

Annual Report 2025 For the year ended 30 June 2025





Dear Shareholders,

FY25 was a landmark year for EMVision. We made substantial progress towards our mission of delivering life-changing diagnostic tools for stroke and traumatic brain injury patients. Collectively, the developments over the last year underscore our transition from a R&D focused organisation to one preparing for market access and commercialisation. The most notable highlights over this period included:

- The release of results from our 'EMView' (pre-validation) multi-site study that demonstrated our emu[™] point-of-care brain scanner can identify stroke and stroke type with a promising high accuracy, including 92% sensitivity and 85% specificity for 'bleed or not' and 95% sensitivity and 80% specificity for 'clot or not' on the study's unseen data. Clinically, showing these strong detection capabilities, including sensitivity to very small haemorrhages, in a real-world emergency department population, has generated significant enthusiasm among our clinical collaborators and the broader clinical community. As a result, our visibility on the global stage has expanded this year, with multiple abstracts and presentations at international clinical and scientific meetings. These study results help de-risk our pathway and when combined with constructive engagement with the FDA have enabled us to confidently proceed with our pivotal (validation) trial. This trial is now well underway to support FDA De Novo clearance and device commercialisation.
- The ability to anchor our pivotal trial in a consortium that includes Mayo Clinic, Mount Sinai, UTHealth, UCLA Health, Royal Melbourne Hospital, and Liverpool Hospital, allowing us to collaborate with internationally recognised leaders in stroke care across North America and Australia. This group brings together high-volume sites and world-class clinical expertise. Strategic oversight of our trial is provided by a preeminent Trial Steering Committee that is made up of international key opinion leaders who have previously helped shape stroke care guidelines.
- The continued collection of data enrolling suspected stroke and traumatic brain injury patients through our emu[™] Continuous Innovation Study running at Princess Alexandra Hospital QLD, John Hunter Hospital NSW and Box Hill Hospital VIC. We are able to leverage this data in our Al diagnostic models within our product and continue to build out additional product features and prepare for future indication expansion.
- To make major strides with our second commercial product, the ultra-light First Responder brain scanner. Following its unveiling in July 2024, we completed the first aeromedical testing in partnership with the Royal Flying Doctor Service (RFDS) and the Australian Stroke Alliance (ASA). In remote and regional testing, several healthy volunteers were successfully scanned, demonstrating the device's initial

robustness and suitability for use under the most demanding conditions of aeromedical retrieval. We have subsequently been able to secure ethics approvals for multiple field studies with the First Responder. Our upcoming in-field studies include

- o an aeromedical study with RFDS
- o a Mobile Stroke Unit study in Melbourne, and
- o a study in standard road ambulances.

All three pre-hospital studies are scheduled to commence this half. Together, they will demonstrate the practicality, effectiveness, and workflow integration of the device in real-world emergency settings. These studies will also be instrumental in the transition from advanced prototype to production equivalent commercial units and subsequent substantial equivalence testing to support the FDA 510(k) clearance pathway.

- The recognition and ongoing strong government and institutional support for our programs. In recent months, EMVision secured two major non-dilutive government grants. In June, we were awarded a \$5 million grant through the Industry Growth Program, aimed at accelerating the global commercialisation of the First Responder device. More recently, we secured a \$3 million CRC-P grant to fund a landmark clinical study in regional South Australia. This project will evaluate the emu™ with telehealth integration in rural hospitals, aiming to significantly reduce diagnosis times and improve outcomes in underserved communities. Through this initiative, we are collaborating with the Australian Stroke Alliance, the South Australian Rural Support Service and Titan Pre-hospital Innovation. These competitive grants not only validate the strength of our clinical and commercial proposition, but also significantly enhance our ability to deliver on our global commercialisation strategy.
- The recent expansion of our premises in Macquarie Park, Sydney, to establish a pilot production line for our First Responder device. This will complement the pilot production line that we have already established for our emu™ device. Having our product development and manufacturing in one location has several advantages including speeding up our build and test cycles and ensuring tight quality and regulatory alignment.
- Finally, we are pleased to have Carmel Monaghan join our Board. Carmel brings
 decades of hospital-operator leadership, having previously served as CEO of
 Ramsay Health Care's Australian business and holds deep insights into how major
 hospital networks assess, integrate, and procure new technology at scale. Carmel
 also adds strengths in clinician engagement, marketing, branding and government
 relations, pivotal skillsets for successful commercialisation.

We are proud of how far EMVision has come, and we are even more excited about the road ahead. In the coming year, we will have six clinical studies across our two commercial devices, including completion of recruitment for the emu™ Pivotal Trial. Our Continuous Innovation Study at three leading Australian hospitals will continue to advance our stroke capabilities and lay the groundwork for expansion into traumatic brain injury. We also maintain an active pipeline of potential grants and will continue to execute on our market engagement strategy with leading clinicians and institutions globally.

Every milestone achieved brings us closer to commercialising our world-first emu™ and First Responder products. On behalf of the Board and management team, thank you for your ongoing support. Together, we are building the future of neurological care, ensuring that wherever a patient is, and whenever stroke or TBI strikes, they can access the timely diagnosis they deserve.

Scott Kirkland

CEO and Managing Director

John Keep

Non-Executive Chairman



L-R: Robert Tiller (Head of Design), Scott Kirkland (CEO/Co-founder), Forough Khandan (CTO), Prof Stuart Crozier (CSO/Co-inventor) and Christian Wight (Head of Regulatory, Quality & Clinical Operations)

EMVision Medical Devices Ltd Appendix 4E Final report

1. Company details

Name of entity: EMVision Medical Devices Ltd

ABN: 38 620 388 230

Reporting period: For the year ended 30 June 2025 Previous period: For the year ended 30 June 2024

2. Results for announcement to the market

			Amount per	Franked amount per
Dividends				
Loss for the year attributable to the owners of EMVision Medical Devices Ltd	up	259%	to	9,805,536
Loss from ordinary activities after tax attributable to the owners of EMVision Medical Devices Ltd	up	259%	to	9,805,536
Revenues and income from ordinary activities	down	-51%	to	5,628,433
				\$

	Amount per security Cents	amount per security Cents
Final dividend for the year ended 30 June 2025	0.0	0.0
Interim dividend for the year ended 30 June 2025	0.0	0.0

No dividend has been declared.

Comments

Review of operations

Review of operations

The loss for the company for the year after providing for income tax amounted to \$9,805,536 (2024: \$2,729,610).

During the year, the company's revenue and income decreased by 51% to \$5,628,433 (2024: \$11,560,412) largely due to lower grant income as grant programs awarded in prior years progressed towards project completion and lower R&D Tax Incentive rebate income.

The company had total grant income of \$1,749,240 (2024: \$4,299,473) generated from the Australian Stroke Alliance Limited "Golden Hour" project ("ASA") \$600,000 (2024: \$1,800,000), the Modern Manufacturing Initiative Medical Products Manufacturing Translation Stream program ("MMI") \$1,045,576 (2024: \$2,449,473) and the Industry Growth Program ("IGP") \$103,664 (2024: \$NIL). During the year, the company executed a Grant Agreement with the Australian Government represented by the Department of Industry, Science and Resources for an Industry Growth Program (IGP) Commercialisation and Growth Grant of up to \$5,000,000 in non-dilutive funding to accelerate the global commercialisation of EMVision's First Responder portable brain scanner.

The company also recorded R&D Tax Incentive rebate income of \$3,137,983 (2024: \$6,846,483). The prior financial year included both the accrued rebate for the year ended 30 June 2024 of \$4,260,132 and the cash refund received of \$2,120,568 from the company's R&D Tax Incentive claim for the year ended 30 June 2023. The Australian Commonwealth Government's R&D Tax Incentive program provides a cash refund on eligible research and development activities performed by Australian companies. The company implemented tax accrual accounting in the prior financial year.

Operating expenses during the year principally related to research and development costs, employee expenses, general corporate overheads, non-cash share-based payments associated with the issue of options and performance rights to Directors, management and employees and contractors, and depreciation of plant and equipment and leases.

EMVision Medical Devices Ltd Appendix 4E Final report

Total administration, employee and research and development costs of \$12,911,652 (2024: \$12,191,955) increased by 5.9% compared to the prior year with expanded clinical trial activities and the manufacture of devices to support the current and future clinical trials. Employee expenses include EMVision's in-house product development and research team. Research and developments costs include payments of components and materials for clinical trial devices and ongoing prototyping and product development, and the company's multi-site clinical trials which have been ongoing during the year with encouraging progress.

Non-cash share-based payments during the year of \$575,138 (2024: \$874,033) are for the expensing of options and performance rights issued to Directors, management, employees and contractors over their vesting period.

