes		-	-	56,271	57,988	
Purchase of lifestyle homes		-	-	(41,618)	(29,063)	
Proceeds from sale of service station inventory		-	-	11,820	13,264	
Purchase of service station inventory		-	-	(10,292)	(11,717)	
Interest received		154	18	173	9	
Borrowing costs paid		(22,071)	(8,113)	(62)	(92)	
Net movement in resident loans	 31	(23,387)	(8,816)	(19) 86,614	110,404	
	_	(==,==,7	(0,0.0)		,	
Cash flows from investing activities						
Payments for investment properties		(43,364)	(329,873)	(19,525)	(15,169)	
Additions to investment properties		(5,184)	(8,127)	(55,470)	(59,457)	
Purchase and additions of plant and equipment		-	-	(4,355)	(2,589)	
Purchase and additions of intangible assets		-	-	-	(145)	
Proceeds from sale of investment properties		12,040	-	40,473	9,409	
Net payments for acquisition of Seachange		(16,890)	(151,810)	-	(92,606)	
Business combination transaction costs		-	-	-	(1,436)	
Investment in joint venture		-	(22,225)	-	-	
Payments for acquisition of financial assets	_	- (57.700)	- (510.075)	- (70.077)	(887)	
	_	(53,398)	(512,035)	(38,877)	(162,880)	
Cash flows from financing activities						
Proceeds from issue of stapled securities		-	380,562	-	49,907	
Payments for security issue costs		(13)	(9,541)	(3)	(1,248)	
Distributions to unit holders		(44,834)	(39,167)	-	-	
(Repayment of)/proceeds from related party borrowings		(8,203)	1,538	(50,591)	2,917	
Proceeds from borrowings		289,130	454,000	_	_	
Repayment of borrowings		(120,000)	(264,000)	_	_	
Payments for debt issue costs		(120,000)	(1,506)	_	_	
Payment for derivatives and financial instruments		(1,402)	(1,500)	_	_	
Other		(813)	(1,647)	(2,811)	(2,754)	
	<u> </u>	113,667	520,239	(53,405)	48,822	
Not increase //degreeses in each and each	_				_	
Net increase/(decrease) in cash and cash equivalents		36,882	(612)	(5,668)	(3,654)	
Cash and cash equivalents at the beginning of the year		492	1,104	12,831	16,485	
Cash and cash equivalents at the end of the year	_	37,374	492	7,163	12,831	

Consolidated Statement of Changes in Equity Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

	-	Attributable to security holders				
	-			ICF	M	
		Issued Capital	Retained Earnings	Total	Non- controlling interest	Total Equity
	Note	\$'000	\$'000	\$'000	\$'000	\$'000
Carrying value 1 Jul 2022		1,473,464	(354,260)	1,119,204	11,282	1,130,486
Net profit	_	-	37,050	37,050	1,993	39,043
Total comprehensive income	-	-	37,050	37,050	1,993	39,043
Transactions with security holders in their capacity as security holders:						
Issue of securities	20(a)	(13)	-	(13)	-	(13)
Payment of distributions to security holders	21	-	(44,834)	(44,834)	-	(44,834)
Acquisition of subsidiaries	_	-	-	-	-	
Carrying value 30 Jun 2023	-	1,473,451	(362,044)	1,111,407	13,275	1,124,682
Carrying value 1 Jul 2021		1,102,443	(319,751)	782,692	-	782,692
Net profit		-	4,658	4,658	243	4,901
Total comprehensive income	-	-	4,658	4,658	243	4,901
Transactions with security holders in their capacity						
as security holders: Issue of securities	20(2)	771 001		771 001		771 001
	20(a)	371,021	(70.167)	371,021	-	371,021
Payment of distributions to security holders	21	-	(39,167)	(39,167)	11.070	(39,167)
Acquisition of subsidiaries	-	1 477 464	(754.260)	1 110 20 4	11,039	11,039
Carrying value 30 Jun 2022	-	1,473,464	(354,260)	1,119,204	11,282	1,130,486
	-	Attributable to security holders ICMT				
	-					
		Issued	Retained		Non- controlling	Total
		Capital	Earnings	Total	interest	Equity
	Note	\$'000	\$'000	\$'000	\$'000	\$'000
Carrying value 1 Jul 2022 as previously reported	-	138,806	81,470	220,276	(700)	219,576
Restatement ⁽¹⁾		-	26,384	26,384	-	26,384
As restated at 1 July 2022	=	138,806	107,854	246,660	(700)	245,960
Net profit	•	-	38,220	38,220	-	38,220
Total comprehensive income	-	-	38,220	38,220	-	38,220
Transactions with security holders in their capacity	-		•	·		
as security holders:	0043	>				.
Issue of securities	20(a)	(3)	- 146.704	(3)	- (700)	(3)
Carrying value 30 Jun 2023	-	138,803	146,704	284,877	(700)	284,177
Carrying value 1 Jul 2021 as previously reported Restatement ⁽¹⁾		90,147	13,498 23,665	103,645 23,665	(700)	102,945 23,665
As restated at 1 July 2022	-	90,147	37,163	127,130	(700)	126,610
-	-		·	70,691	-	70,691
Net profit restated		_	/() 6.91			
Net profit restated Total comprehensive income as restated	-	<u>-</u>	70,691 70.691		_	
Net profit restated Total comprehensive income as restated	- •	-	70,691 70,691	70,691	-	70,691
Total comprehensive income as restated Transactions with security holders in their capacity		-	· · · · · · · · · · · · · · · · · · ·		-	
Total comprehensive income as restated Transactions with security holders in their capacity as security holders:	20(a)	- - 48 659	· · · · · · · · · · · · · · · · · · ·	70,691	-	70,691
Total comprehensive income as restated Transactions with security holders in their capacity	20(a)	48,659 138,806	· · · · · · · · · · · · · · · · · · ·		- (700)	

(1) Refer to Note 1 in the 30 June 2023 Annual Financial Report for further detail.

Notes to the Financial Statements

Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

(a) The Trusts

Ingenia Communities Fund ("ICF" or the "Fund") (ARSN 107 459 576) and Ingenia Communities Management Trust ("ICMT") (ARSN 122 928 410) (together the Trusts) are Australian registered schemes. Ingenia Communities RE Limited (ACN 154 464 990; Australian Financial Services Licence number 415862), the Responsible Entity of the Trusts, is incorporated and domiciled in Australia.

The parent company of Ingenia Communities RE Limited is Ingenia Communities Holdings Limited (the Company). The shares of the Company are stapled with the units of the Trusts and trade on the Australian Securities Exchange ("ASX") effectively as one security. In this report, the Company and the Trusts are referred to collectively as the Group.

The stapling structure will cease to operate on the first to occur of:

- the Company or either of the Trusts resolving by special resolution in accordance with its constitution to terminate the stapling provisions; or
- the commencement of the winding up of the Company or either of the Trusts.

The financial report as at and for the year ended 30 June 2023 was authorised for issue by the Directors on 22 August 2023.

(b) Basis of preparation

The financial report is a general purpose financial report which has been prepared in accordance with Australian Accounting Standards, Australian Interpretations, other authoritative pronouncements of the Australian Accounting Standards Board ("AASB") and the *Corporations Act 2001*.

The financial report complies with Australian Accounting Standards as issued by the AASB and International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board.

As permitted by Instrument 2015/838, issued by the Australian Securities and Investments Commission, this financial report is a combined financial report that presents the financial statements and accompanying notes of both ICF and ICMT. The financial statements and accompanying notes of the Trusts have been presented within this financial report.

The financial report is presented in Australian dollars and all values are rounded to the nearest thousand dollars (\$'000), unless otherwise stated as permitted by Instrument 2016/191.

The financial report is prepared on a historical cost basis, except for investment properties, residents' loans, derivative financial instruments, other financial assets and other financial liabilities, which are measured at fair value.

At 30 June 2023, ICMT recorded a net current asset deficiency of \$46.8 million. This deficiency will be satisfied by the forecast operating cashflows of ICMT, related party transactions and available undrawn debt facilities of the Group. Accordingly, there are reasonable grounds to believe that ICMT will be able to pay its debts as and when they become due and payable; and the financial report of the ICMT has been prepared on a going concern basis.

Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

Prior year restatement - correction of an error

The prior year balances have been corrected for two errors:

- 1. Restatement of investment property carrying value and deferred tax liabilities Investment property balances have been restated to record an incorrect allocation in the carrying value of investment property between the three stapled groups. As a result, there has also been a correction of the related deferred tax liabilities. This restatement resulted in an increase in investment property of \$33.8 million and deferred tax liabilities of \$10.1 million compared to the balance as previously reported with a net \$23.7 million being recorded against opening retained earnings in the comparative year. The 30 June 2022 impact of this restatement resulted in a \$7.5 million increase in investment property carrying value and fair value gain in the income statement.
- 2. Restatement related to the recognition of a non-current provision In November 2021, the Group entered into an agreement to acquire an investment property. As part of this transaction a liability arose that would be paid over a period of two years. This liability was not recorded in the prior year financial statements. A restatement has been recorded to recognise a noncurrent liability of \$4.8 million with a corresponding reduction to the operational, marketing and selling expenses in the income statement.

	As previously reported \$'000	Adjustment \$'000	Restated balance \$'000
Investment property	932,656	41,315	973,971
Non-current assets	1,264,379	41,315	1,305,694
Total assets	1,292,483	41,315	1,333,798
Non-current Other Payables	17	4,788	4,805
Deferred tax liabilities	24,012	10,142	34,154
Total non-current liabilities	959,317	14,930	974,247
Total liabilities	1,072,908	14,930	1,087,838
Net assets	219,575	26,385	245,960
Retained earnings at 1 July 2021	13,498	23,665	37,163
Operational, marketing and selling expenses	(13,374)	(4,788)	(18,162)
Fair value gain of investment property	80,776	7,508	88,284
Profit before income tax	99,945	2,720	102,665
Net profit for the year	67,971	2,720	70,691
Retained earnings at 30 June 2022	81,469	26,385	107,854
Total equity	219,575	26,385	245,960
Basic earnings per share (cents)	18.0	-	18.7
Dilutive earnings per share (cents)	17.9	-	18.6

The above changes did not have an impact on ICMT's operating, investing and financing cash flows.

(c) Adoption of new and revised accounting standards

New accounting standards, amendments to accounting standards, and interpretations have been published that are not mandatory for the current reporting period and are not expected to have a material impact on the Group's future financial reporting.

(d) Principles of consolidation

ICF's consolidated financial statements comprise ICF and its subsidiaries. ICMT's consolidated financial statements comprise ICMT and its subsidiaries. Subsidiaries are all those entities (including special purpose entities) whose financial and operating policies are able to be governed by a trust, so as to obtain benefits from their activities.

The financial statements of the subsidiaries are prepared for the same reporting period as the parent, using consistent accounting policies. Intercompany balances and transactions, including dividends and unrealised gains and losses from intragroup transactions, have been eliminated.

Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(d) Principles of consolidation (continued)

Subsidiaries are consolidated from the date on which the parent obtains control. They are deconsolidated from the date that control ceases.

Investments in subsidiaries are carried at cost in the parent's financial statements.

The Company was incorporated on 24 November 2011. In accordance with Accounting Standard AASB 3 *Business Combinations*, the stapling of the Company and the Trusts was regarded as a business combination. Under AASB 3, the stapling was accounted for as a reverse acquisition with ICF "acquiring" the Company and the Company subsequently being identified as the ongoing parent for preparing consolidated financial reports. Consequently, the consolidated financial statements are a continuation of the financial statements of the Trusts, and include the results of the Company from the date of incorporation.

(e) Business combinations and goodwill

Business combinations are accounted for using the acquisition method. The cost of an acquisition is measured as the fair value aggregate of the consideration transferred at acquisition. For each business combination, the Trusts elect whether to measure the non-controlling interest in the acquiree either at fair value or at the proportionate share of the acquiree's identifiable net assets. Acquisition related costs are expensed and included in other expenses.

When the Trusts acquire a business, they assess financial assets and liabilities for appropriate classification and designation in accordance with the contractual terms, economic circumstances, and pertinent conditions as at the acquisition date.

If the business combination is achieved in stages, the acquirer's previously held equity interest in the acquiree is remeasured to fair value at the acquisition date through profit or loss.

Goodwill is initially measured at cost, being the excess of the aggregate consideration transferred and the amount recognised for non-controlling interest over the fair value of net identifiable assets acquired and liabilities assumed.

Goodwill is tested annually for impairment, or more frequently if changes in circumstances indicate that it might be impaired. An impairment loss is recognised when the carrying amount of the asset exceeds its recoverable amount, calculated as the higher of fair value less costs of disposal and the value in use. Impairment losses are recognised in the Consolidated Statement of Comprehensive Income.

For the purposes of assessing impairment, assets are grouped at the lowest levels for which goodwill is monitored for management purposes and allocated to cash generating units ("CGU"). The assumptions used for determining the recoverable amount of the CGU are based on the expectation for the future, utilising both internal and external sources of data and relevant market trends.

(f) Assets held for sale

Components of the entity are classified as held for sale if their carrying value will be recovered principally through a sale transaction rather than through continuing use.

They are measured at the lower of their carrying value and fair value less costs to sell, except for assets such as investment property, which are carried at fair value.

The liabilities of an asset classified as held for sale are presented separately from other liabilities on the face of the balance sheet.

(g) Dividends and distributions

A liability for any distribution declared on or before the end of the reporting period is recognised on the balance sheet, in the reporting period to which the distribution pertains.

Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(h) Foreign currency

Functional and presentation currencies

The functional currency and presentation currency of the Trusts and their subsidiaries, other than foreign subsidiaries, is the Australian dollar.

Translation foreign currency transactions

Transactions in foreign currency are initially recorded in the functional currency at the exchange rate prevailing at the date of the transaction. Monetary assets and liabilities denominated in foreign currency are retranslated at the rate of exchange prevailing at the balance date. All differences in the consolidated financial report are taken to the statement of comprehensive income.

A non-monetary item that is measured at fair value in a foreign currency is translated using the exchange rates at the date when the fair value was determined.

(i) Leases

The Trusts assesses at contract inception whether a contract is, or contains, a lease. That is, if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration.

The Trusts applies a single recognition and measurement approach for all leases, except for short-term leases and leases of low-value assets which are recognised as an expense on a straight-line basis over the lease term. The Trusts recognises lease liabilities to make lease payments and right-of-use assets representing the right to use the underlying assets.

Right-of-use assets

The Trusts recognises right-of-use assets at the commencement date of the lease. Right-of-use assets are measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities.

The cost of right-of-use assets includes the amount of lease liabilities recognised, initial direct costs incurred, and lease payments made at or before the commencement date less any lease incentives received.

Right-of-use assets are depreciated on a straight-line basis over the shorter of the lease term and the estimated useful lives of the assets.

Lease liabilities

At the commencement date of the lease, the Trusts recognises lease liabilities measured at the present value of lease payments to be made over the lease term.

The lease payments include fixed payments less any lease incentives receivable, variable lease payments that depend on an index or a rate, and amounts expected to be paid under residual value guarantees. The lease payments also include the exercise price of a purchase option reasonably certain to be exercised by the Trusts and payments of penalties for terminating the lease, if the lease term reflects the Trusts exercising the option to terminate.

Variable lease payments that do not depend on an index or a rate are recognised as expenses in the period in which the event or condition that triggers the payment occurs.

In calculating the present value of lease payments, the Trusts uses the interest rate implicit in the lease. After the commencement date, the amount of lease liabilities is increased to reflect the accretion of interest and reduced for the lease payments made. In addition, the carrying amount of lease liabilities is remeasured if there is a modification, a change in the lease term, a change in the lease payments (e.g., changes to future payments resulting from a change in an index or rate used to determine such lease payments) or a change in the assessment of an option to purchase the underlying asset. The Trusts' lease liabilities are included in Borrowings (Note 18). Leases for investment property which apply the fair value model are classified as investment property per AASB 140 *Investment Properties*.

(j) Plant and equipment

Plant and equipment is stated at cost, net of accumulated depreciation and any accumulated impairment losses. Such cost includes the cost of replacing part of the plant and equipment, and borrowing costs for long-term construction projects if the recognition criteria are met. When significant parts of property, plant and equipment require replacing at intervals, the Trusts recognises such parts as individual assets with specific useful lives and depreciates them accordingly. Likewise, when a major inspection is performed, the cost is

Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(j) Plant and equipment (continued)

recognised in the carrying value of the plant and equipment as a replacement, if the recognition criteria are satisfied. All other repair and maintenance costs are recognised in profit or loss as incurred. The present value of the expected cost for the decommissioning of an asset after its use is included in the cost of the respective asset if the recognition criteria for a provision are met.

(k) Financial assets and liabilities

Current and non-current financial assets and liabilities within the scope of AASB 9 Financial Instruments are classified as; fair value through profit or loss; fair value through other comprehensive income; or amortised cost. The Trusts determine the classification of its financial assets and liabilities at initial recognition with the classification depending on the purpose for which the asset or liability was acquired or issued. Financial assets and liabilities are initially recognised at fair value plus directly attributable transaction costs, unless their classification is at fair value through profit or loss. They are subsequently measured at fair value or amortised cost using the effective interest method.

The fair value of financial instruments actively traded in organised financial markets are determined by reference to quoted market bid prices at close of business on balance sheet date. For those with no active market, fair values are determined using valuation techniques. Such techniques include: using recent arm's length market transactions; reference to the current market value of another substantially similar instruments; discounted cash flow analysis; option pricing models; making use of available and supportable market data and keeping judgemental inputs to a minimum.

(I) Impairment of non-financial assets

Assets other than investment property carried at fair value are tested for impairment whenever events or circumstance changes indicate that the carrying value may not be recoverable. An impairment loss is recognised for the amount by which the asset's carrying value exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs to sell and value in use. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash inflows that are largely independent of the cash inflows from other assets or groups of assets. Non-financial assets excluding goodwill which have suffered impairment are reviewed for possible reversal of the impairment at each reporting date.

(m) Cash and cash equivalents

Cash and cash equivalents in the balance sheet and cash flow statements comprise cash at bank, cash in hand, and short-term deposits that are readily convertible to known amounts of cash, and subject to an insignificant risk of changes in value.

(n) Trade and other receivables

Trade and other receivables are recognised initially at original invoice amount, and subsequently adjusted for ECL. An allowance is recognised by analysing the age of outstanding balances and applying historical default percentages. Historical loss rates are adjusted to reflect current and forward-looking observable data affecting the ability of customers to settle their debts.

(o) Inventories

The Trusts hold inventory in relation to the acquisition and development of lifestyle homes, as well as and service station fuel and supplies.

Inventories are held at the lower of cost and net realisable value.

Costs of inventories comprise all acquisition costs, costs of conversion and other costs incurred in bringing the inventories to their present location and condition. Inventory includes work in progress and raw materials used in the production of lifestyle home units.

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

(p) Derivative financial instruments

The Trusts use derivative financial instruments such as interest rate swaps to hedge its risks associated with interest rate fluctuations. Such derivative financial instruments are initially recognised at fair value on the date the contract is entered and are subsequently remeasured to fair value and included in the statement of comprehensive income in the period they arise, including the corresponding tax effect.

Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(q) Investment property

Land and buildings have the function of an investment and are regarded as composite assets. In accordance with applicable accounting standards, the buildings, including plant and equipment, are not depreciated.

Investment property includes property under construction, tourism cabins and associated amenities.

Investment properties are measured initially at cost, including transaction costs. Subsequently, investment properties are stated at fair value, reflecting market conditions at reporting date. Gains or losses arising from changes in the fair values of investment properties are included in the statement of comprehensive income in the period they arise, including the corresponding tax effect.

Fair value is the price that would be received to sell an asset, or paid to transfer a liability, in an orderly transaction between market participants at measurement date, in the principal market for the asset or liability, or the most advantageous market in its absence. In determining the fair value of assets held for sale recent market offers have been taken into consideration.

It is the Trusts' policy to have all investment properties externally valued at intervals of not more than two years. It is the policy of the Trusts to review the fair value of each investment property every six months, and revalued investment properties to fair value when their carrying value materially differs to their fair values.

In determining fair values, the Trusts considers relevant information including the capitalisation of rental streams using market assessed capitalisation rates, expected net cash flows discounted to their present value using market determined risk-adjusted discount rates, and other available market data such as recent comparable transactions. The assessment of fair value of investment properties does not take into account potential capital gains tax assessable.

(r) Intangible assets

An intangible asset arising from software development expenditure is recognised only when the Trusts can demonstrate: the technical feasibility of completing the intangible asset so that it will be available for use; how the asset will generate future economic benefits; the availability of resources to complete the asset; and the ability to measure reliably the expenditure during its development. Costs capitalised include external direct costs of materials and service, direct payroll, and payroll related costs of employee time spent on projects.

Following the initial recognition of expenditure, the asset is carried at cost less any accumulated amortisation and accumulated impairment losses. Amortisation of the asset begins when the development is complete and the asset is available for use. Amortisation is over the period of expected future benefit.

The Trusts policy applied to capitalised development costs is as follows.

Software and associated development to capitalised development costs (assets in use)

- Useful life: Finite amortisation method using seven years on a straight-line basis; and
- Impairment test: Amortisation method reviewed at each financial year end; closing carrying value reviewed annually for indicators of impairment.

Subsequent expenditure on intangible assets is capitalised only when it increases the future economic benefits embodied in the specific asset to which it relates. All other expenditure is expensed as incurred. Gains or losses arising from the derecognition of an intangible asset are measured as the difference between the net disposal proceeds, and the carrying value of the asset. They are recognised in profit or loss when the asset is derecognised.

Intangible assets acquired separately are measured on initial recognition at cost. The cost of intangible assets acquired in a business combination are their fair values as at the date of acquisition. Following initial recognition, acquired intangible assets are carried at cost less any accumulated amortisation and impairment losses.

(s) Trade and other payables

Trade and other payables are carried at amortised cost, and due to their short-term nature, are not discounted. They represent liabilities for goods and services provided to the Trusts prior to the end of the financial year which are unpaid. They are recognised when the Trusts become obliged to make future payments in respect of the purchase of the goods and services.

Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(t) Provisions, including for employee benefits

General

Provisions are recognised when: the Trusts have a present obligation (legal or constructive) as a result of a past event; it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation; and a reliable estimate can be made of the amount. When the Trusts expect some or all of a provision to be reimbursed, for example, under an insurance contract, the reimbursement is recognised as a separate asset, but only when the reimbursement is virtually certain. The expense relating to a provision is presented in the statement of comprehensive income net of any reimbursement.

Wages, salaries, annual leave and sick leave

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

Long service leave

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

(u) Resident loans

The loans are repayable on the departure of the resident and classified as financial liabilities at fair value through profit and loss with resulting fair value adjustments recognised in the statement of comprehensive income. The fair value of the obligation is measured as the ingoing contribution plus the resident's share of capital appreciation to reporting date. Although the expected average residency term is more than ten years, these obligations are classified as current liabilities, as required by Accounting Standards. This is because the Trusts does not have an unconditional right to defer settlement to more than twelve months after reporting date.

This liability is stated net of accrued deferred management fees at reporting date, as the Group's contracts with residents require net settlement of those obligations.

Refer to Notes 1(bb) information regarding the valuation of resident loans.

(v) Borrowings

Borrowings are initially recorded at the fair value of the consideration received, less directly attributable transaction costs associated with the borrowings. After initial recognition, borrowings are subsequently measured at amortised cost using the effective interest rate method. Under this method, fees, costs, discounts and premiums that are yield related are included as part of the carrying value of the borrowing, and amortised over its expected life.

Borrowings are classified as current liabilities, unless the Trusts do not have an unconditional right to defer settlement to more than twelve months after reporting date.

Borrowing costs are expensed as incurred, except where they are directly attributable to the acquisition, construction or production of a qualifying asset. When this is the case, they are capitalised as part of the acquisition cost of that asset.

(w) Issued equity

Issued and paid up securities are recognised at the fair value of the consideration received by the Trusts. Any transaction costs arising on issue of ordinary securities are recognised directly in security holders' interest as a reduction of the security proceeds received.

Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(x) Revenue

Revenue from contracts with customers is recognised when performance obligations have been met and control of the goods or services are transferred to the customer at an amount that reflects the consideration to which the Group expects to be entitled in exchange for those goods or services. The following specific recognition criteria must also be met before revenue is recognised:

Rental income

Rental income from investment properties is recognised on a straight-line basis over the lease term. Fixed rental increases that do not represent direct compensation for underlying cost increases or capital expenditures are recognised on a straight-line basis until the next market review date. Rent paid in advance is recognised as unearned income.

Sale of homes

Revenue from the sale of lifestyle homes is recognised at the point in time when control of the lifestyle home is transferred to the customer, on settlement of the home.

Management and other fee income

Revenue from rendering of services is recognised in accordance with performance obligations under the terms and conditions of the service agreements. The Group recognises management and other fee income over time because the customer simultaneously receives and consumes the benefits provided to them.

Distribution income

Distribution income is recognised when the Trusts right to receive the payment is established.

Interest income

Interest income is recognised as the interest accrues, using the effective interest rate method.

Service station sales

Service station sales, food and beverage revenue represents the revenue earned from the provision of products and services to external parties. Sales revenue is only recognised at the point in time when control of the assets is transferred to the customer.

(y) Income tax

Current income tax

Under the current tax legislation, ICF and its subsidiaries are not liable to pay Australian income tax provided that their taxable income (including any assessable capital gains) is fully distributed to security holders each year. Tax allowances for building and fixtures depreciation are distributed to security holders in the form of the tax-deferred component of distributions. ICMT and its subsidiaries are subject to Australian income tax.

Current tax assets and liabilities are measured at the amount expected to be recovered from, or paid to, the taxation authorities based on the current period's taxable income. The tax rates and laws used to compute the amount are those that are enacted or substantively enacted, at the reporting date. The subsidiaries that previously held the Trusts' foreign properties may be subject to corporate income tax and withholding tax in the countries in which they operate. Under current Australian income tax legislation, security holders may be entitled to receive a foreign tax credit for this withholding tax.

ICF has entered the Attribution Managed Investment Trust (AMIT) regime. Under current Australian income tax legislation, ICF is not liable for income tax provided it satisfies certain legislative requirements, which were met in the current and previous financial years.

Deferred income tax

Deferred income tax represents tax (including withholding tax) expected to be payable or recoverable by taxable entities on differences between tax bases of assets and liabilities, and their carrying value for financial reporting purposes. Deferred tax assets and liabilities are measured at the tax rates that are expected to apply to the year when the asset is realised through continuing use, or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted at reporting date. Deferred tax assets are recognised for deductible temporary differences only if it is probable that future taxable amounts will be available to utilise those temporary differences. Income taxes related to items recognised directly in equity are not recognised against income. Critical accounting estimates and judgements are continually evaluated and are based on historical experience and other factors, including expectations of future events that may have a financial impact on the Trust and that are believed to be reasonable under the circumstances.

Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(y) Income tax (continued)

Tax consolidation

The Company, ICMT, and their respective subsidiaries have formed a tax consolidation group with the Company or ICMT being the head entity. The head and controlled entities in the tax consolidation group continue to account for their own current and deferred tax amounts. Each tax consolidated group has applied a group allocation approach in determining the appropriate amount of current taxes and deferred taxes to allocate to the members therein.

In addition to its own current and deferred tax amounts, the head entity of each tax consolidated group also recognises the current tax liabilities (or assets) and the deferred tax assets arising from unused tax losses, and unused tax credits assumed from entities in their respective tax consolidated group.

Assets or liabilities arising under tax funding agreements with the tax consolidated entities are recognised as amounts receivable from, or payable to, other entities in the Group.

(z) Goods and services tax ("GST")

Revenue, expenses and assets (with the exception of receivables) are recognised net of the amount of GST, to the extent that the GST is recoverable from the taxation authority. Where GST is not recoverable, it is recognised as part of the cost of the acquisition, or as an expense.

Receivables and payables are stated inclusive of GST. The net amount of GST recoverable from, or payable to the tax authority, is included in the balance sheet as an asset or liability.

Cash flows are included in the cash flow statement on a gross basis. The GST components of cash flows arising from investing and financing activities, which are recoverable from, or payable to, the tax authorities, are classified as operating cash flows.

(aa) Investment in a joint venture

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

The considerations made in determining significant influence or joint control are similar to those necessary to determine control over subsidiaries.

The Trusts' investment in its joint venture with Sun Communities is accounted for using the equity method.

Under the equity method, the investment in a joint venture is initially recognised at cost. The carrying value of the investment is adjusted to recognise changes in the Trusts' share of net assets of the joint venture since the acquisition date. Goodwill relating to the joint venture is included in the carrying value of the investment and is not tested for impairment separately.

The statement of profit or loss reflects the Trusts' share of the results of operations of the joint venture. Any change in other comprehensive income ("OCI") of those investees is presented as part of the Trusts' OCI. In addition, when there has been a change recognised directly in the equity of the joint venture, the Group recognises its share of any changes, when applicable, in the statement of changes in equity. Unrealised gains and losses resulting from transactions between the Group and the joint venture are eliminated to the extent of the interest in the joint venture.

The aggregate of the Trusts' share of profit or loss of a joint venture is shown on the face of the statement of profit or loss outside operating profit and represents profit or loss after tax and non-controlling interests in the subsidiaries of the joint venture.

The financial statements of the joint venture are prepared for the same reporting period as the Trusts. When necessary, adjustments are made to bring the accounting policies in line with those of the Trusts.

Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(aa) Investment in a joint venture (continued)

Upon loss of joint control, the Trusts measure and recognise any retained investment at its fair value. Any difference between the carrying value of the joint venture upon loss of significant influence or joint control and the fair value of the retained investment and proceeds from disposal is recognised in profit or loss.

(bb) Fair value measurement

The Trusts measure financial instruments, such as derivatives, investment properties, resident loans, certain non-financial assets and non-financial liabilities, at fair value at each balance sheet date. Refer to Note 26.

Fair value is the price that would be received to sell an asset, or paid to transfer a liability, in an orderly transaction between market participants at measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either:

- In the principal market for the asset or liability; or
- In the absence of a principal market, in the most advantageous market for the asset or liability.

The principal or the most advantageous market must be accessible to the Trusts.

The fair value of an asset or a liability is measured using the assumptions market participants use when pricing the asset or liability, assuming that market participants act in their economic best interest. A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its best use or by selling it to another market participant that would use the asset in its best use.