Net operating cash outflows for the year were \$7,835,997 (2024: \$5,991,708) with an increase in device manufacturing and multi-site clinical trial activities and lower grant receipts as the ASA grant program progressed towards project completion and the MMI grant program concluded. Grant cash receipts for the year, excluding GST, were received from the ASA \$600,000 (2024: \$1,800,000), MMI \$Nil (2024: \$1,250,000) and IGP \$977,925 (2024: \$Nil).

Investing cashflows for the year were \$50,373 (2024: \$302,413) and included investment in computing, lab equipment and the establishment of a commercial pilot manufacturing line at the company's Sydney office.

Net financing cash outflows for the year were \$258,340 (2024: \$15,001,337 inflows) which includes lease repayments of \$255,957 (2024: \$244,468) for the company's Head Office at Macquarie Park Sydney which includes small scale manufacturing facilities. The prior year included a strategic \$15,281,174 (US\$10,000,000) investment before share issue costs via a placement to Keysight Technologies Inc., a long-standing technology collaborator of the company. The placement involved the issue of 7,454,231 fully paid ordinary shares at \$2.05 per share.

The company had a net asset position at 30 June 2025 of \$9,282,964 (2024: \$18,515,748). The net asset position includes cash of \$10,456,814 (2024: \$18,601,524), R&D rebate tax receivable of \$3,137,983 (2024: \$2,780,246), a \$480,000 (2024: \$480,000) intangible asset being patents for the EMVision technology, deferred income of \$874,261 (2024: \$1,045,576) being the unearned portion of grant funds received from the IGP grant and borrowings of \$2,652,500 (202: \$2,587,500) being the non-dilutive funding received from the NSW Medical Devices Fund and accrued interest.

3. Net tangible assets

	Reporting period Cents	Previous period Cents
Net tangible assets per ordinary security ¹	10.16	20.02

¹ Net tangible assets exclude intangible assets, right-of-use assets, lease liabilities and deferred tax assets and liabilities from net assets.

4. Control gained over entities

Not applicable.

5. Loss of control over entities

Not applicable.

6. Details of associates and joint venture entities

Not applicable.

EMVision Medical Devices Ltd Appendix 4E Preliminary final report

7. Audit qualification or review

The financial statements have been audited and an unqualified opinion has been issued.

8. Attachments

The Annual Report of EMVision Medical Devices Ltd for the year ended 30 June 2025 is attached.

9. Sianed

Signed _____/

Date: 27 August 2025

John Keep Director

EMVision Medical Devices Ltd

ABN 38 620 388 230

Annual Report – 30 June 2025



EMVision Medical Devices Ltd Corporate Directory 30 June 2025

Directors John Keep

Scott Kirkland Tony Keane Philip Dubois Patryk Kania

Carmel Monaghan (appointed 5th June 2025) Geoff Pocock (resigned 15th April 2025)

Company secretary Emma Waldon

Registered office BDO (QLD) Pty Ltd

Level 10, 12 Creek Street Brisbane QLD 4000

Principal place of business Suite 4.01, 65 Epping Road

Macquarie Park 2113 NSW

Share register Automic Pty Limited

Level 5, 126 - 130 Phillip Street

Sydney NSW 2000

Auditor BDO Audit Pty Ltd

Level 25, 252 Pitt Street Sydney NSW 2000

Solicitors Hamilton Locke Pty Ltd

Level 48, 152 - 158 St Georges Terrace

Perth WA 6000

Bankers National Australia Bank

292 Pitt Street Sydney NSW 2000

Stock exchange listing EMVision Medical Devices Ltd shares are listed on the Australian Securities

Exchange (ASX code: EMV)

Website https://emvision.com.au/

Corporate Governance Statement https://emvision.com.au/investors/

The directors present their report, together with the financial statements, of EMVision Medical Devices Ltd (referred to hereafter as the 'company') for the year ended 30 June 2025.

Directors

The following persons were directors of EMVision Medical Devices Ltd during the whole of the financial year and up to the date of this report, unless otherwise stated:

John Keep Scott Kirkland Tony Keane Philip Dubois Patryk Kania Carmel Monaghan (appointed on 5th June 2025) Geoff Pocock (resigned on 15th April 2025)

Principal activities

During the financial year, the principal continuing activities of the company consisted of the research and development and commercialisation of innovative neurodiagnostic technology for stroke diagnosis and monitoring, as well as other medical imaging needs. The company's primary focus is portable, cost effective and non-invasive brain scanners, including a bedside device (emu[™]) and an ultra-light weight pre-hospital device (First Responder). The company's first indication targets acute stroke care, with a second planned indication in traumatic brain injury. Both indications represent substantial societal and health economic burdens. There are critical unmet needs for portable brain scanners to enable more timely triage, transfer or treatment decisions to improve patient outcomes.

Dividends

There were no dividends paid during the financial year ended 30 June 2025.

Review of operations

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Operating expenses during the year principally related to research and development costs, employee expenses, general corporate overheads, non-cash share-based payments associated with the issue of options and performance rights to Directors, management and employees and contractors, and depreciation of plant and equipment and leases.

Total administration, employee and research and development costs of \$12,911,652 (2024: \$12,191,955) increased by 5.9% compared to the prior year with expanded clinical trial activities and the manufacture of devices to support the current and future clinical trials. Employee expenses include EMVision's in-house product development and research team. Research and developments costs include payments of components and materials for clinical trial devices and ongoing prototyping and product development, and the company's multi-site clinical trials which have been ongoing during the year with encouraging progress.

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There are a number of inherent risks associated with the development of new medical device products to a marketable stage and the commercialisation of a medical device. The clinical trial process, which is often lengthy, is designed to assess the safety and efficacy of a device prior to commercialisation and there is no guarantee of achieving the outcomes necessary to generate a viable commercial product. Other risks include uncertainty of patent protection and proprietary rights, the obtaining of necessary regulatory authority approvals, uncertainty of product reimbursement and the evolving competitive landscape.

The company's products are subject to successful clinical trials, regulatory approval by the FDA in the US and regulators in other key markets such as the TGA in Australia and CE Mark in Europe, product reimbursement approvals in each market and adoption of the use of the product by clinicians. A pivotal clinical trial in the US and Australia is currently underway to support FDA De Novo clearance for the emu™ point-of-care bedside brain scanner. The First Responder device is at an earlier stage of development, with pre-hospital feasibility, usability and data collection clinical studies being conducted to support the transition of the device from an advanced proof-of-concept device to a commercial production equivalent device.

Companies such as EMVision are dependent on the success of their research and development projects, product development, clinical engagement and on the ability to attract funding to support these activities. Investment in research and development and novel product development cannot be assessed on the same fundamentals as trading and manufacturing enterprises. The company seeks to mitigate these key development risks through the employment and engagement of subject matter experts and complying with the applicable standards and approvals required for medical device development and clinical trials.

Significant changes in the state of affairs

There were no significant changes in the state of affairs of the company during the financial year.

Matters subsequent to the end of the financial year

On 11 August 2025 the company issued 800,000 options with an exercise price of \$2.60 and expiry date of 11 February 2029 and 200,000 performance rights with a nil exercise price and expiry date of 11 August 2030, under its Employee Incentive Plan.

On 15 August 2025, the company announced it had been awarded \$3,000,000 in non-dilutive grant funding under the Cooperative Research Centres Projects (CRC-P) Round 17 grant program to conduct studies in regional Australia with the aim of improving stroke care through the use of telehealth-enabled emuTM point-of-care brain scanners. The study data is intended to help drive emuTM product adoption and commercialisation. The funding is subject to execution of grant agreements.

No other matter or circumstance has arisen since 30 June 2025 that has significantly affected, or may significantly affect the company's operations, the results of those operations, or the company's state of affairs in future financial years.

Likely developments and expected results of operations

Refer to 'Review of operations and the CEO & Chairman's letter to shareholders' for information on likely developments in the operations of the company and the expected results of operations.

Environmental regulation

The company is not subject to any significant environmental regulation under Australian Commonwealth or State law.

Information on directors

Name: John Keep

Title: Non-Executive Chairman

Qualifications: Bachelor Degree (Economics and Financial Studies Major) from Macquarie University,

alumnus of INSEAD Business School, Fontainebleau.

Experience and expertise: Mr John Keep has extensive public company board and senior management

experience in the healthcare and hospitality sectors including both medical diagnostic companies and start-up enterprises. Previously Chief Executive of Queensland Diagnostic Imaging, one of Queensland's most successful radiology and diagnostic imaging groups and later as Director of Operations at Lemarne Healthcare, a company specializing in the diagnosis and treatment of skin cancer. Mr Keep was previously Company Secretary of Castlemaine Tooheys Limited which had a market capitalization

on the ASX of \$1.2 Billion prior to its takeover.