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

All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorised within the fair value hierarchy, described below, based on the lowest level input that is significant to the fair value measurement as a whole:

- Level 1 Quoted (unadjusted) market prices in active markets for identical assets or liabilities.
- Level 2 Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable.
- Level 3 Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable.

For assets and liabilities that are recognised in the financial statements on a recurring basis, the Trusts determine whether transfers have occurred between Levels in the hierarchy by reassessing categorisation at the end of the reporting period. This is based on the lowest level input that is significant to the fair value measurement as a whole.

The Trusts' Audit, Risk and Sustainability Committee determines the policies and procedures for both recurring fair value measurement, such as investment properties and resident loans, and for non-recurring measurement.

External valuers are involved for valuation of significant assets, such as properties and significant liabilities. Selection criteria include market knowledge, experience and qualifications; reputation; independence; and whether professional standards are maintained.

On a six month basis management presents valuation results to the Audit, Risk and Sustainability Committee as well as the Trusts' auditors. This includes a review of the major assumptions used in the valuations.

For the purpose of fair value disclosures, the Trusts have determined classes of assets and liabilities on the basis of the nature, characteristics and risks of the asset or liability and the level of the fair value hierarchy (see Note 26).

(cc) Earnings per share ("EPS")

Basic EPS is calculated as net profit attributable to members of the Trusts', divided by the weighted average number of ordinary securities, adjusted for any bonus element.

Diluted EPS is calculated as net profit attributable to the Trusts, divided by the weighted average number of ordinary securities and dilutive potential ordinary securities, adjusted for any bonus element.

Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(dd) Adoption of new accounting standards

In the current period, the Trusts have adopted all the new and revised accounting standards, amendments to accounting standards, and interpretations that are relevant to its operations and effective for the current annual reporting period.

(ee) Current versus non-current classification

The Trusts present assets and liabilities in the balance sheet based on current/non-current classification. An asset is current when it is:

- Expected to be realised, or intended to be sold, or consumed in the normal operating cycle;
- Held primarily for the purpose of trading;
- Expected to be realised within twelve months after the reporting period; or
- Cash or cash equivalents, unless restricted from being exchanged or used to settle a liability for at least twelve months after reporting period.

A liability is current when:

- It is expected to be settled in the normal operating cycle;
- It is held primarily for the purpose of trading;
- It is due to be settled within twelve months after the reporting period; or
- There is no unconditional right to defer the settlement of the liability for at least twelve months after the reporting period.

All other assets are classified as non-current. The Trusts classify all other liabilities as non-current. Deferred tax assets and liabilities are classified as non-current assets and liabilities.

(ff) Government grants

Government grants are recognised where there is reasonable assurance that the grant will be received, and all attached conditions will be complied with. When the grant relates to an expense, it is recognised net of the related expense for which it is intended to compensate. There are no unfilled conditions or other contingencies attached to the grants.

2. ACCOUNTING ESTIMATES AND JUDGEMENTS

The preparation of financial statements requires the use of certain critical accounting estimates. It also requires the Trusts to exercise judgement in the process of applying its accounting policies. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the financial statements are disclosed below.

Estimates and judgements are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

(a) Critical accounting estimates and assumptions

The Trusts makes estimates and assumptions concerning the future. The resulting accounting estimates, by definition, may not equal the related actual results. The estimates and assumptions that have a significant risk of causing a material adjustment to the carrying value of assets and liabilities within the next financial year are discussed below.

i. Valuation of investment property, other financial assets and other financial liabilities

The Trusts have investment properties and assets held for sale which together represent the estimated fair value of investment property. Other financial assets represent ICMT's investment in a number of unlisted property funds. Other financial liabilities relates to a profit share arrangement between ICMT and a third-party which is carried at fair value.

These carrying value reflect certain assumptions about expected future rentals, rent-free periods, operating costs and appropriate discount and capitalisation rates. The valuation assumption for properties to be developed reflect sales prices for new homes, sales rates, new rental tariffs, estimates of capital expenditure, discount rates and projected property growth rates. The valuation assumptions for deferred management fee villages reflect average length of stay, unit market values, estimates of capital expenditure, contract terms with residents, discount rates and projected property growth rates.

In forming these assumptions, the Trusts considered information about current and recent sales activity, current market rents, discount rates and capitalisation rates for properties similar to those owned by the Trusts, as well as independent valuations of the Trusts' property.

Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

2. ACCOUNTING ESTIMATES AND JUDGEMENTS (CONTINUED)

ii. Valuation of inventories

The Trusts have inventory in the form of lifestyle homes which it carries at the lower of cost or net realisable value. Estimates of net realisable value are based on the most reliable evidence available at the time of estimation, the amount the inventories are expected to realise, and the estimated costs of completion. Key assumptions require the use of management judgement, and are continually reviewed.

iii. Fair value of derivatives

The fair value of derivative assets and liabilities is based on assumptions of future events, and involves significant estimates. Given the complex nature of these instruments, and various assumptions that are used in calculating mark-to-market values, the Trusts rely on counterparty valuations for derivative values. The counterparty valuations are usually based on mid-market rates, and calculates using the main variables of the forward market curve, time and volatility.

iv. Valuation of net assets acquired in the business combination

Upon recognising the acquisition and the associated goodwill balance, management uses estimations of the fair value of assets and liabilities assumed at the date of acquisition, involving judgements related to valuation of investment property as noted above.

(b) Critical judgements in applying the entity's accounting policies

There were no judgements, apart from those involving estimations, that management has made in the process of applying the entity's accounting policies that had a significant effect on the amounts recognised in the financial report.

Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

3. SEGMENT INFORMATION

(a) Description of segments

The Trusts invest predominantly in rental properties located in Australia with five reportable segments:

- Lifestyle Development comprising the development and sale of lifestyle homes and fees from the management of development and sales in the joint venture;
- Lifestyle Rental comprising long-term accommodation within lifestyle and rental communities;
- Ingenia Gardens seniors rental villages;
- Holidays & Mixed Use comprising tourism and mixed-use accommodation within holiday parks;
- Fuel, Food & Beverage Services consists of the Trusts' investment in service station and food & beverage operations adjoined to Ingenia Holiday communities;
- Corporate & Other comprises the Trusts' remaining assets and operating activities including, funds and joint venture management and corporate overheads.

The Trusts have identified its operating segments based on the internal reports that are reviewed and used by the chief operating decision maker in assessing performance and determining the allocation of resources. Other parts of the Trusts are neither an operating segment nor part of an operating segment Corporate & Other.

(b) ICF - 2023	Reside	ntial			
	Lifestyle	Gardens	Tourism	Other	
	Lifestyle	Ingenia	Holidays &	Corporate &	
	Rental \$'000	Gardens \$'000	Mixed Use \$'000	Other \$'000	Total \$'000
Segment revenue	\$ 000	\$ 000	+ + + + + + + + + + + + + + + + + + + 	\$ 000	\$ 000
Rental income	18,949	13,116	8,022	_	40,087
Total revenue	18,949	13,116	8,022	-	40,087
	- , -	2, 2	-,-		
Segment underlying profit					
Rental income	18,949	13,116	8,022	-	40,087
Property expenses	-	-	-	(851)	(851)
Administrative expenses	-	-	-	(1,544)	(1,544)
Depreciation and amortisation expense	-	-	-	-	
Earnings before interest and tax	18,949	13,116	8,022	(2,395)	37,692
					(1.00.0)
Share of loss of a joint venture					(1,690)
Net finance income				-	17,787 53,789
Total underlying profit				=	33,769
Net gain/(loss) on change in fair value of:					
Investment properties					4,807
Acquisition transaction costs					(4,383)
Financial liabilities					(1,108)
Investments and other financial instruments					864
Share of joint venture loss					(7,370)
Business combination transaction costs					-
Gain on disposal of investment properties					996
Responsible entity fees				_	(8,552)
Profit after tax				-	39,043
	620.700	160.010	170 700	707 700	1 761 501
Segment assets Assets held for sale	629,799 11,200	168,010	170,386	793,396	1,761,591 11,200
Total assets	640,999	168,010	170,386	793,396	1,772,791
10tul 4336t3	070,555	100,010	170,500	755,550	1,772,731

Notes to the Financial Statements (continued)
Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

3. SEGMENT INFORMATION (CONTINUED)

(c) ICF - 2022	Reside	ntial			
	Lifestyle	Gardens	Tourism	Other	
	Lifestyle Rental \$'000	Ingenia Gardens \$'000	Holidays & Mixed Use \$'000	Corporate & Other \$'000	Total \$'000
Segment revenue					
Rental income	9,460	12,745	3,773	-	25,978
Total revenue	9,460	12,745	3,773	-	25,978
Segment underlying profit					
Rental income	9,460	12,745	3,773	-	25,978
Property expenses	(26)	(3)	(19)	(777)	(825)
Administrative expenses	-	-	(6)	(1,195)	(1,201)
Depreciation and amortisation expense		-	-	-	
Earnings before interest and tax	9,434	12,742	3,748	(1,972)	23,952
Share of loss of a joint venture Net finance income Total underlying profit				-	(81) 19,534 43,405
Net (loss)/gain on change in fair value of: Investment properties Acquisition transaction costs Investments and other financial					(9,639) (18,261) 3,212
instruments Share of joint venture profit					3,289
Business combination transaction costs					(10,289)
Responsible entity fees				_	(6,816)
Profit after tax				-	4,901
Segment assets	611,894	167,200	154,038	673,166	1,606,298
Total assets	611,894	167,200	154,038	673,166	1,606,298

Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

3. SEGMENT INFORMATION (CONTINUED)

(d) ICMT - 2023	Re	esidential					
	Lifesty	le	Gardens	Tourism	Oth	er	
				Holidays	Fuel, Food		
	Lifestyle Development	Lifestyle Rental	Ingenia Gardens	& Mixed Use	& Beverage Services	Corporate & Other	Total
	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000
Segment revenue		7 000	7 000		7 000	7 000	7 000
Lifestyle home sales	51,250	-	-	-	-	-	51,250
Residential rental income	-	62,263	24,846	11,170	-	-	98,279
Tourism rental income	-	2,592	-	97,304	-	-	99,896
Annuals rental income	-	53	-	10,594	-	-	10,647
Other revenue	12,767	11,923	2,602	7,283	19,258	1,609	55,442
Total revenue	64,017	76,831	27,448	126,351	19,258	1,609	315,514
Segment underlying profit							
External segment revenue	64,017	76,831	27,448	126,351	19,258	1,609	315,514
Cost of lifestyle homes sold	(27,284)	-	-	-	-	-	(27,284)
Employee expenses	(19,049)	(16,685)	(7,239)	(40,586)	(4,473)	(84)	(88,116)
Property expenses	(1,231)	(17,493)	(7,359)	(25,606)	(915)	(12,572)	(65,176)
Administrative expenses	(4,619)	(4,744)	(1,337)	(7,283)	(142)	(854)	(18,979)
Operational, marketing and selling expenses	(5,575)	(1,453)	(853)	(5,321)	(3,259)	(1,269)	(17,730)
Service station expenses Depreciation and	-	-	-	(91)	(9,280)	-	(9,371)
amortisation expense	(676)	(512)	(113)	(1,046)	(47)	(29,768)	(32,162)
Earnings before interest and tax	5,583	35,944	10,547	46,418	1,142	(42,938)	56,696
Share of profit of a joint venture							195
Net finance expense							(33,876)
Income tax expense						-	(6,177)
Total underlying profit						-	16,838
Net gain/(loss) on change in fair value of:							
Investment properties Financial liabilities							45,352 (1,615)
Investments and other financial instruments Share of joint venture							523
loss Business combination							-
transaction costs							1,615
Impairment of goodwill							(4,832)
Loss on disposal of							(7.070)
investment properties							(3,836) (10,439)
Income tax expense Responsible entity fees							(5,386)
Profit after tax						=	38,220
						•	,
Segment assets	EE 070	E16 EE1	1710	E60 077	717	250 710	1.406.670
Segment assets	55,876	516,551	4,340	569,833 12,990	317	259,719	1,406,636 12,990
Assets held for sale Total assets	55,876	516,551	4,340	582,823	317	259,719	1,419,626
וטנמו מסספנס	33,076	210,331	4,340	JUZ,0Z3	31/	233,713	1,413,020

Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

3. SEGMENT INFORMATION (CONTINUED)

(e) ICMT - 2022 Restated	Re	esidential					
	Lifesty		Gardens	Tourism	Oth	er	
				Holidays	Fuel, Food		
	Lifestyle Development	Lifestyle Rental	Ingenia Gardens	& Mixed Use	& Beverage Services	Corporate & Other	Total
	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000
Segment revenue		·	-		·		·
Lifestyle home sales	53,113	-	-	-	-	-	53,113
Residential rental income	-	47,421	24,442	10,742	-	-	82,605
Tourism rental income	-	1,545	-	71,805	-	-	73,350
Annuals rental income	-	88	-	9,384	-	- 47.010	9,472
Other revenue	4,196	6,042	2,792	4,664	18,469	13,818	49,981
Total revenue	57,309	55,096	27,234	96,595	18,469	13,818	268,521
Segment underlying profit							
External segment revenue	57,309	55,096	27,234	96,595	18,469	13,818	268,521
Cost of lifestyle homes sold	(28,079)	-	-	-	-	-	(28,079)
Employee expenses	(15,888)	(11,649)	(6,611)	(32,038)	(3,617)	(69)	(69,872)
Property expenses	(1,038)	(12,680)	(7,095)	(19,070)	(774)	(4,351)	(45,008)
Administrative expenses	(2,774)	(3,054)	(931)	(5,599)	(79)	(500)	(12,937)
Operational, marketing and selling expenses	(5,039)	(475)	(957)	(3,521)	(2,474)	(5,696)	(18,162)
Service station expenses	-	-	-	(132)	(10,548)	-	(10,680)
Depreciation and amortisation expense	(677)	(425)	(98)	(862)	(52)	(23,660)	(25,774)
Earnings before interest and tax	3,814	26,813	11,542	35,373	925	(20,458)	58,009
Share of profit of a joint							4.0
venture							42
Net finance expense							(28,427)
Income tax expense						-	(9,100)
Total underlying profit							20,524
Net gain/(loss) on change in fair value of:							
Investment properties							89,317
Acquisition transaction costs							(1,033)
Financial liabilities							(4,029)
Investments and other							666
financial instruments							
Share of joint venture loss							(26)
Business combination transaction costs							(6,495)
Loss on disposal of							(175)
investment properties							
Income tax expense							(22,874)
Responsible entity fees Profit after tax						-	(5,184) 70,691
Profit diter tax						•	7 0,001
Segment assets							
Segment assets	23,372	536,455	3,386	523,294	325	242,816	1,329,648
Assets held for sale		4,150	7 700		705	242.010	4,150
Total assets	23,372	540,605	3,386	523,294	325	242,816	1,333,798

Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

4. EARNINGS PER UNIT

	IC	F	ICMT		
				30 Jun 2022	
	30 Jun 2023	30 Jun 2022	30 Jun 2023	Restated	
Profit attributable to security holders (\$'000)	39,043	4,901	38,220	70,691	
Weighted average number of securities outstanding (thousands)					
Issued securities (thousands)	407,583	377,537	407,583	377,537	
Dilutive securities (thousands)					
Long-term incentives	1,988	1,790	1,988	1,790	
Short-term incentives	421	318	421	318	
Talent Rights Grant	441	236	441	236	
Fixed Remuneration Rights	89	54	89	54	
Weighted average number of issued and dilutive potential units outstanding (thousands)	410,522	379,935	410,522	379,935	
Basic earnings per unit (cents)	9.6	1.3	9.4	18.7	
Dilutive earnings per unit (cents)	9.5	1.3	9.3	18.6	

5. INCOME TAX EXPENSE

	IC	:F	ICMT		
				30 Jun 2022	
	30 Jun 2023	30 Jun 2022	30 Jun 2023	Restated	
	\$'000	\$'000	\$'000	\$'000	
(a) Income tax expense					
Current tax expense	-	-	(4)	-	
Decrease in deferred tax asset	-	-	(16,612)	(31,974)	
Income tax expense		-	(16,616)	(31,974)	
(b) Reconciliation between tax expense and pre- tax net profit					
Profit before income tax	39,043	4,901	54,836	102,665	
Less amounts not subject to Australian income tax	(39,043)	(4,901)	-	-	
		-	54,836	102,665	
Income tax at the Australian tax rate of 30% (30 June 2022: 30%)	-	-	(16,451)	(30,800)	
Tax effect of amounts which impact tax expense:			(7.070)	(010)	
Prior period income tax return true-ups	-	-	(3,970)	(219)	
Recognition of previously unrecognised tax losses	-	-	5,941	-	
Other		-	(2,136)	(955)	
Income tax expense	-	-	(16,616)	(31,974)	

(c) Tax consolidation

Effective from 1 July 2012, ICMT and its Australian domiciled owned subsidiaries formed a tax consolidation group with ICMT being the head entity. Under the tax funding agreement the funding of tax within the tax group is based on taxable income as if that entity was not a member of the tax group.

Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

6. TRADE AND OTHER RECEIVABLES

	IC	F	ICMT		
	30 Jun 2023 \$'000	30 Jun 2022 \$'000	30 Jun 2023 \$'000	30 Jun 2022 \$'000	
Current	\$ 000	\$ 000	φ 000	\$ 000	
Trade receivables	12	12	1,314	1,171	
Prepayments	=	-	4,794	3,191	
Deposits	-	-	4,106	1,311	
Other receivables	1,262	283	908	637	
Total current trade and other receivables	1,274	295	11,122	6,310	
Non-current					
Other receivables	733	1,727	144	144	
Total non-current and other receivables	733	1,727	144	144	

7. INVENTORIES

IC	F	ICMT		
30 Jun 2023	30 Jun 2022	30 Jun 2023	30 Jun 2022	
\$'000	\$'000	\$'000	\$'000	
-	-	8,553	-	
-	-	749	584	
-	-	4,927	3,900	
	-	312	329	
	-	14,541	4,813	
	30 Jun 2023	\$'000 \$'000	30 Jun 2023 30 Jun 2022 30 Jun 2023 \$'000 \$'000 - - 8,553 - - 4,927 - - 312	

The lifestyle home balance includes:

- 30 new completed homes (30 Jun 2022: Nil)
- 2 display homes (30 Jun 2022: 5)
- Lifestyle homes under construction includes 40 partially completed homes at different stages of development (30 Jun 2022: 106). It also includes demolition, site preparation costs buybacks on future development sites and refurbished/renovated/annuals completed homes.

8. ASSETS HELD FOR SALE

	IC	:F	ICMT		
	30 Jun 2023	30 Jun 2022	30 Jun 2023	30 Jun 2022	
	\$'000	\$'000	\$'000	\$'000	
Investment properties held for sale:					
Broulee, Broulee, NSW(1)	-	-	7,698	-	
Lake Hume, Bowna, NSW	-	-	5,292	-	
Seachange Hervey Bay, Urangan, QLD	11,200	-	-	-	
Swan Reach, Swan Reach, VIC		-	-	4,150	
Total assets held for sale	11,200	-	12,990	4,150	

9. INVESTMENT PROPERTIES

	IC	:F	ICMT		
(a) Summary of carrying value				30 Jun 2022	
	30 Jun 2023	30 Jun 2022	30 Jun 2023	Restated	
	\$'000	\$'000	\$'000	\$'000	
Completed properties	790,491	751,404	981,369	955,454	
Properties under development	139,693	143,633	45,311	18,517	
Total carrying value	930,184	895,037	1,026,680	973,971	

Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

9. INVESTMENT PROPERTIES (CONTINUED)

	IC	F	ICMT		
				30 Jun 2022	
(b) Movements in carrying value	30 Jun 2023	30 Jun 2022	30 Jun 2023	Restated	
	\$'000	\$'000	\$'000	\$'000	
Carrying value at beginning of the year	895,037	362,105	973,971	832,275	
Acquisitions	48,834	542,679	-	21,245	
Expenditure capitalised	8,120	18,153	62,290	36,317	
Net gain/(loss) on change in fair value ⁽¹⁾	424	(27,900)	45,352	88,284	
Transfer to assets held for sale	(11,200)	-	(12,990)	(4,150)	
Disposals	(11,031)	-	(41,943)	-	
Carrying value at the end of the year	930,184	895,037	1,026,680	973,971	

⁽¹⁾ Net of loss on change in fair value of acquisition costs: ICF \$4.4 million (30 Jun 2022: \$18.3 million) and ICMT: nil (30 Jun 2022: \$1.0 million).

(c) Description of valuation techniques used and key inputs to valuation of investment properties

Capitalisation method

Under the capitalisation method, fair value is estimated using assumptions regarding the expectation of future benefits. The capitalisation method involves estimating the expected income projections of the property and applying a capitalisation rate into perpetuity. The capitalisation rate is based on current market evidence. Future income projections take into account occupancy, rental income and operating expenses.

Discounted cash flow method

Under the discounted cash flow method, fair value is estimated using assumptions regarding the benefits and liabilities of ownership over the asset's life including an exit or terminal value. This method involves the projection of a series of cash flows on a real property interest. To this projected cash flow series, a market-derived discount rate is applied to establish the present value of the income stream associated with the asset. The exit yield normally reflects the exit value expected to be achieved upon selling the asset and is a function of the risk-adjusted returns of the asset and expected capitalisation rate.

The duration of the cash flows and the specific timing of inflows and outflows are determined by events such as rent reviews, lease renewal and related re-letting, redevelopment or refurbishment as well as the development of new units. The appropriate duration is typically driven by market behaviour that is a characteristic of the class of real property. Periodic cash flow is typically estimated as gross income less vacancy, non-recoverable expenses, collection losses, lease incentives, maintenance cost, agent and commission costs and other operating and management expenses. The series of periodic net underlying cash flows, along with an estimate of the terminal value anticipated at the end of the projection period, is then discounted.

10. PLANT AND EQUIPMENT

	ICF		ICMT	
	30 Jun 2023	30 Jun 2022	30 Jun 2023	30 Jun 2022
	\$'000	\$'000	\$'000	\$'000
(a) Summary of carrying value				
Plant and equipment	-	-	13,405	10,186
Less: accumulated depreciation		-	(5,121)	(4,065)
Total plant and equipment	-	-	8,284	6,121
(b) Movements in carrying value				
Carrying value at beginning of the year	-	3	6,121	5,123
Additions	-	-	4,400	2,598
Disposals	-	(3)	(440)	(86)
Depreciation expense		-	(1,797)	(1,514)
Carrying value at end of the year	-	-	8,284	6,121

Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

11. INTANGIBLES AND GOODWILL

	IC	ICF		MT
	30 Jun 2023	30 Jun 2022	30 Jun 2023	30 Jun 2022
	\$'000	\$'000	\$'000	\$'000
(a) Summary of carrying value	'			_
Software and development	=	-	4,874	5,048
Goodwill	=	-	91,815	96,647
Less: accumulated amortisation		-	(3,680)	(3,257)
Total intangibles and goodwill		-	93,009	98,438
(b) Movements in carrying value				
Carrying value at beginning of the year	-	-	98,438	2,258
Additions	-	-	-	96,793
Disposals	-	-	-	(14)
Impairment	-	-	(4,832)	-
Amortisation expense		-	(597)	(599)
Carrying value at end of the year		-	93,009	98,438

Goodwill is initially measured at cost, being the excess of the aggregate consideration transferred and the amount recognised for non-controlling interest over the fair value of net identifiable assets acquired and liabilities assumed.

Goodwill is tested annually for impairment, or more frequently if changes in circumstances indicate that it might be impaired. An impairment loss is recognised when the carrying amount of the asset exceeds its recoverable amount, calculated as the higher of fair value less costs of disposal and the value in use.

For the purposes of assessing impairment, assets are grouped at the lowest levels for which goodwill is monitored for management purposes and allocated to cash generating units (CGU). The assumptions used for determining the recoverable amount of the CGU are based on the expectation for the future, utilising both internal and external sources of data and relevant market trends.

Rental CGU

The recoverable amount of the rental CGU has been determined based on a discounted cash flow basis. This method involves the projection of a series of cash flows of the ICMT Rental business. To this projected cash flow series, a pre-tax market-derived discount rate of 7% (30 Jun 2022: N/A) and a terminal growth rate of 3% (30 Jun 2022: N/A) was applied to establish the present value of the income stream associated with the CGU. A sensitivity analysis was then conducted on the discounted cash flow. As a result of this analysis, no impairment charge has been recognised in the current year for the rental CGU goodwill of \$91.8 million (30 June 2022: \$91.8 million).

Development CGU

The recoverable amount of the development CGU has been determined based on a Fair Value Less Disposal Cost basis. This method involves referencing the fair value of investment properties held within the CGU less disposal costs. Fair value is determined in line with the relevant AASB standards and is completed by an independent valuer or Director approved internal valuation. Current market referenced disposal costs have been applied. As a result of this analysis, the current year development CGU goodwill has been impaired to nil (30 June 2022: \$4.8 million).

Key assumptions used in value in use calculations and sensitivity to changes in assumptions

The calculation of value in use for the ICMT Rental CGU is most sensitive to the following assumptions:

- Discount Rates
- Net Operating Income
- Growth rates used to extrapolate cash flows beyond the forecast period

Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

11. INTANGIBLES AND GOODWILL (CONTINUED)

Discount rates

Discount rates represent the current market assessment of the risks specific to each CGU, taking into consideration the time value of money and individual risks of the underlying assets that have not been incorporated in the cash flow estimates. The discount rate calculation is based on the specific circumstances of the Group and its operating segments and is derived from its weighted average cost of capital (WACC). The WACC takes into account both debt and equity. The cost of equity is derived from the expected return on investment by the Group's investors. The cost of debt is based on the interest-bearing borrowings the Group is obliged to service. Segment-specific risk is incorporated by applying individual beta factors. The beta factors are evaluated annually based on publicly available market data. Adjustments to the discount rate are made to factor in the specific amount and timing of the future tax flows in order to reflect a pre-tax discount rate. A rise in the pre-tax discount rate for the ICMT Rental CGU of 5% to 12.5% would result in an impairment.

Net Operating Income

Net Operating Income (NOI) represents the aggregate total revenue less operating expenses at the property level for the respective CGU on an after tax basis. Tax rate applied reflects Ingenia's long-term corporate tax rate. In determining NOI, Management have utilised internally approved budgets and forecasts based on the FY24 budget and beyond. Further, contained within these forecasts is the projected settlement profile of new homes sold at each property. Changes to the settlement profile will impact the NOI utilised to calculate ICMT Rental CGU's value in use. A decline in NOI of approximately 49% would result in an impairment in the ICMT Rental CGU.

Growth rate estimates

The Reserve Bank of Australia's long-term inflation target is between 2% and 3%. Rental agreements with residents, which forms the majority of revenue, are predominantly linked to a "CPI+" rent review structure. All rental agreements for newly built homes are on a "CPI+" rent review structure. Taking into account internally approved budgets/forecasts and general cost inflation, Management have adopted a long-term growth rate of 3.0% for the ICMT Rental CGU. In order for the ICMT Rental CGU to record an impairment, the long-term growth rate would need to be negative.

12. RIGHT-OF-USE ASSETS

	ICF		ICMT	
	30 Jun 2023	30 Jun 2022	30 Jun 2023	30 Jun 2022
	\$'000	\$'000	\$'000	\$'000
(a) Summary of carrying amounts				_
Plant and equipment	-	-	1,154	2,331
Land and buildings	-	-	304,710	256,271
Less: accumulated depreciation		-	(77,403)	(48,181)
Carrying amount at end of the year		-	228,461	210,421
(b) Movements in carrying amount				
Carrying value at beginning of the year	-	-	210,421	65,211
Additions	-	-	47,808	168,871
Depreciation expense		-	(29,768)	(23,661)
Carrying amount at end of the year	-	-	228,461	210,421

Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

12. RIGHT-OF-USE ASSETS (CONTINUED)

ICF has leased investment properties to ICMT in which it has been classified as operating leases. All leases include a clause to enable upward revision of the rental charge on an annual basis according to prevailing market conditions. Future minimum rentals receivable under non-cancellable operating leases as at 30 June 2023 are as follows:

	ICF		ICMT	
	30 Jun 2023 \$'000	30 Jun 2022 \$'000	30 Jun 2023 \$'000	30 Jun 2022 \$'000
Within one year	33,400	29,022	-	-
Later than one year but not later than five years	77,010	75,325	-	-
Later than five years	173,220	156,707	-	-
Carrying amount at end of the year	283,630	261,054	-	-

13. INVESTMENT IN A JOINT VENTURE

Together, ICF and ICMT hold a 50% interest in a joint venture with Sun Communities for the development of greenfield communities. The Trusts' interest in the Joint Venture is accounted for using the equity method in the consolidated financial statements. The following table illustrates the summarised financial information of the Trusts investment in the joint venture entities:

Balance Sheet	IC	:F	ICMT		
	30 Jun 2023	30 Jun 2022	30 Jun 2023	30 Jun 2022	
	\$'000	\$'000	\$'000	\$'000	
Cash	223	21,674	153	133	
Trade and other receivables	560	2,803	88	47	
Current assets	783	24,477	241	180	
Investment property	92,487	85,988	-	-	
Other non-current assets		-	226	210	
Non-current assets	92,487	85,988	226	210	
Trade and other payables	(384)	(318)	(187)	(123)	
Current liabilities	(384)	(318)	(187)	(123)	
Intercompany loans	(6,593)	(5,261)	(55)	(267)	
Non-current liabilities	(6,593)	(5,261)	(55)	(267)	
Net assets/equity	86,293	104,886	225		
Trusts' share in equity - 50%	43,147	52,443	113	-	
Group's carrying value in investment	43,147	52,443	113	-	

Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

13. INVESTMENT IN A JOINT VENTURE (CONTINUED)

Statement of Comprehensive Income	sive Income ICF		ICI	МТ
	30 Jun 2023 \$'000	30 Jun 2022 \$'000	30 Jun 2023 \$'000	30 Jun 2022 \$'000
Revenue	243	190	1,202	670
Expenses Depreciation	(3,721)	(357)	(788) (27)	(568) (17)
(Loss)/profit before tax	(3,478)	(167)	387	85
Interest income Impairment	99	3 (928)	3 -	-
Net (loss)/gain on change in fair value of investment property	(14,741)	7,507	-	-
(Loss)/profit before income tax	(18,120)	6,415	390	85
Income tax expense		-	-	(53)
Total comprehensive (loss)/income for the year	(18,120)	6,415	390	32
Group's share of (loss)/profit for the year	(9,060)	3,208	195	16

14. OTHER FINANCIAL ASSETS

	ICF		ICMT	
	30 Jun 2023	30 Jun 2022	30 Jun 2023	30 Jun 2022
	\$'000	\$'000	\$'000	\$'000
Current				
Derivatives	3,234	1,110	-	<u>-</u>
Total current	3,234	1,110		
Non-current				
Unlisted property funds	235	-	17,119	16,599
Derivatives	3,867	2,675	-	<u>-</u> _
Total non-current	4,102	2,675	17,119	16,599

Refer to Note 2(a)(i) for valuation assumptions on ICMT's investment in unlisted property funds.

Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

15. BUSINESS COMBINATIONS AND ASSET ACQUISITIONS

Information on prior year acquisition of Seachange Group

On 30 November 2021, the Group acquired 100% of the share capital of Seachange (Land) Pty Ltd, PPV Inlet Land Pty Ltd, PPV Coomera Land Pty Ltd, PPV Toowoomba Land Pty Ltd, PPV Victoria Point Land Pty Ltd, PPV Hervey Bay Land Pty Ltd, Seachange (Land) Unit Trust, PPV Inlet Land Unit Trust, PPV Coomera Land Unit Trust, PPV Toowoomba Land Unit Trust, PPV Victoria Point Land Unit Trust and PPV Hervey Bay Land Unit Trust (collectively "Seachange"), a portfolio of six land lease communities that comprise of two fully mature and income producing sites, two partially completed sites with development upside and two greenfield development sites.

The assets and liabilities acquired by ICF were recognised as individual identifiable assets and liabilities at their fair value at the date of purchase. The fair values of the identifiable assets and liabilities acquired by ICMT under AASB 3 *Business Combinations* at the date of acquisition were:

Assets Inspect of the pay		ICF	ICMT
Assets \$000 \$000 Cash 1,109 - Trade and other receivables 621 - Investment property 157,359 - Property, plant and equipment - 174 Total assets 159,089 174 Trade and other payables 6,159 4,215 Deposit 6,170 4,215 Total liabilities 6,170 4,215 Total identifiable net assets at fair value 152,919 (4,041) Goodwill arising on acquisition 152,919 92,606 Purchase consideration paid and accrued on acquisition 152,919 92,606 Cash flow on acquisition acquisition acquisition acquisition Analysis of cash flows on acquisition: \$'000 \$'000 \$'000 Cash paid 1,109 -5 6,500 1,500 1,500 1,500 1,500 1,500 1,500 1,500 1,500 1,500 1,500 1,500 1,500 1,500 1,500 1,500 1,500 1,500		recognised on	
Assets 1,109 - Trade and other receivables 621 - Investment property 157,359 - Property, plant and equipment 5- 174 Total assets 159,089 174 Liabilities 6,159 4,215 Deposit 6,159 4,215 Deposit 11 - Total liabilities 6,170 4,215 Total identifiable net assets at fair value 152,919 (4,041) Goodwill arising on acquisition - 96,647 Purchase consideration paid and accrued on acquisition 152,919 92,606 Purchase consideration paid and accrued on acquisition 152,919 92,606 Analysis of cash flows on acquisition: \$'000 \$'000 \$'000 Net cash acquired 1,109 - - Cash paid (152,919) (92,606) -			-
Cash 1,109 - Trade and other receivables 621 - Investment property 157,359 - Property, plant and equipment - 174 Total assets 159,089 174 Liabilities - 6,159 4,215 Deposit 11 - Total liabilities 6,170 4,215 Total identifiable net assets at fair value 152,919 (4,041) Goodwill arising on acquisition - 96,647 Purchase consideration paid and accrued on acquisition 152,919 92,606 ICF ICMT Cash flow on acquisition siculation \$'000 \$'000 Analysis of cash flows on acquisition: \$'000 \$'000 Net cash acquired 1,109 - Cash paid (152,919) (92,606)		\$'000	\$'000
Trade and other receivables 621 - Investment property 157,359 - Property, plant and equipment - 174 Total assets 159,089 174 Liabilities - 6,159 4,215 Trade and other payables 6,159 4,215 Deposit 11 - Total liabilities 6,170 4,215 Total identifiable net assets at fair value 152,919 (4,041) Goodwill arising on acquisition - 96,647 Purchase consideration paid and accrued on acquisition 152,919 92,606 ICF ICMT Cash flow on acquisition acquisition *'000 *'000 Analysis of cash flows on acquisition: *'000 *'000 Net cash acquired 1,109 - Cash paid (152,919) (92,606)			
Nuestment property 157,359 174 174 170 159,089 174 175 159,089 174 175 1		*	-
Property, plant and equipment - 174 Total assets 159,089 174 Liabilities - 6,159 4,215 Trade and other payables 6,159 4,215 -			-
Liabilities Trade and other payables 6,159,089 174 Deposit 11 - Total liabilities 6,170 4,215 Total identifiable net assets at fair value 152,919 (4,041) Goodwill arising on acquisition - 96,647 Purchase consideration paid and accrued on acquisition 152,919 92,606 ICF ICMT Cash flow on acquisition acquisition \$'000 Cash flow on acquisition \$'000 \$'000 Analysis of cash flows on acquisition: 1,109 - Net cash acquired 1,109 - Cash paid (152,919) (92,606)		157,359	-
Liabilities Trade and other payables 6,159 4,215 Deposit 11 - Total liabilities 6,170 4,215 Total identifiable net assets at fair value 152,919 (4,041) Goodwill arising on acquisition - 96,647 Purchase consideration paid and accrued on acquisition 152,919 92,606 ICF ICMT Cash flow on acquisition \$'000 Cash flow on acquisition \$'000 \$'000 Analysis of cash flows on acquisition: 1,109 - Net cash acquired 1,109 - Cash paid (152,919) (92,606)			
Trade and other payables 6,159 4,215 Deposit 11 - Total liabilities 6,170 4,215 Total identifiable net assets at fair value 152,919 (4,041) Goodwill arising on acquisition - 96,647 Purchase consideration paid and accrued on acquisition 152,919 92,606 ICF ICMT Cash flow on acquisition \$'000 \$'000 Analysis of cash flows on acquisition: 1,109 - Net cash acquired 1,109 - Cash paid (152,919) (92,606)	Total assets	159,089	174
Trade and other payables 6,159 4,215 Deposit 11 - Total liabilities 6,170 4,215 Total identifiable net assets at fair value 152,919 (4,041) Goodwill arising on acquisition - 96,647 Purchase consideration paid and accrued on acquisition 152,919 92,606 ICF ICMT Cash flow on acquisition \$'000 \$'000 Analysis of cash flows on acquisition: 1,109 - Net cash acquired 1,109 - Cash paid (152,919) (92,606)	Liabilities		
Deposit 11 - Total liabilities 6,170 4,215 Total identifiable net assets at fair value 152,919 (4,041) Goodwill arising on acquisition - 96,647 Purchase consideration paid and accrued on acquisition 152,919 92,606 Analysis of cash flows on acquisition: Cash flow on acquisition acquisition Cash flow on acquisition \$'000 \$'000 Net cash acquired 1,109 - Cash paid (152,919) (92,606)		6 159	4 215
Total liabilities 6,170 4,215 Total identifiable net assets at fair value 152,919 (4,041) Goodwill arising on acquisition - 96,647 Purchase consideration paid and accrued on acquisition 152,919 92,606 ICF ICMT Cash flow on acquisition acquisition Cash flow on acquisition acquisition Net cash acquired 1,109 - Cash paid (152,919) (92,606)			-
Goodwill arising on acquisition - 96,647 Purchase consideration paid and accrued on acquisition ICF ICMT Cash flow on acquisition Cash flow on acquisition Cash flow on acquisition Net cash acquired 1,109 - Cash paid (152,919) (92,606)	•	6,170	4,215
Purchase consideration paid and accrued on acquisition 152,919 92,606 ICF ICMT Cash flow on acquisition \$'000 Cash flow on acquisition acquisition \$'000 Analysis of cash flows on acquisition: \$'000 Net cash acquired 1,109 - Cash paid (152,919) (92,606)	Total identifiable net assets at fair value	152,919	(4,041)
Purchase consideration paid and accrued on acquisition 152,919 92,606 ICF ICMT Cash flow on acquisition \$'000 Cash flow on acquisition acquisition \$'000 Analysis of cash flows on acquisition: \$'000 Net cash acquired 1,109 - Cash paid (152,919) (92,606)	Goodwill arising on acquisition	-	96.647
Cash flow on acquisition Cash flow on acquisition \$'000 \$'000 Analysis of cash flows on acquisition: 1,109 - Net cash acquired (152,919) (92,606)		152,919	
Analysis of cash flows on acquisition: acquisition \$'000 acquisition \$'000 Net cash acquired 1,109 - Cash paid (152,919) (92,606)		ICF	ICMT
Analysis of cash flows on acquisition: \$'000 \$'000 Net cash acquired 1,109 - Cash paid (152,919) (92,606)		Cash flow on	Cash flow on
Analysis of cash flows on acquisition: Net cash acquired 1,109 - Cash paid (152,919) (92,606)		acquisition	acquisition
Net cash acquired 1,109 - Cash paid (152,919) (92,606)		\$'000	\$'000
Cash paid (152,919) (92,606)	Analysis of cash flows on acquisition:		
	·		-
Net cash flow on acquisition (151,810) (92,606)	·	(152,919)	(92,606)
	Net cash flow on acquisition	(151,810)	(92,606)

Reconciliation of the carrying amount of goodwill in ICMT at the beginning and end of the reporting period is presented below:

•	Goodwill - ICMT			
	30 Jun 2023 \$'000	30 Jun 2022 \$'000		
Carrying value at the beginning of the period	96,647	-		
Acquisition of business	-	96,647		
Impairment	(4,832)	-		
Carrying value at the end of the period	91,815	96,647		

Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

15. BUSINESS COMBINATIONS AND ASSET ACQUISITIONS (CONTINUED)

In the 31 December 2021 and 30 June 2022 financial statements, the initial accounting for the business combination was provisional as the allocation of goodwill between the CGUs had not been completed. Upon finalisation of such allocation in the current year, the 30 June 2022 comparatives were adjusted to allocate the goodwill between the Lifestyle Development and Lifestyle Rental segments (Note 3).

From the date of acquisition, Seachange contributed \$4,821,000 of revenue and \$338,000 of profit before tax from continuing operations of ICMT. If the combination had taken place at the beginning of FY22, ICMT's revenue would have increased by \$8,265,000 and the profit before tax would have increased by \$579,000.

The goodwill recognised was primarily attributed to the expected synergies and other benefits from combining the assets and activities of Seachange with those of the Group, resulting in a new premium brand for the Group in the growth corridor of South East Queensland, integration of a highly-regarded and experienced management team and building development capacity in one of the Group's key markets. The goodwill is not deductible for income tax purposes.

Refer to Note 15 for key assumptions used in the impairment testing of the goodwill.

16. DEFERRED TAX ASSETS AND LIABILITIES

	ICF		ICMT		
	30 Jun 2023	30 Jun 2022	30 Jun 2023	30 Jun 2022 Restated	
	\$'000	\$'000	\$'000	\$'000	
Deferred tax assets					
Tax losses	-	-	24,994	14,323	
Accruals	-	-	3,852	4,246	
Other	-	-	3,575	2,810	
Deferred tax liabilities					
DMF receivable	-	-	(5)	(37)	
Investment properties	-	-	(80,923)	(54,144)	
Other		-	(2,259)	(1,352)	
Net deferred tax liabilities	-	-	(50,766)	(34,154)	
Tax effected carried forward tax losses for which no deferred tax asset has been recognised	-	-	3,058	9,409	

The tax effected carried forward tax losses for which no deferred tax asset has been recognised in the current year relates to capital losses of \$3.1 million (30 Jun 2022: \$3.5 million). A deferred tax asset for revenue losses not recognised at 30 June 2022 of \$5.9 million has now been recognised.

The availability of carried forward tax losses to the ICMT tax consolidated group is subject to recoupment rules at the time of recoupment. Further, the rate at which certain of the revenue losses can be utilised is determined by reference to market values at the time of tax consolidation and subsequent events. The carried forward capital losses can only be recouped from future capital gains.

The Group offsets tax assets and liabilities, if and only if, it has a legally enforceable right to set off current tax assets and current tax liabilities and the deferred tax assets and deferred tax liabilities relate to income taxes levied by the same tax authority.

Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

17. TRADE AND OTHER PAYABLES

	ICF		ICMT	
	30 Jun 2023 \$'000	30 Jun 2022 \$'000	30 Jun 2023 \$'000	30 Jun 2022 Restated \$'000
Current				
Trade payables and accruals	8,184	4,768	37,970	59,671
Deposits	-	-	18,793	17,130
Other unearned income	335	-	1,940	6,024
	8,519	4,768	58,703	82,825
Non-current				
Other	2,116	2,495	4,789	4,805

18. BORROWINGS

	ICF		ICMT	
	30 Jun 2023 \$'000	30 Jun 2022 \$'000	30 Jun 2023 \$'000	30 Jun 2022 \$'000
Current				
Lease liabilities - Right-of-use assets	-	-	27,149	23,817
Lease liabilities - Ground leases	1,805	1,754	1,089	1,058
Total current	1,805	1,754	28,238	24,875
Non-current				
Bank debt	609,130	440,000	-	-
Prepaid borrowing costs	(3,015)	(3,639)	-	-
Lease liabilities - Right-of-use assets	-	-	204,864	189,627
Lease liabilities - Ground leases	29,554	30,434	20,339	21,637
Total non-current	635,669	466,795	225,203	211,264

The Group's available facilities as at 30 June 2023 was \$780.0 million (30 Jun 2022: \$780.0 million).

(a) Bank debt

As at 30 June 2023, the Group's debt balance, drawn from the facilities, was \$609.1 million (30 Jun 2022: \$440.0 million). The carrying value of investment property net of resident liabilities at reporting date for the Group's Australian properties pledged as security is \$1,912.5 million (30 Jun 2022: \$1,811.4 million).

The facility maturity dates are:

- 31 December 2025 (\$174.6 million);
- 30 September 2026 (\$175.4 million);
- 31 January 2027 (\$200.0 million);
- 21 February 2027 (\$100.0 million);
- 26 December 2027 (\$55.0 million); and
- 5 February 2028 (\$75.0 million).

(b) Bank guarantees

The Group has the ability to utilise its bank facilities to provide bank guarantees, which at 30 June 2023 were \$24.1 million (30 Jun 2022: \$29.8 million).

19. OTHER FINANCIAL LIABILITIES

	ICF		ICMT	
	30 Jun 2023	30 Jun 2022	30 Jun 2023	30 Jun 2022
	\$'000	\$'000	\$'000	\$'000
Current				
Financial liabilities		-	659	1,188
Total current	_	-	659	1,188
Non-current				
Financial liabilities	_	_	16,941	15,421
Total non-current		_	16,941	15,421
Total Holl Culterit			10,5-1	13,721

Other financial liabilities relate to a profit share arrangement with a third-party which is carried at fair value.

Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

20. ISSUED UNITS

	IC	:F	ICMT	
	30 Jun 2023	30 Jun 2022	30 Jun 2023	30 Jun 2022
(a) Carrying values	\$'000	\$'000	\$'000	\$'000
Balance at beginning of the year	1,473,464	1,102,443	138,806	90,147
Issued during the year:				
Dividend Reinvestment Plan ("DRP")	-	9,255	_	1,377
Entitlement offer	-	371,307	-	48,530
Equity raising costs	(13)	(9,541)	(3)	(1,248)
Balance at end of the year	1,473,451	1,473,464	138,803	138,806
The closing balance is attributable to the security holders of:				
Ingenia Communities Fund	1,473,451	1,473,464	-	-
Ingenia Communities Management Trust		-	138,803	138,806
	1,473,451	1,473,464	138,803	138,806
	IC	:F	ICN	ч т
(b) Number of issued securities	30 Jun 2023 '000	30 Jun 2022 '000	30 Jun 2023 '000	30 Jun 2022 '000
Balance at beginning of the year Issued during the year:	407,583	327,877	407,583	327,877
Dividend Reinvestment Plan ("DRP")	_	2.144	_	2,144
Entitlement offer	_	77,562	_	77,562
Balance at end of the year	407,583	407,583	407,583	407,583

(c) Term of securities

All securities are fully paid and rank equally with each other for all purposes. Each security entitles the holder to one vote, in person or by proxy, at a meeting of security holders.

21. ACCUMULATED LOSSES AND RETAINED EARNINGS

	ICF		ICMT	
	30 Jun 2023 \$'000	30 Jun 2022 \$'000	30 Jun 2023 \$'000	30 Jun 2022 Restated \$'000
		4 000	4 000	4 000
Balance at beginning of the year	(354,260)	(319,751)	107,854	37,163
Net profit for the year	39,043	4,901	38,220	70,691
Distributions	(44,834)	(39,167)	-	-
Profit of NCI	(1,993)	(243)	-	-
Balance at end of the year	(362,044)	(354,260)	146,074	107,854
The closing balance is attributable to the security holders of:				
Ingenia Communities Fund	(364,280)	(354,503)	-	-
Ingenia Communities Management Trust	2,236	243	146,074	107,854
	(362,044)	(354,260)	146,074	107,854

Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

22. COMMITMENTS

ICF has commitments for capital expenditure on investment properties and inventories contracted but not provided for at reporting date of \$0.4 million (30 Jun 2022: \$0.8 million). ICMT has commitments for capital expenditure on investment properties and inventories contracted but not provided for at reporting date of \$4.8 million (30 Jun 2022: \$15.7 million).

At 30 June 2022, Ingenia had committed to invest up to \$3.0 million to a special purpose vehicle (SPV) with Land Lease Home Loans (LLHL) a loan originator specifically focused on providing secured home loans to residents of land lease communities. The SPV provided loans to borrowers seeking to acquire a new lifestyle home within an Ingenia community. In August 2022, the loan of \$1.0 million was fully repaid and the commitment was released following LLHL obtaining third party funding.

During the period, a lease for office space was signed with a commencement date in FY24. The expected minimum lease payments over the term of the lease are \$3.0 million.

During the period, Ingenia entered into an arrangement to acquire Plantations (land lease) adjoining land for a purchase price of \$18.8 million (inclusive of GST) on or before 30 April 2024. As at 30 June 2023, a deposit of \$0.9 million has already been paid.

23. CONTINGENT LIABILITIES

The Trusts have the following contingent liabilities:

• Bank guarantees totalling \$24.1 million provided for under the \$780.0 million bank facility. Bank guarantees primarily relate to the Responsible Entity's AFSL capital requirements (\$10.0 million).

24. CAPITAL MANAGEMENT

The capital management of ICF and ICMT is managed at a consolidated Group level (ICH and subsidiaries).

The Group aims to meet its strategic objectives, operational needs and maximise returns to security holders through the appropriate use of debt and equity, taking account of the additional financial risks of higher debt levels

In determining the optimal capital structure, the Group takes into account a number of factors, including the views of investors and the market in general, the capital needs of its portfolio, the relative cost of debt versus equity, the execution risk of raising equity or debt, and the additional financial risks of debt including increased volatility of earnings due to exposure to interest rate movements, the refinance risk of maturing debt facilities and the potential for acceleration prior to maturity.

In assessing this risk, the Group takes into account the relative stability of its income flows, the predictability of its expenses, its debt maturity profile, the degree of hedging and the overall level of debt as measured by gearing.

The actual capital structure at a point in time is the product of a number of factors, many of which are market driven and to various degrees outside of the control of the Group, particularly the impact of revaluations, the availability of new equity and the liquidity in real estate markets. While the Group periodically determines the optimal capital structure, the ability to achieve the optimal structure may be impacted by market conditions and the actual position may often differ from the optimal position.

One measure of the Group's capital position is through the Loan to Value Ratio (LVR) which is a key covenant (less than 55%) under the Group's \$780.0 million common terms debt facilities. LVR is calculated as the sum of bank debt, bank guarantees, ground leases, and interest rate swaps, less cash at bank, as a percentage of the value of properties pledged as security. The Group's strategy is to maintain an LVR range of 30-40%. As at 30 June 2023, the LVR of 31.4% (30 June 2022: 25.7%).

In addition, the Group monitors Interest Cover Ratio (ICR) as defined under the common terms of the debt facilities. At 30 June 2023, the Total Interest Cover Ratio was 4.67x (30 Jun 2022: 8.51x) and the Core Interest Cover Ratio was 5.30x (30 Jun 2022: 7.45x). The covenant for total ICR and Core ICR is greater than 2x.

Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

25. FINANCIAL INSTRUMENTS

(a) Introduction

The Trusts' principal financial instruments comprise receivables, payables, interest bearing liabilities, other financial liabilities, cash and short-term deposits and derivative financial instruments.

The main risks arising from the Trusts' financial instruments are interest rate risk, foreign exchange risk, credit risk and liquidity risk. The Trusts manage the exposure to these risks primarily through the Investments, Derivatives, and Borrowing Policy. The policy sets out various targets aimed at restricting the financial risk taken by the Trusts. Management reviews actual positions of the Trusts against these targets on a regular basis. If the target is not achieved, or the forecast is unlikely to be achieved, a plan of action is, where appropriate, put in place with the aim of meeting the target within an agreed timeframe.

Depending on the circumstances of the Trusts at a point in time, it may be that positions outside of the Investments, Derivatives, and Borrowing Policy are accepted and no plan of action is put in place to meet the treasury targets, because, for example, the risks associated with bringing the Trusts into compliance outweigh the benefits. The adequacy of the Investments, Derivatives, and Borrowing Policy in addressing the risks arising from the Trust's financial instruments is reviewed on a regular basis.

While the Trusts aim to meet the Investments, Derivatives, and Borrowing Policy targets, many factors influence the performance, and it is probable that at any one time, not all targets will be met. For example, the Trusts may be unable to negotiate the extension of bank facilities sufficiently ahead of time, so that they fail to achieve their liquidity target. When refinancing loans they may be unable to achieve the desired maturity profile or the desired level of flexibility of financial covenants, because of the cost of such terms or their unavailability. Hedging instruments may not be available, or their cost may outweigh the benefit of risk reduction or they may introduce other risks such as mark to market valuation risk. Changes in market conditions may limit the Trusts ability to raise capital through the issue of units or sale of properties.

The main risks arising from ICMT's financial instruments are interest rate risk, foreign exchange risk, credit risk and liquidity risk. These risks are not separately managed. Management of these risks for the ICF may result in consequential changes for ICMT.

(b) Interest rate risk

The Trusts' exposure to the risk of changes in market interest rates arises primarily from its use of borrowings. The main consequence of adverse changes in market interest rates is higher interest costs, reducing the Trust's profit. In addition, one or more of the Trust's loan agreements may include minimum interest cover covenants. Higher interest costs resulting from increases in market interest rates may result in these covenants being breached, providing the lender the right to call in the loan or to increase the interest rate applied to the loan.

The Trusts manage the risk of changes in market interest rates by maintaining an appropriate mix of fixed and floating rate borrowings. Fixed rate debt is achieved either through fixed rate debt funding or through derivative financial instruments permitted under the Investments, Derivatives, and Borrowing Policy. At 30 June 2023, approximately 12% of the Trust's borrowings are at a fixed rate (30 June 2022: 17%) with interest rate derivatives in place to provide further rate protection. Consequently, exposure to interest rates on 53% of the drawn debt has been managed (30 Jun 22: 28%).

Exposure to changes in market interest rates also arises from financial assets such as cash deposits and loan receivables subject to floating interest rate terms. Changes in market interest rates will also change the fair value of any interest rate hedges.

Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

25. FINANCIAL INSTRUMENTS (CONTINUED)

(c) Interest rate risk exposure

ICF's exposure to interest rate risk and the effective interest rates on financial instruments at reporting date were:

		ICF Fixed interest maturing in:					
30 Jun 2023 \$'000	Floating interest rate	Less than	1 to 5 Years	More than 5 years	Total		
Financial assets							
Cash at bank	37,374	-	-	-	37,374		
Financial liabilities							
Bank debt	534,130	-	75,000		609,130		
Interest rate derivatives	(250,000)	-	250,000	_	-		
30 Jun 2022 \$'000							
Financial assets							
Cash at bank	492	-	-	-	492		
Financial liabilities							
Bank debt	365,000	-	-	75,000	440,000		
Interest rate derivatives	(50,000)	-	50,000	_	-		

ICMT's exposure to interest rate risk and the effective interest rates on financial instruments at reporting date were:

30 Jun 2023 \$'000		Fixed int			
	Floating interest rate	Less than 1 year	1 to 5 Years	More than 5 years	Total
Financial assets					
Cash at bank	7,163	-	-		7,163
30 Jun 2022 \$'000					
Financial assets					
Cash at bank	12,831	-	-	-	12,831

⁽¹⁾ For the purpose of the table above, lease payments for five years are excluded for perpetual leases.

Other financial instruments of the Trusts not included in the above tables are non-interest bearing and are therefore not subject to interest rate risk.

(d) Interest rate sensitivity analysis

The impact of an increase or decrease in average interest rates of 1% (100 basis points) at reporting date, with all other variables held constant, is illustrated in the tables below. This analysis is based on the interest rate risk exposures in existence at balance sheet date.

	Effect on profit after tax higher/(lower)				
	IC	F	ICI	Ч Т	
	30 Jun 2023	30 Jun 2022	30 Jun 2023	30 Jun 2022	
	\$'000	\$'000	\$'000	\$'000	
Increase in average interest rates of 100 bps:					
Variable interest rate bank debt (AUD denominated)	(5,341)	(3,650)	-	-	
Interest rate derivatives (AUD denominated)	216	500	-	-	
Decrease in average interest rates of 100 bps:					
Variable interest rate bank debt (AUD denominated)	5,341	3,650	-	-	
Interest rate derivatives (AUD denominated)	(154)	-	_	_	

Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

25. FINANCIAL INSTRUMENTS (CONTINUED)

(e) Foreign exchange risk

The Trusts' exposure to foreign exchange risk is limited to foreign denominated cash balances and receivables following the divestment of its final overseas operations in December 2014. These amounts are unhedged as cash will be used to cover final costs to wind up the companies and receivables relate to escrows.

(f) Net foreign currency exposure

The Trusts net foreign currency monetary exposure as at reporting date is shown in the following table. The net foreign currency exposure reported is of foreign currencies held by entities whose functional currency is not the Australian dollar. It excludes assets and liabilities of entities, including equity accounted investments, whose functional currency is not the Australian dollar.

		Net foreign currency asset					
	IC	F	ICMT				
	30 Jun 2023 \$'000	30 Jun 2022 \$'000	30 Jun 2023 \$'000	30 Jun 2022 \$'000			
Net foreign currency exposure:							
United States dollars	1,530	1,023	-	-			
New Zealand dollars	234	243	-				

The impact of an increase or decrease in average foreign exchange rates of 10% at reporting date, with all other variables held constant, is considered to be limited based on the foreign exchange risk exposures in existence at balance sheet date.

The Trusts believe that the reporting date risk exposures are representative of the risk exposure inherent in its financial instruments.

(g) Credit risk

Credit risk refers to the risk that a counterparty defaults on its contractual obligations resulting in a financial loss to the Trusts.

The major credit risk for the Trusts is default by tenants, resulting in a loss of rental income while a replacement tenant is secured and further loss if the rent level agreed with the replacement tenant is below that previously paid by the defaulting tenant.

The Trusts' assess the credit risk of prospective tenants, the credit risk of in-place tenants when acquiring properties and the credit risk of existing tenants renewing upon expiry of their leases. Factors taken into account when assessing credit risk include the financial strength of the prospective tenant and any form of security, for example a rental bond, to be provided.

The decision to accept the credit risk associated with leasing space to a particular tenant is balanced against the risk of the potential financial loss of not leasing up vacant space.

Rent receivable balances are monitored on an ongoing basis and arrears actively followed up in order to reduce, where possible, the extent of any losses should the tenant subsequently default.

The Responsible Entity believes that the Trusts' receivables that are neither past due nor impaired do not give rise to any significant credit risk.

Credit risk also arises from deposits placed with financial institutions and derivatives contracts that may have a positive value to the Trusts. The Trusts' investment, derivatives, and borrowing policy sets target limits for credit risk exposure with financial institutions and minimum counterparty credit ratings. Counterparty exposure is measured as the aggregate of all obligations of any single legal entity or economic entity to the Trusts, after allowing for appropriate set offs which are legally enforceable.

The Trusts' maximum exposure to credit risk at reporting date in relation to each class of financial instrument is the carrying value as reported in the balance sheet.

Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

25. FINANCIAL INSTRUMENTS (CONTINUED)

(h) Liquidity risk

The main objective of liquidity risk management is to reduce the risk that the Trusts do not have the resources available to meet their financial obligations and working capital and committed capital expenditure requirements. The Trusts' investment, derivatives, and borrowing policy sets a target for the level of cash and available undrawn debt facilities to cover future committed expenditure in the next year, loan maturities within the next year and an allowance for unforeseen events such as tenant default.

The Trusts may also be exposed to contingent liquidity risk under its term loan facilities, where term loan facilities include covenants which if breached give the lender the right to call in the loan, thereby accelerating a cash flow which otherwise was scheduled for the loan maturity. The Trusts monitor adherence to loan covenants on a regular basis, and the investment, derivatives, and borrowing policy sets targets based on the ability to withstand adverse market movements and remain within loan covenant limits.

In addition, the Trusts ensures resilience against breaking its covenants on its primary debt facilities by assessing the following sensitivities:

- 10% reduction in value of assets for LVR covenants; and
- 2% nominal increase in interest rates combined with a 5% fall in income for ICR covenants.

The contractual maturities of the Trusts' non-derivative financial liabilities at reporting date are reflected in the following table. It shows the undiscounted contractual cash flows required to discharge the liabilities including interest at market rates. Foreign currencies have been converted at rates of exchange ruling at reporting date.