Other current directorships: None Former directorships (last 3 years): None

Special responsibilities: Member of Audit & Risk Committee

Interests in shares: 2,066,670
Interests in options: 300,000
Interests in performance rights: Nil

Name: Scott Kirkland

Title: Executive Director (CEO & Managing Director from 1 July 2023)

Qualifications: Bachelor of Arts Informatics from University of Sydney

Experience and expertise: Mr Scott Kirkland is the co-founder of EMVision Medical Devices Ltd (ASX:EMV). Mr

Kirkland has held several senior sales and marketing positions, including Head of Client Sales at Quantcast, a US-based AI technology company, prior to establishing EMVision as a leader in innovative neurodiagnostic technology. Mr Kirkland is a member of the

Australian Institute of Company Directors.

Other current directorships:
Former directorships (last 3 years):
Special responsibilities:
Interests in shares:
Interests in options:
Interests in performance rights:

None
4,276,987
500,000
Nil

Name: Tony Keane

Title: Non-Executive Director

Qualifications: Bachelor of Science (Mathematics) degree from University of Adelaide, a Graduate

Diploma in Corporate Finance from Swinburne and a Graduate of the Australian

Institute of Company Directors

Experience and expertise: Mr Tony Keane is an experienced business and finance executive and holds a number

of independent non-executive director and advisory board roles. Mr Keane also undertakes finance advisory and consultancy assignments for various business clients and previously held numerous roles with a major trading bank principally in business, corporate and institutional banking. Mr Keane is currently an Independent Non-Executive Director and Chairman of National Storage Holdings Ltd, the holding company established for National Storage REIT, the first independent, internally managed and fully-integrated owner and operator of self-storage centres listed on the

ASX.

Other current directorships: National Storage Holdings Ltd (ASX: NSR)

Former directorships (last 3 years): No

Special responsibilities: Chair of Audit & Risk Committee and Member of Nomination & Remuneration

Committee

Interests in shares: 600,000
Interests in options: 200,000
Interests in performance rights: Nil

Name: Philip Dubois

Title: Non-Executive Director

Qualifications: MBBS, FRCR, FRANZCR, FAICD

Experience and expertise: Dr Dubois is an independent Non-executive Director. He is a neuroradiologist and

nuclear imaging specialist, and up until recently a Non-Executive Director of Sonic Healthcare Limited (ASX:SHL), former CEO of their imaging division and served as Executive Director from 2001 to 2020. He is also the founder and former CEO and Chairman of Queensland X-Ray. Dr Dubois is currently an Associate Professor of Radiology at the University of Queensland Medical School. He has served on numerous government and radiology group bodies, including the councils of the Royal Australian and New Zealand College of Radiologists and the Australian Medical Association, and as Vice-President of the Australian Diagnostic Imaging Association.

Other current directorships: None

Former directorships (last 3 years): Sonic Healthcare Limited (ASX:SHL)

Special responsibilities: Member of Nomination & Remuneration Committee. Chair of Clinical Advisory Board.

Interests in shares: 47,500
Interests in options: 200,000
Interests in performance rights: Nil

Name: Patryk Kania

Title: Non-Executive Director

Qualifications: MBA from Beedie School of Business at Simon Fraser University, BBA/BA (Joint Major

Business/Economics) from Simon Fraser University

Experience and expertise: Mr Patryk Kania is a medical device executive with over 20 years of commercialisation

and leadership experience in medical devices, pharma and health technologies working across the US, Europe and APAC, within sales and marketing management, and general management roles. Currently Mr Kania is CEO and President USA of Field Orthopaedics Ltd. and has previously held senior roles at Smith+Nephew, Abbott, J&J

Medical and Roche.

Other current directorships: None Former directorships (last 3 years): None

Special responsibilities: Member of Audit & Risk Committee

Interests in shares: Nil
Interests in options: 200,000
Interests in performance rights: Nil

Name: Carmel Monaghan (appointed on 5th June 2025)

Title: Non-Executive Director

Qualifications: Bachelor of Business and MBA from Queensland University of Technology

Experience and expertise: Ms Monaghan is an accomplished healthcare leader and previously the Chief Executive

Officer of Ramsay Health Care Australia (ASX:RHC). Ramsay is a leading private health operator with over 70 hospitals and 35,000 staff. Ms Monaghan has worked across hospital, corporate and global positions at Ramsay for almost three decades. Prior to her appointment as CEO of Ramsay Australia, Ms Monaghan was the Group Chief of Staff of Ramsay's global operations, gaining extensive experience and a comprehensive understanding of health care operations and strategy both in Australia and overseas. Ms Monaghan also served as the Group Head of Marketing and Public Affairs, driving marketing, brand and communications strategy, during which the group

grew to become one of the leading private healthcare operators globally.

Other current directorships: None Former directorships (last 3 years): None

Special responsibilities: Chair of Nomination & Remuneration Committee

Interests in shares: Nil Interests in options: Nil Interests in performance rights: Nil

'Other current directorships' quoted above are current directorships for listed entities only and excludes directorships of all other types of entities, unless otherwise stated.

'Former directorships (last 3 years)' quoted above are directorships held in the last 3 years for listed entities only and excludes directorships of all other types of entities, unless otherwise stated.

Company secretary

Emma Waldon has held the role of Company Secretary since 7 August 2017. Emma has diverse corporate advisory, capital markets and corporate governance experience having held roles in accounting and debt and equity capital markets in Australia and the United Kingdom. Emma Waldon qualified as a Chartered Accountant with Ernst & Young in Perth, worked as an Equities Analyst with Euroz Securities and spent 9 years in London with Bank of Scotland and Lloyds Bank originating and re-structuring debt finance for private equity leveraged buy-outs of businesses across Europe. Emma is also Company Secretary of Argenica Therapeutics Limited (ASX:AGN).

Emma Waldon completed a Bachelor of Commerce at UWA, a Post Graduate Diploma in Applied Finance and Investment from Securities Institute of Australia and is a member of the Institute of Chartered Accountants of Australia and a Certificated Member of the Governance Institute of Australia

Meetings of directors

The number of meetings of the company's Board of Directors ('the Board') and of each Board committee held during the year ended 30 June 2025, and the number of meetings attended by each director were:

	Nomination and						
	Full bo	ard	Remuneration Committee		Audit and Risk Committee		
	Attended	Held	Attended	Held	Attended	Held	
John Keep	8	8	-	-	2	2	
Scott Kirkland	8	8	-	-	-	-	
Tony Keane	8	8	2	2	2	2	
Philip Dubois	8	8	2	2	-	-	
Patryk Kania	8	8	-	-	2	2	
Carmel Monaghan	-	-	-	-	-	-	
Geoff Pocock	7	7	2	2	2	2	

Held: represents the number of meetings held during the time the director held office or was a member of the relevant committee.

Remuneration report (audited)

The remuneration report details the key management personnel remuneration arrangements for the company, in accordance with the requirements of the Corporations Act 2001 and its Regulations.

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

The remuneration report is set out under the following main headings:

- Principles used to determine the nature and amount of remuneration
- Details of remuneration
- Service agreements
- Share-based compensation
- Additional information
- Additional disclosures relating to key management personnel

Principles used to determine the nature and amount of remuneration

The objective of the company's executive reward framework is to ensure reward for performance is competitive and appropriate for the results delivered. The framework aligns executive reward with the achievement of strategic objectives and the creation of value for shareholders, and it is considered to conform to the market best practice for the delivery of reward. The Board of Directors ('the Board') ensures that executive reward satisfies the following key criteria for good reward governance practices:

- competitiveness and reasonableness
- acceptability to shareholders
- performance linkage / alignment of executive compensation
- transparency

The Nomination and Remuneration Committee is responsible for determining and reviewing remuneration arrangements for its directors and executives. The performance of the company depends on the quality of its directors and executives. The remuneration philosophy is to attract, motivate and retain high performance and high-quality personnel.

The Nomination and Remuneration Committee has structured an executive remuneration framework that is market competitive and complementary to the reward strategy of the company.

The reward framework is designed to align executive reward to shareholders' interests. The Board has considered that it should seek to enhance shareholders' interests by:

- having economic profit as a core component of plan design
- focusing on sustained growth in shareholder wealth, consisting of dividends and growth in share price, and delivering constant or increasing return on assets as well as focusing the executive on key non-financial drivers of value
- attracting and retaining high calibre executives

Additionally, the reward framework should seek to enhance executives' interests by:

- rewarding capability and experience
- reflecting competitive reward for contribution to growth in shareholder wealth
- providing a clear structure for earning rewards

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

Enhancing shareholders' interests

Given the company's current focus on research and development, traditional metrics such as economic profit and dividends are not core components of the executive remuneration framework. Instead, the Board has designed the reward structure to align with long term value creation and strategic milestones that are more relevant.

The framework seeks to enhance shareholders' interests by:

- Focusing on strategic and operational milestones that support the company's development from research and development to commercialisation.
- Attracting and retaining high calibre executives with the expertise to navigate the complexities of early stage innovation and growth.

As the company matures, the Board will continue to review the remuneration framework to ensure it remains aligned with shareholder interests and market expectations.

Non-executive director remuneration

Fees and payments to non-executive directors reflect the demands and responsibilities of their role. Non-executive directors' fees and payments are reviewed annually by the Nomination and Remuneration Committee. The Nomination and Remuneration Committee may, from time to time, receive advice from independent remuneration consultants to ensure non-executive directors' fees and payments are appropriate and in line with the market. Non-executive directors do not receive any retirement benefits, other than statutory superannuation. The chairman's fees are determined independently to the fees of other non-executive directors based on comparative roles in the external market. The chairman is not present at any discussions relating to the determination of their own remuneration.

ASX listing rules require the aggregate non-executive directors' remuneration be determined periodically by a general meeting. The aggregate fixed remuneration for all non-executive directors as determined by the Board is not to exceed \$500,000 per annum, approved at the 2023 AGM. Directors' fees cover all main board and committee activities.

The level of non-executive director fixed fees as at the reporting date are as follows:

John Keep \$95,000 plus statutory superannuation per annum \$55,000 plus \$5,000 for being a member of a Board committee, plus statutory superannuation per annum \$55,000 plus \$5,000 for being a member of a Board committee, plus statutory superannuation per annum \$55,000 plus \$5,000 for being a member of a Board committee, plus statutory superannuation per annum \$55,000 plus \$5,000 for being a member of a Board committee, plus statutory superannuation per annum \$55,000 plus \$5,000 for being a member of a Board committee, plus statutory superannuation per annum \$55,000 plus \$5,000 for being a member of a Board committee, plus statutory superannuation per annum \$55,000 plus \$5,000 for being a member of a Board committee, plus statutory superannuation per annum \$55,000 plus \$5,000 for being a member of a Board committee, plus statutory superannuation per annum \$55,000 plus \$5,000 for being a member of a Board committee, plus statutory superannuation per annum \$55,000 plus \$5,000 for being a member of a Board committee, plus statutory superannuation per annum \$55,000 plus \$5,000 for being a member of a Board committee, plus statutory superannuation per annum \$55,000 plus \$5,000 for being a member of a Board committee, plus statutory superannuation per annum \$55,000 plus \$5,000 for being a member of a Board committee, plus statutory superannuation per annum \$55,000 plus \$5,000 for being a member of a Board committee, plus statutory superannuation per annum \$55,000 plus \$5,000 for being a member of a Board committee, plus statutory superannuation per annum \$55,000 plus \$5,000 plus \$5,000 for being a member of a Board committee, plus statutory superannuation per annum \$55,000 plus \$55,000 plus \$5,000 for being a member of a Board committee, plus statutory superannuation per annum \$55,000 plus \$55,000 plus

Non-executive directors may also receive performance related compensation via options or other equity incentives following receipt of shareholder approval. The issue of share-based payments as part of non-executive director remuneration ensures that director remuneration is competitive with market standards as well as providing an incentive to pursue longer term success for the company. It also reduces the demand on the cash resources of the company and assists in ensuring the continuity of service of directors who have extensive knowledge of the company, its business activities and assets and the industry in which it operates. Details of share-based compensation are contained in this report.

Executive remuneration

The company aims to reward executives based on their position and responsibility, with a level and mix of remuneration which has both fixed and variable components.

The executive remuneration and reward framework has four components:

- base pay and non-monetary benefits
- short-term performance incentives
- share-based payments
- other remuneration such as superannuation and long service leave

The combination of these comprises the executive's total remuneration.

Fixed remuneration, consisting of base salary, superannuation and non-monetary benefits, are reviewed annually based on individual and business unit performance, the overall performance of the company and comparable market remuneration.

Executives may receive their fixed remuneration in the form of cash or other fringe benefits (for example motor vehicle benefits) where it does not create any additional costs to the company and provides additional value to the executive.

Performance based short-term incentives ('STI') may be provided to executives to align the targets of the business with the targets of those executives responsible for meeting those targets. The STI component is in the form of a cash bonus. STI payments are granted to executives based on key performance indicators ('KPI's') being achieved. KPI's are based on financial and non-financial measures and operational and strategic company outcomes. The Nomination and Remuneration Committee assess performance using objective metrics and qualitative judgement and may adjust awards based on available cash reserves and overall company performance.

The long-term incentives ('LTI') include long service leave and share-based payments. Shares, options and / or performance rights may be awarded to executives based on long-term incentive measures including increasing shareholder value. Share-based LTIs issued to Directors are subject to shareholder approval. Under the EMVision Employee Incentive Plan approved at the 2023 AGM, grants may include vesting conditions based on service and /or performance. The Nomination and Remuneration Committee may also exercise discretion to make grants for past service or performance. In the event of termination, the Nomination and Remuneration Committee has the authority to determine that some or all unvested options will not lapse.

Entity performance and link to remuneration

Remuneration for certain individuals is directly linked to the performance of the company. A portion of STI and LTI payments are dependent on share targets being met. The remaining portion are at the discretion of the Nomination and Remuneration Committee based on achievement of KPIs. Refer to the section 'Additional information' below for details of the earnings and total shareholders return for the last five years.

The Nomination and Remuneration Committee is of the opinion that the continued improved results can be attributed in part to the adoption of performance-based compensation and is satisfied that this improvement will continue to increase shareholder wealth if maintained over the coming years.

Use of remuneration consultants

During the financial year ended 30 June 2025, the company engaged Wexford Hayes, remuneration consultants, to review the remuneration of the CEO & Managing Director and the Non-Executive Directors against suitable comparable companies. This resulted in an increase in the Base Salary of the Managing Director and Chief Executive Officer and Non-Executive Director fees during the financial year. No remuneration recommendations, as defined by the Corporations Act 2001, were provided by the consultant.

Voting and comments made at the company's Annual General Meeting ('AGM')
The company received 98.93% "for" votes on its Remuneration Report for the year ended 30 June 2024.

Details of remuneration

Amounts of remuneration

Details of the remuneration of key management personnel of the company are set out in the following tables.

The key management personnel of the company consisted of the following directors of EMVision Medical Devices Ltd:

- John Keep Non-Executive Chairman
- Scott Kirkland CEO & Managing Director
- Tony Keane Non-Executive Director
- Geoff Pocock Non-Executive Director (resigned 15 April 2025)
- Philip Dubois Non-Executive Director
- Patryk Kania Non-Executive Director
- Carmel Monaghan Non-Executive Director (appointed on 5 June 2025)

				Post- employment	Other employment			
	Sho	rt-term bene	fits	benefits	benefits	Share-base	d payments	
2025	Cash salary and fees \$	Cash bonus \$	Non- monetary \$	Super- annuation \$	Annual/ Long service leave \$	Equity- settled shares \$	Equity- settled options \$	Total \$
Non-Executive								
Directors:	05.000			40.005				405.005
John Keep	95,000	-	-	10,925	-	-	-	105,925
Tony Keane	64,562	-	-	479	-	-	-	65,042
Geoff Pocock ¹	45,833	-	-	5,271	-	-	-	51,104
Philip Dubois	58,333	-	-	6,708	-	-	-	65,042
Patryk Kania	58,333	-	-	6,708	-	-	126,560 ³	191,601
Carmel Monaghan ²	4,286	-	-	493	-	-	-	4,779
Executive Directors:								
Scott Kirkland	380,000	61,250	-	43,700	41,746	-	46,263	572,9603
	706,348	61,250	-	74,285	41,746	-	172,823	1,056,4526

¹Resigned on 15 April 2025 ² Appointed on 5 June 2025 ³ Fair value of 200,000 options granted during the year have vested by 30 June 2025

				Post-	Other			
				employment				
	Sho	ort-term bene	efits	benefits	benefits	Share-base	d payments	
2024	Cash salary and fees \$	Cash bonus \$	Non- monetary \$	Super- annuation \$	Annual/ Long service leave \$	Equity- settled shares \$	Equity- settled options \$	Total \$
Non-Executive								
Directors:								
John Keep	95,000	-	-	10,450	_	-	_	105,450
Tony Keane	50,000	_	-	1,833	_	_	_	51,833
Geoff Pocock	50,000	-	-	5,500	_	_	_	55,500
Philip Dubois	50,000	_	-	5,500	_	_	_	55,500
Patryk Kania	16,667	_	-	1,833	_	_	_	18,500
Ron Weinberger ¹	83,275	-	-	4,577	-	-	147,508	235,360
Executive Directors:								
Scott Kirkland	315,000	_	-	34,650	30,989	_	176,423	557,063
	659,942	-	-	64,343	30,989		323,931	1,079,206
		-						