	ICF				
	Less than 1		More than 5		
	year	1 to 5 years	years	Total	
	\$'000	\$'000	\$'000	\$'000	
30 Jun 2023					
Trade and other payables	8,519	2,116	-	10,635	
Borrowings ⁽¹⁾	15,435	717,824	-	733,259	
Ground leases (excluding perpetual lease)	1,835	7,890	31,631	41,356	
	25,789	727,830	31,631	785,250	
30 Jun 2022				_	
Trade and other payables	4,768	2,495	-	7,263	
Borrowings ⁽¹⁾	11,099	486,529	72,144	569,772	
Ground leases (excluding perpetual lease)	1,782	7,666	33,690	43,138	
	17,649	496,690	105,834	620,173	

⁽¹⁾ The balances above will not agree to the balance sheet as it includes the implied interest component.

	ICMT					
	Less than 1		More than 5			
	year	1 to 5 years	years	Total		
	\$'000	\$'000	\$'000	\$'000		
30 Jun 2023						
Trade and other payables	58,703	4,788	-	63,491		
Other financial liabilities	659	16,941	-	17,600		
Right-of-use asset leases ⁽¹⁾	33,649	77,671	173,220	284,540		
Ground leases (excluding perpetual lease)	1,114	3,956	25,630	30,700		
Ground leases (perpetual lease)(2)	260	1,041	-	1,301		
	94,385	104,397	198,850	397,632		
30 Jun 2022 Restated						
Trade and other payables	82,825	4,805	-	87,630		
Other financial liabilities	1,188	15,421	-	16,609		
Right-of-use asset leases ⁽¹⁾	29,819	76,235	156,707	262,761		
Ground leases (excluding perpetual lease)	1,084	4,599	27,233	32,916		
Ground leases (perpetual lease)(2)	260	1,041	-	1,301		
	115,176	102,101	183,940	401,217		

⁽¹⁾ The balances above will not agree to the balance sheet as it includes the implied interest component.

⁽²⁾ For purpose of the table above, the lease payments are included for five years for the perpetual lease.

Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

25. FINANCIAL INSTRUMENTS (CONTINUED)

(i) Other financial instrument risk

The Trusts carry residents' loans at fair value with resulting fair value adjustments recognised in the statement of comprehensive income. The fair value of these loans is dependent on market prices for the related retirement village units. The impact of an increase or decrease in these market prices of 10% at reporting date, with all other variables held constant, is shown in the table below. This analysis is based on the residents' loans in existence at reporting date.

	Effect on profit after tax					
	IC	F	ICMT			
	Higher/	Higher/(lower)		(lower)		
	30 Jun 2023 \$'000	30 Jun 2022 \$'000	30 Jun 2023 \$'000	30 Jun 2022 \$'000		
Increase in market prices of investment properties of 10%	-	-	(8)	(43)		
Decrease in market prices of investment properties of 10%	-	-	8	43		

These effects are largely offset by corresponding changes in the fair value of the Trusts' investment properties. The effect on unit holders' interest would have been the same as the effect on profit.

26. FAIR VALUE MEASUREMENT

(a) Ingenia Communities Fund

The following table provides the fair value measurement hierarchy of Ingenia Communities Fund assets and liabilities:

i. Assets measured at fair value	Fair value measurement using:				
	Date of	Quoted prices in active markets	Significant observable inputs	Significant unobservable inputs	
	valuation	(Level 1)	(Level 2)	(Level 3)	Total
30 Jun 2023	•				
Investment properties	30-Jun-23 Note 9	-	-	930,184	930,184
Assets held for sale - investment property	30-Jun-23 Note 8	-	-	11,200	11,200
Other financial assets	30-Jun-23 Note 14	-	7,101	235	7,336
30 Jun 2022					
Investment properties	30-Jun-22 Note 9	-	-	895,037	895,037
Other financial assets	30-Jun-22 Note 14	-	3,785	-	3,785

There have been no transfers between Level 1 and Level 2 during the year.

Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

26. FAIR VALUE MEASUREMENT (CONTINUED)

(b) Ingenia Communities Management Trust

The following table provides the fair value measurement hierarchy of Ingenia Communities Management Trust assets and liabilities:

i. Assets measured at fair value	Fair valu				
	Date of valuation	Quoted prices in active markets (Level 1)	Significant observable inputs (Level 2)	Significant unobservable inputs (Level 3)	Total
30 Jun 2023	valuation	(Level I)	(Level 2)	(Level 3)	TOtal
Investment properties	30-Jun-23 Note 9	-	-	1,026,680	1,026,680
Assets held for sale - investment property	30-Jun-23 Note 8	-	-	12,990	12,990
Other financial assets	30-Jun-23 Note 14	-	-	17,119	17,119
30 Jun 2022 Restated					
Investment properties	30-Jun-22 Note 9	-	-	973,971	973,971
Assets held for sale - investment property	30-Jun-22 Note 8	-	-	4,150	4,150
Other financial assets	30-Jun-22 Note 14	-	-	16,599	16,599

ii. Liabilities measured at fair value		Fair value measurement using:			
	Date of valuation	Quoted prices in active markets (Level 1)	Significant observable inputs (Level 2)	Significant unobservable inputs (Level 3)	Total
30 Jun 2023		<u> </u>	(======================================	(======	
Resident loans	30-Jun-23	-	-	59	59
Other financial liabilities	30-Jun-23 Note 19	-	-	17,600	17,600
30 Jun 2022					
Resident loans	30-Jun-22	-	-	309	309
Other financial liabilities	30-Jun-22 Note 19	-	-	16,609	16,609

There have been no transfers between Level 1 and Level 2 during the year.

27. AUDITOR'S REMUNERATION

27. 7.02.1.01.01.01.01.01.01.01.01.01.01.01.01.0	ICF		ICMT	
	30 Jun 2023 \$	30 Jun 2022 \$	30 Jun 2023 \$	30 Jun 2022 \$
Fees for auditing the statutory financial report Fees for assurance services that are required by legislation:	270,206	184,378	270,206	184,378
Australian Financial Services Licence	12,091	11,300	12,091	11,300
Total fees to Ernst & Young	282,297	195,678	282,297	195,678

Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

28. RELATED PARTIES

(a) Responsible entity

The Responsible Entity for both Trusts from 4 June 2012 is Ingenia Communities RE Limited ("ICRE"). ICRE is an Australian domiciled company and is a wholly owned subsidiary of ICH.

(b) Fees of the responsible entity and its related parties

	ICF		ICMT	
	30 Jun 2023	30 Jun 2022	30 Jun 2023	30 Jun 2022
	\$	\$	\$	\$
Ingenia Communities RE Limited:				
Asset management fees	8,552,237	6,815,740	5,386,443	5,184,074

The Responsible Entity is entitled to a fee of 0.5% of total assets. In addition, it is entitled to recover certain expenses.

The gross amount accrued and recognised but unpaid at reporting date was:

	ICF		ICMT	
	30 Jun 2023	30 Jun 2022	30 Jun 2023	30 Jun 2022
<u>.</u>	\$	\$	\$	\$
Current trade payables	2,228,831	2,009,319	1,385,840	1,489,423

The above ICF balances are netted against the receivable from related party balance on the face of the balance sheet. The above ICMT balances are included in the payable to related party balance on the face of the balance sheet, which is shown net of related party receivables.

(c) Holdings of the responsible entity and its related parties

There were no holdings of the Responsible Entity and its related parties (including managed investment schemes for which a related party is the Responsible Entity) as at 30 June 2023 and 30 June 2022.

(d) Joint venture

During the year ICMT generated fee income from the joint venture with Sun Communities.

	ICF		ICMT	
	30 Jun 2023	30 Jun 2022	30 Jun 2023	30 Jun 2022
	\$	\$	\$	\$
Fee income from joint venture	-	-	1,075,800	900,000

(e) Other related party transactions

ICF has leased its investment property to ICMT. Rental villages have been classified as operating leases.

Intercompany loans are subject to a loan deed, amended on and effective from 1 July 2015, encompassing ICH, ICF and ICMT and their respective subsidiaries. The revised deed stipulates that interest is calculated on the intercompany balances between ICH, ICF and ICMT for the preceding month. Interest is charged at a margin of 2.45% on the monthly Australian Bank Bill Swap Reference Rate. Intercompany loan balances are payable in the event of default or on termination date, being 30 June 2025 (or such other date as agreed by the parties in writing).

ICMT has entered into development agreements with subsidiaries of ICH to develop land lease communities. These agreements are on arms-length terms and eliminate on consolidation in the Group results. Pursuant to the terms of the agreements, subsidiaries of ICH received a development fee of \$3.8 million (30 June 2022: \$6.1 million).

Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

28. RELATED PARTIES (CONTINUED)

There are a number of other transactions and balances that occur between the Trusts, which are detailed below:

	ICF		ICMT	
	30 Jun 2023	30 Jun 2022	30 Jun 2023	30 Jun 2022
	\$	\$	\$	\$
Operating lease fees received or accrued/(paid or payable) for the year between ICF and ICMT	40,082,693	24,695,001	(40,409,242)	(24,804,951)
Interest on intercompany loans received or accrued/(paid or payable) between stapled entities	36,299,408	28,087,331	(33,001,307)	(27,367,154)
Intercompany loan balances between stapled entities	741,543,491	652,518,582	(744,108,051)	(707,589,824)

(f) Key management personnel

Key management personnel are those persons having authority and responsibility for planning, directing and controlling the activities of the entity, directly or indirectly, including any director of the Responsible Entity.

The names of the directors and KMP of ICRE, and their dates of appointment or resignation if they were not directors for all of the financial year, are:

KMP	Position	Term
Non-Executive KMP		
Jim Hazel	Chairman	Full year
Robert Morrison	Deputy Chairman	Full year
Amanda Heyworth	Director	Full year
Pippa Downes	Director	Full year
Gregory Hayes	Director	Full year
Sally Evans	Director	Full year
John McLaren ⁽¹⁾	Director	Full year
Executive KMP		
Simon Owen	CEO & Managing Director	Full year
Natalie Kwok	Chief Investment Officer & General Counsel	Full year
Scott Noble	Chief Financial Officer	Resigned, effective 30 December 2022

(1) Mr McLaren was appointed as the Sun Communities Group (NYSE:SUI) subscriber nominee director.

The aggregate compensation paid to Key Management Personnel ("KMP") of the Group is as follows:

	30 Jun 2023	30 Jun 2022
	\$	\$
Directors fees	980,708	887,646
Salaries and other short-term benefits	1,208,780	1,529,296
Short-term incentives (payable in cash)	413,775	373,866
Superannuation benefits	69,553	70,704
Share-based payments	1,549,363	1,194,824
	4,222,179	4,056,336

The amounts disclosed in the table are the amounts recognised as an expense during the reporting period related to key management personnel.

Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

28. RELATED PARTIES (CONTINUED)

The aggregate Rights of the Group held directly by KMP and other eligible staff are as follows:

			Number outstanding	
Issue date	Right Type	Vesting date	30 Jun 2023	30 Jun 2022
FY17 ⁽¹⁾	LTIP	FY20	1,923	1,923
FY17 ⁽¹⁾	STIP	FY19	2,437	2,437
FY18 ⁽¹⁾	LTIP	FY21	170,367	171,777
FY18 ⁽¹⁾	STIP	FY20	34,300	34,300
FY19 ⁽¹⁾	LTIP	FY22	219,717	270,543
FY19 ⁽¹⁾	STIP	FY21	111,020	111,020
FY20 ⁽¹⁾	LTIP	FY23	116,326	372,439
FY20 ⁽¹⁾	STIP	FY22	111,092	111,092
FY21 ⁽¹⁾	FRR	FY21	7,778	7,778
FY21	LTIP	FY24	332,563	332,563
FY21 ⁽¹⁾	TRG	FY23	83,952	89,514
FY21	TRG	FY24	121,212	121,212
FY21 ⁽¹⁾	STIP	FY23	42,863	71,235
FY22 ⁽¹⁾	FRR	FY22	37,121	42,819
FY22 ⁽¹⁾	FRR	FY23	-	18,876
FY22	LTIP	FY25	377,213	398,472
FY22	TRG	FY25	44,605	44,605
FY22	TRG	FY26	47,072	47,072
FY22	STIP	FY24	138,240	-
FY23 ⁽¹⁾	FRR	FY23	56,980	-
FY23	LTIP	FY26	915,280	-
FY23	TRG	FY26	102,062	-
FY23	TRG	FY28	102,061	-
	_		3,176,184	2,249,677

⁽¹⁾ Rights are fully vested but not exercised. All other rights are still subject to vesting conditions.

29. PARENT ENTITY FINANCIAL INFORMATION

Summary financial information about the parent of each Trust is:

	IC	F	ICMT		
				30 Jun 2022	
	30 Jun 2023	30 Jun 2022	30 Jun 2023	Restated	
	\$'000	\$'000	\$'000	\$'000	
Current assets	37,368	479	362	5,023	
Total assets	1,700,570	1,544,582	29,687	33,145	
Current liabilities	(6,708)	(6)	(15,303)	(29,997)	
Total liabilities	(612,825)	(436,369)	(96,945)	(67,493)	
Net assets/(liabilities)	1,087,745	1,108,213	(67,258)	(34,348)	
Security holders' equity:					
Issued securities	1,473,451	1,473,464	138,803	138,806	
Accumulated losses	(385,706)	(365,251)	(206,061)	(173,154)	
Total security holders' equity	1,087,745	1,108,213	(67,258)	(34,348)	
Profit/(loss) from continuing operations	24,380	28,558	(32,907)	(45,513)	
Net profit/(loss) attributable to security holders	24,380	28,558	(32,907)	(45,513)	
Total comprehensive income/(loss)	24,380	28,558	(32,907)	(45,513)	

Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

30. SUBSIDIARIES

The consolidated financial statements incorporate the assets, liabilities and results of the following subsidiaries in accordance with the accounting policy described in Note 1(d):

	Country of	30 Jun 2023	30 Jun 2022
	residence	%	%_
Subsidiaries of ICF			
Bridge Street Trust	Australia	100	100
Browns Plains Road Trust	Australia	100	100
Casuarina Road Trust	Australia	100	100
Edinburgh Drive Trust	Australia	100	100
INA Community Living Subsidiary Trust	Australia	100	100
INA Kiwi Communities Subsidiary Trust No. 1	Australia	100	100
INA Sunny Trust	Australia	100	100
Jefferis Street Trust	Australia	100	100
Lovett Street Trust	Australia	100	100
Settlers Subsidiary Trust	Australia	100	100
SunnyCove Gladstone Unit Trust	Australia	100	100
SunnyCove Rockhampton Unit Trust	Australia	100	100
Taylor Street (2) Trust	Australia	100	100
INA Subsidiary Trust No.1	Australia	100	100
INA Community Living LLC	USA	100	100
INA Subsidiary Trust No.4	Australia	100	100
INA Subsidiary Trust No.5	Australia	100	100
INA Subsidiary Trust No.6	Australia	100	100
INA Subsidiary Trust No.7	Australia	100	100
INA Subsidiary Trust No.8	Australia	100	100
INA Lifestyle Landowner Trust	Australia	100	100
INA Community Living Subsidiary Trust No. 2	Australia	100	100
The Seachange (Land) Unit Trust	Australia	100	100
PPV Inlet Land Unit Trust	Australia	100	100
PPV Coomera Land Unit Trust	Australia	100	100
PPV Toowoomba Land Unit Trust	Australia	100	100
PPV Victoria Point Land Unit Trust	Australia	100	100
PPV Hervey Bay Land Unit Trust	Australia	100	100
Eighth Gate Residences Fund No. 6	Australia	100	100
Eighth Gate Federation Village Park Trust	Australia	100	100

Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

30. SUBSIDIARIES (CONTINUED)

	Country of residence	30 Jun 2023 %	30 Jun 2022 %
Subsidiaries of ICMT			
Garden Villages Management Trust	Australia	100	100
INA Community Living Lynbrook Trust	Australia	100	100
Settlers Operations Trust	Australia	100	100
INA DMF Management Pty Ltd	Australia	100	100
INA Operations Trust No.1	Australia	100	100
INA Operations Trust No.2	Australia	100	100
INA Operations Trust No.3	Australia	100	100
INA Operations Trust No.4	Australia	100	100
INA Operations Trust No.6	Australia	100	100
INA Operations Trust No.7	Australia	100	100
INA Operations Trust No.8	Australia	100	100
INA Operations Trust No.9	Australia	100	100
INA Operations Trust No.10	Australia	100	100
INA Operations Trust No.11	Australia	100	100
Ridge Estate Trust	Australia	100	100
INA Subsidiary Trust No.3	Australia	100	100
INA Latitude One Pty Ltd	Australia	100	100
INA Soldiers Point Pty Ltd	Australia	100	100
INA Lifestyle Operations Trust	Australia	100	100
INA Operations Management Trust	Australia	100	100
Emmetlow Pty Ltd	Australia	100	100
Park Trust	Australia	100	100
IDCF Land Trust No. 1	Australia	100	100
INA Operations Trust No.12	Australia	100	100
Residences Fund No. 6 Pty Ltd	Australia	100	100
Ingenia Diversified Communities Trust	Australia	100	100
INA Operations Trust No.13	Australia	100	100
Ingenia Diversified Communities Head Company Pty Limited Ingenia Holiday Parks Trust No.1	Australia Australia	100 100	100

The Trusts' voting interest in all other subsidiaries is the same as the ownership interest.

Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

31. NOTES TO THE CASH FLOW STATEMENTS

Reconciliation of profit to net cash flows from operations:

	ICF		ICMT	
			30 Jun 2022	
	30 Jun 2023	30 Jun 2022	30 Jun 2023	Restated
	\$'000	\$'000	\$'000	\$'000
Net profit for the year	39,043	4,901	38,220	70,691
Adjustments for:				
Share of joint venture loss/(gain)	9,060	(3,208)	(195)	(16)
Impairment of goodwill	-	-	4,832	-
Net (gain)/loss on change in fair value of:				
Investment properties	(4,807)	9,639	(45,352)	(89,317)
Acquisition transaction costs	4,383	18,261	-	1,033
Financial liabilities	1,108	-	1,615	4,029
Investments and other financial instruments	(864)	(3,212)	(523)	(666)
Business combination transaction costs	-	10,289	(1,615)	6,495
Income tax expense	-	-	16,616	31,974
(Gain)/loss on disposal of investment properties	(996)	-	3,836	175
Operating profit before tax	46,927	36,670	17,434	24,398
Depreciation and amortisation expense	-	-	32,162	25,774
Finance costs	(39,704)	(27,629)	111	(83)
Operating cash flow before changes in working capital	7,223	9,041	49,707	50,089
Changes in working capital:				
Decrease/(increase) in receivables	15	-	(4,812)	(3,621)
(Increase)/decrease in inventory	-	-	(9,728)	1,472
Increase/(decrease) in other payables and provisions	3,372	-	(24,139)	43,216
(Decrease)/increase in loans to related parties	(33,998)	(17,857)	75,585	19,248
Net cash provided by operating activities	(23,387)	(8,816)	86,614	110,404

32. SUBSEQUENT EVENTS

Final FY23 distribution

On 22 August 2023, the Directors declared a final distribution of 5.8 cps amounting to \$23.6 million, to be paid on 21 September 2023.

Directors' Declaration

Ingenia Communities Fund and Ingenia Communities Management Trust For the year ended 30 June 2023

In accordance with a resolution of the directors of Ingenia Communities Fund and of Ingenia Communities Management Trust, I state that:

- 1. In the opinion of the directors:
 - (a) the financial statements and notes of Ingenia Communities Fund and of Ingenia Communities Management Trust are in accordance with the Corporations Act 2001, including:
 - (i) giving a true and fair view of each Trust's financial position as at 30 June 2023 and of their performance for the year ended on that date; and
 - (ii) complying with Accounting Standards and Corporations Regulations 2001; and
 - (b) there are reasonable grounds to believe that Ingenia Communities Fund and Ingenia Communities Management Trust will be able to pay their debts as and when they become due and payable.
- 2. The notes to the financial statements include an explicit and unreserved statement of compliance with international financial reporting standards at Note 1(b).
- 3. This declaration has been made after receiving the declarations required to be made to the Directors in accordance with section 295A of the Corporations Act 2001 for the financial year ended 30 June 2023.

On behalf of the Board

Jim Hazel Chairman

Adelaide, 22 August 2023



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Independent Auditor's Report to the unitholders of Ingenia Communities Fund

Report on the Audit of the Financial Report

Opinion

We have audited the financial report of Ingenia Communities Fund (the "Trust") and its subsidiaries (collectively the Group), which comprises the consolidated balance sheet as at 30 June 2023, the consolidated statement of comprehensive income, consolidated statement of changes in equity and consolidated cash flow statement for the year then ended, notes to the financial statements, 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:

- a. giving a true and fair view of the consolidated financial position of the Group as at 30 June 2023 and of its consolidated financial performance for the year ended on that date; and
- b. 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 Company in accordance with the auditor independence requirements of the *Corporations Act 2001* and the ethical requirements of the Accounting Professional and Ethical Standards Board's 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 believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key Audit Matters

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

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



1. Valuation of Investment Properties

Why significant

Investment properties (both those recorded as investment properties and those included within equity accounted investments) comprise 54.9% of the Group's total assets. These assets are carried at fair value, which was assessed by the directors with reference to either external independent valuations or internal valuations based on market conditions existing at reporting date.

The valuation of investment properties is inherently subjective given that there are alternative assumptions and valuation methods that may result in a range of values.

The Group has three categories of investment properties as disclosed in Note 9 of the financial report.

- ► The Garden Villages portfolio consists of investment properties earning revenue predominantly from longer term rental agreements and the key valuation judgements include capitalisation rates, market and contractual rents and forecast occupancy levels
- ➤ The Lifestyle portfolio consists of investment properties earning revenue from a mix of longer-term land rental agreements and short-term accommodation rental. Lifestyle home sales
- ► The Tourism portfolio consists of 'Holidays and Mixed Use' investment properties earning revenue from short-term residential and tourism rentals.

The key judgements in the valuations include assumptions related to the long and short-term rental income, capitalisation rates, discount rates, market and contractual rents, forecast short-term and residential occupancy levels, historical transactions and remaining development potential for vacant land. In assessing the development potential, additional key judgements include future new homes sales prices, estimated capital expenditure and allocation of costs between investment property and inventory, discount rates, projected property growth rates and operating profit margins.

Accordingly, the valuation of investment properties was considered a key audit matter.

How our audit addressed the key audit matter

Our audit procedures included the following:

- ► We assessed the controls in place relevant to the valuation process
- We evaluated the suitability of the valuation methodology used across the portfolio and tested the valuation reports for mathematical accuracy on a sample basis
- We assessed the qualifications, competence and objectivity of the independent valuation experts used by the Group
- We assessed the Group's internal valuation methodology and tested the mathematical accuracy of the valuation models. We also assessed the competence, qualifications and objectivity of the internal valuer
- On a sample basis, we compared the property related data used as input for both the external and internal valuations against actual and budgeted property performance
- ► On a sample basis, we considered the key inputs and assumptions used in the valuations by comparing this information to external market data
- Our real estate valuation specialists reviewed a sample of internal and independent valuations to determine whether the key judgements and methodology used were reasonable
- We assessed the appropriateness of the allocation of capital expenditure between investment property and inventory assets.



Information Other than the Financial Report and Auditor's Report

The directors are responsible for the other information. The other information comprises the information included in the Group's 2023 Annual Report other than the financial report and our auditor's report thereon. We obtained the Directors' Report that is to be included in the Annual Report, prior to the date of this auditor's report, and we expect to obtain the remaining sections of the Annual Report after the date of this auditor's report.

Our opinion on the financial report does not cover the other information and we do not and will 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 on the other information obtained prior to the date of this auditor's report, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of the Directors for the Financial Report

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

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

Auditor's Responsibilities for the Audit of the Financial Report

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

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

▶ Identify and assess the risks of material misstatement of the financial report, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.



- ▶ Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- ► Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the directors.
- ▶ Conclude on the appropriateness of the directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial report or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- ► Evaluate the overall presentation, structure and content of the financial report, including the disclosures, and whether the financial report represents the underlying transactions and events in a manner that achieves fair presentation.
- ▶ Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the financial report. We are responsible for the direction, supervision and performance of the Group audit. We remain solely responsible for our audit opinion.

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

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

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

Ernst & Young

Yvonne Barnikel Partner

Sydney 22 August 2023



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Independent Auditor's Report to the unitholders of Ingenia Communities Management Trust

Report on the Audit of the Financial Report

Opinion

We have audited the financial report of Ingenia Communities Management Trust (the "Trust") and its subsidiaries (collectively the Group), which comprises the consolidated balance sheet as at 30 June 2023, the consolidated statement of comprehensive income, consolidated statement of changes in equity and consolidated cash flow statement for the year then ended, notes to the financial statements, 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:

- a) giving a true and fair view of the consolidated financial position of the Group as at 30 June 2023 and of its consolidated financial performance for the year ended on that date; and
- b) 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 Company in accordance with the auditor independence requirements of the *Corporations Act 2001* and the ethical requirements of the Accounting Professional and Ethical Standards Board's 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 believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key Audit Matters

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



We have fulfilled the responsibilities described in the *Auditor's Responsibilities for the Audit of the Financial Report* section of our report, including in relation to these matters. Accordingly, our audit included the performance of procedures designed to respond to our assessment of the risks of material misstatement of the financial report. The results of our audit procedures, including the procedures performed to address the matters below, provide the basis for our audit opinion on the accompanying financial report.

1. Valuation of Investment Property

Why significant

Approximately 73% of the Group's total assets comprise investment properties (both those recorded as investment properties and those included within equity accounted investments). These assets are carried at fair value, which was assessed by the directors with reference to either external independent valuations or internal valuations and is based on market conditions existing at reporting date.

The Group has three categories of investment properties as disclosed in Note 9 of the financial report.

- The Garden Villages portfolio consists of investment properties earning revenue predominantly from longer term rental agreements and the key valuation judgements include capitalisation rates, market and contractual rents and forecast occupancy levels.
- The Lifestyle portfolio consists of investment properties earning revenue from a mix of longer-term land rental agreements and short-term accommodation rental. In addition, the Group earns revenue from the sale of manufactured homes to residents of the properties.
- The Tourism portfolio consists of 'Holidays and Mixed Use' investment properties earning revenue from short-term residential and tourism rentals.

How our audit addressed the key audit matter

Our audit procedures included the following:

- We assessed the Group's controls in place relevant to the valuation process;
- We evaluated the suitability of the valuation methodology used across the portfolio and tested the valuation reports for mathematical accuracy on a sample basis;
- We assessed the qualification, competence and objectivity of the independent valuation experts used by the Group;
- We assessed the Group's internal valuation methodology and tested the mathematical accuracy of the valuation models. We also assessed the competence, qualifications and objectivity of the internal valuer;
- On a sample basis, we compared the property related data used as input for both the external and internal valuations against actual and budgeted property performance;
- On a sample basis, we considered the key inputs and assumptions used in the valuations by comparing this information to external market data;



Why significant

The valuation of investment properties is inherently subjective given that there are alternative assumptions and valuation methods that may result in a range of values.

The key judgements in the valuations include assumptions related to the long and short-term rental income, capitalisation rates, discount rates, market and contractual rents, forecast short-term and residential occupancy levels, historical transactions and remaining development potential for vacant land. In assessing the development potential, additional key judgements include future new homes sales prices, estimated capital expenditure and allocation of costs between investment property and inventory, discount rates, projected property growth rates and operating profit margins.

Accordingly, the valuation of investment properties was considered a key audit matter.

2. Goodwill impairment testing

Why significant

As at 30 June 2023, the Group's consolidated balance sheet includes goodwill with a carrying value of \$91.8 million, representing 6.4% of total assets.

As set out in Note 11 of the financial report, the Group have assessed goodwill for impairment at 30 June 2023. The Group has recorded an impairment expense as detailed in Note 11 of the financial report.

The assessment involved a value-in-use model, based upon discounted cash flow forecasts being used to calculate the recoverable amount of each of the Group's of cash generating units (CGUs).

How our audit addressed the key audit matter

- Our real estate valuation specialists reviewed a sample of internal and independent valuations to determine whether the key judgements and methodology used were reasonable; and
- We assessed the appropriateness of the allocation of capital expenditure between investment property and inventory assets.

How our audit addressed the key audit matter

Our audit procedures included the following:

- We assessed the Group's determination of the CGUs used in the impairment model, based on our understanding of the nature of the Group's business and the economic environment in which the segments operate. We also considered internal reporting of the Group's results to assess how earnings and goodwill are monitored and reported;
- We evaluated whether the methodology met the requirements of Australian Accounting Standards;



Why significant

The assessment is a judgmental process which requires estimates concerning the forecast future cash flows associated with the CGUs, the discount rates and the growth rate of revenue and costs to be applied in determining the value in use or fair value less cost of disposal.

The estimates and assumptions relate to future performance, market and economic conditions. Significant assumptions used in the impairment testing referred to above are inherently subjective and in times of economic uncertainty the degree of subjectivity is higher than it might otherwise be. Changes in certain assumptions can lead to significant changes in the recoverable amount of these assets.

The disclosures in the financial report provide important information about the assumptions made in the impairment testing and the market conditions at 30 June 2023.

Accordingly, we considered the impairment testing of goodwill and related disclosures in the financial report to be a key audit matter.

How our audit addressed the key audit matter

- We assessed the mathematical accuracy of the value in use cash flow models prepared by the Group to determine recoverable amount:
- We assessed the underlying assumptions regarding future cash flows and agreed the forecast used in the models to the Board approved business plans taking into consideration the historical accuracy of the Group's cash flow forecasting;
- We assessed the key assumptions such as the discount rates and growth rates (including terminal growth rates) applied in the models, with reference to external industry and market data and involvement from our valuation specialists;
- We performed sensitivity analysis on key assumptions including discount rates, net operating income and development profit forecasts for relevant CGUs; and
- We evaluated the adequacy of the related disclosures in the financial report including those made with respect to judgments and estimates.



Information Other than the Financial Report and Auditor's Report

The directors are responsible for the other information. The other information comprises the information included in the Group's 2023 Annual Report other than the financial report and our auditor's report thereon. We obtained the Directors' Report that is to be included in the Annual Report, prior to the date of this auditor's report, and we expect to obtain the remaining sections of the Annual Report after the date of this auditor's report.

Our opinion on the financial report does not cover the other information and we do not and will 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 on the other information obtained prior to the date of this auditor's report, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of the Directors for the Financial Report

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

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

Auditor's Responsibilities for the Audit of the Financial Report

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



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

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

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

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



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

Ernst & Young

Yvonne Barnikel Partner

Sydney 22 August 2023