¹Resigned 7 March 2024

The proportion of remuneration linked to performance and the fixed proportion are as follows:

	Fixed rem	uneration	At risk	- STI	At risk	- LTI
Name	2025	2024	2025	2024	2025	2024
Non-Executive Directors:						
John Keep	100%	100%	0%	0%	0%	0%
Tony Keane	100%	100%	0%	0%	0%	0%
Geoff Pocock	100%	100%	0%	0%	0%	0%
Philip Dubois	100%	100%	0%	0%	0%	0%
Patryk Kania	34%	100%	0%	0%	66%	0%
Carmel Monaghan	100%	N/A	0%	N/A	0%	N/A
Ron Weinberger	N/A	37%	N/A	0%	N/A	63%
Executive Directors:						
Scott Kirkland	74%	68%	11%	0%	15%	32%

Service agreements

Remuneration and other terms of employment for key management personnel are formalised in service agreements. Details of these agreements are as follows:

Name: Scott Kirkland

Title: Executive Director (CEO & Managing Director)

Agreement commenced: 12 July 2018

Term of agreement: Open

Details: Base salary of \$400,000 (30 June 2025: \$380,000) plus statutory superannuation to be

reviewed annually by the Nomination and Remuneration Committee. An STI cash bonus of up to \$193,750 inclusive of any applicable statutory superannuation based on the achievement of KPIs during the financial year ended 30 June 2026. KPIs are based on financial and non-financial measures and operational and strategic company outcomes. An STI cash bonus of \$61,250 was awarded for achievement of KPIs during the current financial year and is accrued as at 30 June 2025. 3-month termination notice

by either party. 12-month non-solicitation clause after termination.

Key management personnel have no entitlement to termination payments in the event of removal for misconduct.

Share-based compensation

Issue of shares

There were no shares issued to directors and other key management personnel as part of compensation during the year ended 30 June 2025.

Options

The number of options over ordinary shares granted to and vested by Directors and other key management personnel as part of compensation during the year ended 30 June 2025 are set out below:

	Number of options granted during the year 2025	Number of options granted during the year 2024	Number of options vested during the year 2025	Number of options vested during the year 2024
Name				
John Keep	-	-		-
Scott Kirkland	-	-	250,000	250,000
Tony Keane	-	•	· -	-
Geoff Pocock	-		· -	-
Philip Dubois	-		-	-
Patryk Kania	200,000		200,000	-
Carmel Monaghan	-	-	-	-

Options granted carry no dividend or voting rights. 200,000 options granted during the year have vested by 30 June 2025.

Additional information

The earnings of the company for the five years to 30 June 2025 are summarised below:

	2025	2024	2023	2022	2021			
	\$	\$	\$	\$	\$			
Revenue EBITDA EBIT Loss after income tax	5,628,433	11,560,412	7,092,739	4,376,014	1,795,689			
	(7,858,357)	(1,505,576)	(3,493,419)	(5,847,817)	(8,274,918)			
	(8,266,842)	(1,916,156)	(3,835,428)	(6,091,158)	(8,388,877)			
	(9,805,536)	(2,729,610)	(3,870,705)	(6,091,158)	(8,398,714)			
The factors that are considered to affect total shareholders return ('TSR') are summarised below: 2025 2024 2023 2022 2021								
Chara maior at financial warm and (ft)	2025		2023	2022				
Share price at financial year end (\$) Total dividends declared (cents per share) Basic earnings per share (cents per share)	1.74	2.16	1.17	1.50	3.01			
	-	-	-	-	-			
	(11.48)	(3.39)	(4.98)	(8.12)	(11.98)			

Additional disclosures relating to key management personnel

Shareholding

The number of shares in the company held during the financial year by each director and other members of key management personnel of the company, including their personally related parties, is set out below:

Ordinary shares	Balance at the start of the year	Received as part of remuneration	Additions	Other	Balance at the end of the year
John Keep	2,066,670	_	_	_	2,066,670
Scott Kirkland	4,276,987	-	-	-	4,276,987
Tony Keane	600,000	_	-	-	600,000
Geoff Pocock	855,000	-	-	$(855,000)^{1}$, -
Philip Dubois	47,500	-	-	-	47,500
Patryk Kania	, -	-	-	_	, -
Carmel Monaghan	-	-	-	-	-
<u> </u>	7,846,157	_	-	(855,000)	6,991,157
	· · · · · · · · · · · · · · · · · · ·				

Option holding

The number of options over ordinary shares in the company held during the financial year by each director and other members of key management personnel of the company, including their personally related parties, is set out below:

Options over ordinary shares	Balance at the start of the year	Granted	Exercised	Expired/ forfeited/ other	Balance at the end of the year
John Keep	300,000	_	_	-	300,000
Scott Kirkland	500,000	-	-	-	500,000
Tony Keane	200,000	-	-	-	200,000
Geoff Pocock	200,000 ¹	-	-	$(200,000)^{1}$	-
Philip Dubois	200,000	-	-	· -	200,000
Patryk Kania	-	$200,000^2$	-	-	200,000
Carmel Monaghan	-	-	-	-	-
	1,400,000	200,000		-	1,400,000

¹Resigned as a Director on 15 April 2025. At resignation date held 855,000 shares and 200,000 options

No performance rights were held during the financial year by directors and other members of key management personnel of the company.

There were no other transactions with key management personnel and their related parties

This concludes the remuneration report, which has been audited.

Shares under option

Unissued ordinary shares of EMVision Medical Devices Ltd under option at the date of this report are as follows:

Option series	Grant date	Expiry date	Exercise price	Number under option
Performance Rights	16/09/2022	30/06/2027	\$Nil	26,539
Performance Rights	18/09/2023	30/06/2028	\$Nil	1,829
Performance Rights	10/09/2024	30/06/2029	\$Nil	18,395
Performance Rights	11/08/2025	11/08/2030	\$Nil	200,000
Series J	13/10/2022	31/12/2025	\$2.25	250,000
Series J	16/11/2022	31/12/2025	\$2.25	1,900,000
Series J	26/10/2023	31/12/2025	\$2.25	400,000
Series K	01/12/2021	01/12/2025	\$2.65	250,000
Series N	10/09/2024	31/12/2027	\$3.15	600,000
Series O	11/08/2025	11/02/2029	\$2.60	800,000
				4,446,763

No person entitled to exercise the options had or has any right by virtue of the option to participate in any share issue of the company or of any other body corporate.

² 200,000 options granted during the year have vested by 30 June 2025

Shares issued on the exercise of options and performance rights

The following ordinary shares were issued during the year ended 30 June 2025 and up to the date of this report on the exercise of options granted:

Series	Grant date	Expiry date	Exercise price	Number of shares issued
Performance Rights Performance Rights	16/09/2022	30/06/2027	\$Nil	15,400
	10/09/2024	30/06/2029	\$Nil	76,251

Indemnity and insurance of officers

The company has indemnified the directors and executives of the company for costs incurred, in their capacity as a director or executive, for which they may be held personally liable, except where there is a lack of good faith.

During the financial year, the company paid a premium in respect of a contract to insure the directors and executives of the company against a liability to the extent permitted by the Corporations Act 2001. The contract of insurance prohibits disclosure of the nature of the liability and the amount of the premium.

Indemnity and insurance of auditor

The company has not, during or since the end of the financial year, indemnified or agreed to indemnify the auditor of the company or any related entity against a liability incurred by the auditor.

During the financial year, the company has not paid a premium in respect of a contract to insure the auditor of the company or any related entity.

Proceedings on behalf of the company

No person has applied to the Court under section 237 of the Corporations Act 2001 for leave to bring proceedings on behalf of the company, or to intervene in any proceedings to which the company is a party for the purpose of taking responsibility on behalf of the company for all or part of those proceedings.

Non-audit services

Details of the amounts paid or payable to the auditor for non-audit services provided during the financial year by the auditor are outlined in note 21 to the financial statements.

The directors are satisfied that the provision of non-audit services during the financial year, by the auditor (or by another person or firm on the auditor's behalf), is compatible with the general standard of independence for auditors imposed by the Corporations Act 2001.

The directors are of the opinion that the services as disclosed in note 21 to the financial statements do not compromise the external auditor's independence requirements of the Corporations Act 2001 for the following reasons:

- all non-audit services have been reviewed and approved to ensure that they do not impact the integrity and objectivity of the auditor; and
- none of the services undermine the general principles relating to auditor independence as set out in APES 110 Code
 of Ethics for Professional Accountants issued by the Accounting Professional and Ethical Standards Board, including
 reviewing or auditing the auditor's own work, acting in a management or decision-making capacity for the company,
 acting as advocate for the company or jointly sharing economic risks and rewards.

Officers of the company who are former partners of BDO Audit Pty Ltd

There are no officers of the company who are former partners of BDO Audit Pty Ltd.

Rounding of amounts

The company is of a kind referred to in Corporations Instrument 2016/191, issued by the Australian Securities and Investments Commission, relating to 'rounding-off'. Amounts in this report have been rounded off in accordance with that Corporations Instrument to the nearest dollar.

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 immediately after this directors' report.

Auditor

BDO Audit Pty Ltd continues in office in accordance with section 327B of the Corporations Act 2001.

This report is made in accordance with a resolution of directors, pursuant to section 298(2)(a) of the Corporations Act 2001.

On behalf of the directors

John Keep Director

27 August 2025 Brisbane



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DECLARATION OF INDEPENDENCE BY IAN HOOPER TO THE DIRECTORS OF EMVISION MEDICAL DEVICES LTD

As lead auditor of EMVision Medical Devices Ltd for the year ended 30 June 2025, I declare that, to the best of my knowledge and belief, there have been:

- 1. No contraventions of the auditor independence requirements of the *Corporations Act 2001* in relation to the audit; and
- 2. No contraventions of any applicable code of professional conduct in relation to the audit.

lan Hooper Director

BDO Audit Pty Ltd

In fin

Sydney, 27 August 2025

EMVision Medical Devices Ltd Contents 30 June 2025

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General information

The financial statements cover EMVision Medical Devices Ltd. The financial statements are presented in Australian dollars, which is EMVision Medical Devices Ltd's functional and presentation currency.

EMVision Medical Devices Ltd is a listed public company limited by shares, incorporated and domiciled in Australia. Its registered office and principal place of business are:

Registered office

Principal place of business

BDO (QLD) Pty Ltd Level, 10, 12 Creek Street Brisbane QLD 4000 Suite 4.01, 65 Epping Road Macquarie Park NSW 2113

A description of the nature of the company's operations and its principal activities are included in the directors' report, which is not part of the financial statements.

The financial statements were authorised for issue, in accordance with a resolution of directors, on 27 August 2025. The directors have the power to amend and reissue the financial statements.

EMVision Medical Devices Ltd Statement of profit or loss and other comprehensive income For the year ended 30 June 2025

	Note	2025 \$	2024 \$
Income			
Grant income R&D rebate Interest income Other income Total income		1,749,240 3,137,983 576,710 164,499 5,628,433	4,299,473 6,846,483 341,208 73,248 11,560,412
Expenses			
Administration expenses Employee expenses Research and development costs Finance costs Share based payments Depreciation and amortisation Total expenses Loss before income tax expense Income tax expense Loss after income tax expense for the year	17 18	(1,802,768) (7,073,648) (4,035,236) (88,567) (575,138) (408,485) (13,983,842) (8,355,410) (1,450,127) (9,805,536)	(1,825,997) (5,668,742) (4,697,216) (115,719) (874,033) (410,580) (13,592,287) (2,031,875) (697,735) (2,729,610)
Other comprehensive income for the year, net of tax		-	-
Total comprehensive loss for the year		(9,805,536)	(2,729,610)
		Cents	Cents
Basic earnings per share Diluted earnings per share	27 27	(11.48) (11.48)	(3.39) (3.39)

EMVision Medical Devices Ltd Statement of financial position As at 30 June 2025

	Note	2025 \$	2024 \$
Assets			
Current assets Cash and cash equivalents Other financial asset Trade and other receivables Other current assets	4 5	10,456,814 73,651 - 272,084	18,601,524 70,942 16,219 398,472
R&D incentive receivable Total current assets	14	3,137,983 13,940,532	2,780,246 21,867,403
		10,040,002	21,007,400
Non-current assets Intangibles Plant and equipment Right-of-use asset Deferred tax asset Total non-current assets	6 7 8 14	605,250 154,403 874,797 - 1,634,450	652,078 236,623 286,490 928,814 2,104,005
Total assets		15,574,982	23,971,408
Liabilities Current liabilities			
Trade and other payables Deferred income Employee benefits Borrowings	9 10 12 11	1,317,803 874,261 438,229	928,075 1,045,576 371,112 821,061
Lease liabilities Total current liabilities	13	212,446 2,842,739	248,491 3,414,315
Non-current liabilities Borrowings Employee benefits Lease liabilities Deferred tax liability Total non-current liabilities	11 12 13 14	2,652,500 127,411 669,367 - 3,449,278	1,766,439 72,227 64,314 138,365 2,041,345
Total liabilities		6,292,018	5,455,660
Net assets		9,282,964	18,515,748
Equity Issued capital Reserves Accumulated losses Total equity	15 16	41,752,047 2,347,123 (34,816,206) 9,282,964	41,572,883 3,458,615 (26,515,750) 18,515,748

EMVision Medical Devices Ltd Statement of changes in equity For the year ended 30 June 2025

	Note	Issued capital \$	Reserves \$	Accumulated losses \$	Total equity \$
Balance at 1 July 2023		26,228,166	4,545,736	(25,658,857)	5,115,044
Loss after income tax expense for the year Other comprehensive income for the year, net of tax		- 	-	(2,729,610)	(2,729,610)
Total comprehensive loss for the year		<u>-</u>	-	(2,729,610)	(2,729,610)
Transactions with owners in their capacity as owners: Contributions of equity, net of transaction costs Share based payments Fair value transfer between reserves of options		15,256,280	874,033	-	15,256,280 874,033
and performance rights Transfer on cancellation/lapse of options		88,437 	(88,437) (1,872,717)	1,872,717	
Balance at 30 June 2024		41,572,883	3,458,615	(26,515,750)	18,515,748
	Note	Issued capital \$	Reserves \$	Accumulated losses	Total equity
Balance at 1 July 2024	Note	capital		losses	
Balance at 1 July 2024 Loss after income tax expense for the year Other comprehensive income for the year, net of tax	Note	capital \$	\$	losses \$	\$
Loss after income tax expense for the year Other comprehensive income for the year, net	Note	capital \$	\$	losses \$ (26,515,750)	\$
Loss after income tax expense for the year Other comprehensive income for the year, net of tax	Note 15 16	capital \$	\$	losses \$ (26,515,750) (9,805,536)	\$
Loss after income tax expense for the year Other comprehensive income for the year, net of tax Total comprehensive loss for the year Transactions with owners in their capacity as owners: Contributions of equity, net of transaction costs	15	capital \$ 41,572,884 - -	\$	losses \$ (26,515,750) (9,805,536)	\$ 18,515,747 (9,805,536) (9,805,536) (9,805,536)

EMVision Medical Devices Ltd Statement of cash flows For the year ended 30 June 2025

	Note	2025 \$	2024 \$
Cash flows from operating activities Receipts from grants (inclusive of GST)		1,735,717	3,355,000
Receipts of other income		178,297	60,009
Payments to suppliers and employees (inclusive of GST)		(12,431,314)	
Research and development tax rebate received		2,120,568	2,586,351
Interest received		576,710	341,208
Interest and other finance costs paid		(15,975)	(11,928)
Net cash used in operating activities	26	(7,835,997)	(5,991,708)
Cash flows from investing activities			
Payments for plant and equipment	7	(50,373)	(115,103)
Payments for intangibles	6		(187,310)
Net cash used in investing activities		(50,373)	(302,413)
Cash flows from financing activities			
Lease repayments		(255,956)	(244,468)
Placement of term deposits		-	(2,177)
Proceeds from issue of shares, net of share issue costs		(2,384)	15,247,982
Net cash (used in) provided by financing activities		(258,340)	15,001,337
Not increase/(decrease) in each and each equivalents		(Q 1 <i>111</i> 710)	9 707 216
Net increase/(decrease) in cash and cash equivalents Cash and cash equivalents at the beginning of the financial year		(8,144,710) 18,601,524	8,707,216 9,894,308
Cash and Cash equivalents at the Deginining Of the Illiancial year		10,001,324	9,094,300
Cash and cash equivalents at the end of the financial year	4	10,456,814	18,601,524

Note 1. Material accounting policies

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

New or amended Accounting Standards and Interpretations adopted

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

Any new or amended Accounting Standards or Interpretations that are not yet mandatory have not been early adopted.

Basis of preparation

These general purpose financial statements have been prepared in accordance with Australian Accounting Standards and Interpretations issued by the Australian Accounting Standards Board ('AASB') and the Corporations Act 2001, as appropriate for for-profit oriented entities. These financial statements also comply with International Financial Reporting Standards as issued by the International Accounting Standards Board ('IASB').

Where necessary, comparative information has been reclassified to conform to changes in presentation in the current year.

Historical cost convention

The financial statements have been prepared under the historical cost convention.

Critical accounting estimates

The preparation of the financial statements requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in the process of applying the company's 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 in note 2.

Operating segments

Operating segments are presented using the 'management approach', where the information presented is on the same basis as the internal reports provided to the Chief Executive Officer (CEO). The CEO is responsible for the allocation of resources to operating segments and assessing their performance.

Going Concern

For the year ended 30 June 2025 the company recorded a loss from continuing operations of \$9,805,536 (2024: \$2,729,610) and had net cash outflows from operating activities of \$7,835,997 (2024: \$5,991,708).

Notwithstanding these events, the financial statements have been prepared on the basis that the company is a going concern, which contemplates the continuity of normal business activity, realisation of assets and settlement of liabilities in the normal course of business. The directors are confident that there are reasonable grounds to conclude that the company will be able to continue as a going concern after considering the following factors:

- The company has cash and cash equivalents at 30 June 2025 of \$10,456,814;
- The company will continue to comply with the requirements of the Project Agreement with the Australian Stroke Alliance Limited and therefore receive funding as due under this agreement. The company received grant funding of \$400,000 under this Project Agreement in July 2025 and expects to receive a further \$400,000, subject to delivery of agreed milestones;
- The company will continue to comply with the requirements of the Industry Growth Program Grant Agreement with the Australian Government represented by the Department of Industry, Science and Resources and therefore receive funding as due under this agreement. The company expects to receive a further \$4,000,000 of funding under this Grant Agreement, subject to delivery of milestones;
- The company will finalise agreements for the recently awarded grant under the Cooperative Research Centres Projects (CRC-P) Round 17 grant program and receive \$3,000,000 of funding, subject to delivery of milestones;
- The company will lodge an R&D Tax Incentive claim for eligible expenditure incurred in the year ended 30 June 2025. The Australian Commonwealth Government's R&D Tax Incentive program provides a cash refund on eligible research and development activities performed by Australian companies; and
- The company also has the ability to manage its cashflows by reducing its discretionary expenditure to conserve cash.

Note 1. Material accounting policies (continued)

Revenue recognition

Revenue is recognised when it is probable that the economic benefit will flow to the company and the revenue can be reliably measured. Revenue is measured at the fair value of the consideration received or receivable.

Grant income

The company receives grant income direct from the Commonwealth Government and also from the Commonwealth Government via Australian Stroke Alliance Limited. The company recognises the grant income when the conditions attached to the grant are satisfied and there is reasonable assurance the grant will be received.

Interest income

Interest income is recognised as interest accrues using the effective interest method. This is a method of calculating the amortised cost of a financial asset and allocating the interest income over the relevant period using the effective interest rate, which is the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset to the net carrying amount of the financial asset.

Other income

Other income is recognised when it is received or when the right to receive payment is established.

R&D Tax Incentive

Research and development tax incentive income is recognised at a point in time when it is received or when the right to receive payment is established. The incentive is accounted for by analogy to AASB 120 *Accounting for Government Grants and Disclosure of Government Assistance*. It is recognised as grant income when there is a reasonable assurance that the company will comply with the terms and conditions attached to the grant and that the grant has been or will be received. The income is presented as Grant Income in the statement of profit and loss.

Impairment of tangible and intangible assets

At each reporting date, the company reviews the carrying amounts of its tangible and intangible assets to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss (if any). Where the asset does not generate cash flows that are independent from other assets, the company estimates the recoverable amount of the cash-generating unit to which the asset belongs. Where a reasonable and consistent basis of allocation can be identified, corporate assets are also allocated to individual cash-generating units, or otherwise they are allocated to the smallest group of cash-generating units for which a reasonable and consistent allocation basis can be identified.

Intangible assets with indefinite useful lives and intangible assets not yet available for use are tested for impairment annually and whenever there is an indication that the asset may be impaired.

Recoverable amount is the higher of fair value less costs to sell and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset for which the estimates of future cash flows have not been adjusted. If the recoverable amount of an asset (or cash-generating unit) is estimated to be less than its carrying amount, the carrying amount of the asset (cash generating unit) is reduced to its recoverable amount.

An impairment loss is recognised in profit or loss immediately, unless the relevant asset is carried at fair value, in which case the impairment loss is treated as a revaluation decrease.

Where an impairment loss subsequently reverses, the carrying amount of the asset (cash-generating unit) is increased to the revised estimate of its recoverable amount, but only to the extent that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset (cash-generating unit) in prior years. A reversal of an impairment loss is recognised in profit or loss immediately, unless the relevant asset is carried at fair value, in which case the reversal of the impairment loss is treated as a revaluation increase.

Income tax

The income tax expense or benefit for the period is the tax payable on that period's taxable income based on the applicable income tax rate for each jurisdiction, adjusted by the changes in deferred tax assets and liabilities attributable to temporary differences, unused tax losses and the adjustment recognised for prior periods, where applicable.

Note 1. Material accounting policies (continued)

Deferred tax assets and liabilities are recognised for temporary differences at the tax rates expected to be applied when the assets are recovered or liabilities are settled, based on those tax rates that are enacted or substantively enacted, except for:

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

Deferred tax assets are recognised for deductible temporary differences and unused tax losses only if it is probable that future taxable amounts will be available to utilise those temporary differences and losses.

The carrying amount of recognised and unrecognised deferred tax assets are reviewed at each reporting date. Deferred tax assets recognised are reduced to the extent that it is no longer probable that future taxable profits will be available for the carrying amount to be recovered. Previously unrecognised deferred tax assets are recognised to the extent that it is probable that there are future taxable profits available to recover the asset.

Deferred tax assets and liabilities are offset only where there is a legally enforceable right to offset current tax assets against current tax liabilities and deferred tax assets against deferred tax liabilities; and they relate to the same taxable authority on either the same taxable entity or different taxable entities which intend to settle simultaneously.

Cash and cash equivalents

Cash and cash equivalents include cash on hand, deposits held at call with financial institutions, other short-term, highly liquid investments with original maturities of three months or less that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value. For the statement of cash flows presentation purposes, cash and cash equivalents also includes bank overdrafts, which are shown within borrowings in current liabilities on the statement of financial position.

Right-of-use assets

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

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

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

Trade and other payables

These amounts represent liabilities for goods and services provided to the company prior to the end of the financial year and which are unpaid. Due to their short-term nature they are measured at amortised cost and are not discounted. The amounts are unsecured and are usually paid within 30 days of recognition.

Borrowings

The \$2,500,000 in non-dilutive funding from the NSW Medical Devices Fund (MDF) is initially recognised at the fair value of the consideration received, net of transaction costs. The interest began to be capitalised from 1 July 2023 at the lower of annual CPI or 3.5%.

The repayments of this funding will be triggered upon a "commercial success" defined as a cumulative \$500,000 positive EBITDA. Borrowings are subsequently measured at amortised cost using the effective interest method.

Note 1. Material accounting policies (continued)

Finance costs

Finance costs attributable to qualifying assets are capitalised as part of the asset. All other finance costs are expensed in the period in which they are incurred.

Employee benefits

Short-term employee benefits

Liabilities for wages and salaries, including non-monetary benefits, annual leave and long service leave expected to be settled wholly within 12 months of the reporting date are measured at the amounts expected to be paid when the liabilities are settled.

Other long-term employee benefits

The liability of employee entitlements to long service leave represents the present value of the estimated future cash outflows to be made by the company 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 employee departures and periods of service. Expected future payments are discounted using market yields at the reporting date on corporate bonds with terms to maturity and currency that match, as closely as possible, the estimated future cash outflows.

Defined contribution superannuation expense

Contributions to defined contribution superannuation plans are expensed in the period in which they are incurred.

Share-based payments

Equity-settled share-based compensation benefits are provided to directors, management, employees and contractors.

Equity-settled transactions are awards of shares, or options over shares, that are provided to employees in exchange for the rendering of services. Cash-settled transactions are awards of cash for the exchange of services, where the amount of cash is determined by reference to the share price.

The cost of equity-settled transactions is measured at fair value on grant date. Fair value is independently determined using either the Binomial or Black-Scholes option pricing model that takes into account the exercise price, the term of the option, the impact of dilution, the share price at grant date and expected price volatility of the underlying share, the expected dividend yield and the risk free interest rate for the term of the option, together with non-vesting conditions that do not determine whether the company receives the services that entitle the employees to receive payment. No account is taken of any other vesting conditions.

The cost of equity-settled transactions is recognised as an expense with a corresponding increase in equity over the vesting period. The cumulative charge to profit or loss is calculated based on the grant date fair value of the award, the best estimate of the number of awards that are likely to vest and the expired portion of the vesting period. The amount recognised in profit or loss for the period is the cumulative amount calculated at each reporting date less amounts already recognised in previous periods.

Market conditions are taken into consideration in determining fair value. Therefore, any awards subject to market conditions are considered to vest irrespective of whether or not that market condition has been met, provided all other conditions are satisfied.

If equity-settled awards are modified, as a minimum an expense is recognised as if the modification has not been made. An additional expense is recognised, over the remaining vesting period, for any modification that increases the total fair value of the share-based compensation benefit as at the date of modification.

If the non-vesting condition is within the control of the company or employee, the failure to satisfy the condition is treated as a cancellation. If the condition is not within the control of the company or employee and is not satisfied during the vesting period, any remaining expense for the award is recognised over the remaining vesting period, unless the award is forfeited.

If equity-settled awards are cancelled, it is treated as if it has vested on the date of cancellation, and any remaining expense is recognised immediately. If a new replacement award is substituted for the cancelled award, the cancelled and new award is treated as if they were a modification.

Note 1. Material accounting policies (continued)

Lease liabilities

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

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

Issued capital

Ordinary shares are classified as equity.

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

Dividends

Dividends are recognised when declared during the financial year and are no longer at the discretion of the company.

Earnings per share

Basic earnings per share

Basic earnings per share is calculated by dividing the profit attributable to the owners of the company, excluding any costs of servicing equity other than ordinary shares, by the weighted average number of ordinary shares outstanding during the financial year, adjusted for bonus elements in ordinary shares issued during the financial year.

Diluted earnings per share

Diluted earnings per share adjusts the figures used in the determination of basic earnings per share to take into account the after income tax effect of interest and other financing costs associated with dilutive potential ordinary shares and the weighted average number of shares assumed to have been issued for no consideration in relation to dilutive potential ordinary shares.

Intangible assets

Intangible assets acquired as part of a business combination, other than goodwill, are initially measured at their fair value at the date of the acquisition. Intangible assets acquired separately are initially recognised at cost. Indefinite life intangible assets are not amortised and are subsequently measured at cost less any impairment. Finite life intangible assets are subsequently measured at cost less amortisation and any impairment. The gains or losses recognised in profit or loss arising from the derecognition of intangible assets are measured as the difference between net disposal proceeds and the carrying amount of the intangible asset. The method and useful lives of finite life intangible assets are reviewed annually. Changes in the expected pattern of consumption or useful life are accounted for prospectively by changing the amortisation method or period.

Research and development

Research costs are expensed in the period in which they are incurred.

Development costs are capitalised when it is probable that the project will be successful considering its commercial and technical feasibility; the company is able to use or sell the asset; the company has sufficient resources; and intent to complete the development and its costs can be measured reliably. Capitalised development costs are amortised on a straight-line basis over the period of their expected benefit.

Note 1. Material accounting policies (continued)

Variable payments

Contingent payments related to the acquisition or development of intangible assets are not included in the cost of asset until the relevant contingency is resolved. These payments are recognised only when it becomes probable that the conditions will be met and the amount can be reliably measured.

New Accounting Standards and Interpretations not yet mandatory or early adopted

Australian Accounting Standards and Interpretations that have recently been issued or amended but are not yet mandatory, have not been early adopted by the consolidated entity for the annual reporting period ended 30 June 2025. The company's assessment of the impact of these new or amended Accounting Standards and Interpretations, most relevant to the consolidated entity, are set out below.

AASB 18 Presentation and Disclosure in Financial Statements

This standard is applicable to annual reporting periods beginning on or after 1 January 2027 and early adoption is permitted. The standard replaces IAS 1 'Presentation of Financial Statements', with many of the original disclosure requirements retained and there will be no impact on the recognition and measurement of items in the financial statements. But the standard will affect presentation and disclosure in the financial statements, including introducing five categories in the statement of profit or loss and other comprehensive income: operating, investing, financing, income taxes and discontinued operations. The standard introduces two mandatory sub-totals in the statement: 'Operating profit' and 'Profit before financing and income taxes'. There are also new disclosure requirements for 'management-defined performance measures', such as earnings before interest, taxes, depreciation and amortisation ('EBITDA') or 'adjusted profit'. The standard provides enhanced guidance on grouping of information (aggregation and disaggregation), including whether to present this information in the primary financial statements or in the notes.

The company is still assessing the impact of these new or amended Accounting Standards and Interpretations.

Rounding of amounts

The company is of a kind referred to in ASIC Corporation Instrument 2016/91, issued by the Australian Securities and Investments Commission, relation to the 'rounding off' of amounts in the financial statements. Amounts in the financial statements have been rounded off in accordance with that Instrument to the nearest dollar.

Note 2. Critical accounting judgements, estimates and assumptions

The preparation of the financial statements requires management to make judgements, estimates and assumptions that affect the reported amounts in the financial statements. Management continually evaluates its judgements and estimates in relation to assets, liabilities, contingent liabilities, revenue and expenses. Management bases its judgements, estimates and assumptions on historical experience and on other various factors, including expectations of future events, management believes to be reasonable under the circumstances. The resulting accounting judgements and estimates will seldom equal the related actual results. The judgements, estimates and assumptions that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities (refer to the respective notes) within the next financial year are discussed below.

Share-based payment transactions

The company measures the cost of equity-settled transactions with employees by reference to the fair value of the equity instruments at the date at which they are granted. The fair value is determined by using either the Binomial or Black-Scholes model taking into account the terms and conditions upon which the instruments were granted. The accounting estimates and assumptions relating to equity-settled share-based payments would have no impact on the carrying amounts of assets and liabilities within the next annual reporting period but may impact profit or loss and equity.

Research and development costs

The company assesses whether the project is in the research or development phase, by evaluating if the intangible asset has demonstrated the technical feasibility and becoming 'available for use'. This determination involves significant judgment and an impact on the treatment of the expenditures related to the project and whether they are included in the profit or loss (research phase) or capitalised to the intangible asset (development phase).

Note 2. Critical accounting judgements, estimates and assumptions (continued)

Impairment of intangibles

The company assesses impairment at the end of each reporting period by evaluating conditions and events specific to the company that may be indicative of impairment triggers. Recoverable amounts of relevant assets are reassessed using calculations which incorporate various key assumptions. All intangible assets are accounted for using the cost model whereby costs are amortised on a straight-line basis over their estimated useful lives. The company has yet to ascribe an estimated useful life of the intangibles as the patents are provisional and the technology is subject to research and development before being commercialized and available for use. Residual values and useful lives are reviewed at each reporting date.

Recognition of deferred tax assets

The company assesses the recoverability of deferred tax assets at each reporting date, based on the probability that future taxable profits will be available to utilise deductible temporary differences and tax losses. This assessment involves significant judgement, particularly in relation to forecasting future earnings and the timing of commercialisation activities.

Note 3. Operating segments

The company has considered the requirements of AASB 8 – Operating Segments and has identified its operating segments based on the internal reports that are reviewed and used by the board of directors (chief operating decision makers) in assessing performance and determining the allocation of resources.

The company operates as a single segment being research and development of medical device technology. The board of directors review the earnings before tax and net assets of the company. There is no difference between the audited financial report and the internal reports generated for review. The company is domiciled in Australia and is currently in the development phase and hence has not begun to generate revenue from operations. All the assets are located in Australia.

Note 4. Current assets - cash and cash equivalents

	2025 \$	2024 \$
Cash at bank Cash on deposit	4,723,080 5,733,734	5,367,790 13,233,734
	10,456,814	18,601,524
Note 5. Current assets - other		
	2025 \$	2024 \$
Prepayments GST refundable Bond deposit	220,495 46,650 5,940	272,353 120,179 5,940
	272,084	398,472
Note 6. Non-current assets - intangibles		
	2025 \$	2024 \$
Intellectual property Additions Accumulated amortisation	480,000 - -	480,000 - -
	480,000	480,000
	2025 \$	2024 \$
Software Additions Accumulated amortisation*	187,310 - (62,060)	- 187,310 (15,232)
Accumulated amortisation	125,250	172,078
Closing balance	605,250	652,078

Note 6. Non-current assets – intangibles (continued)

*The amortisation reflects the costs associated with the acquired software, which is projected to have a useful operational life of four years. The amortisation expense will be evenly distributed over this period, ensuring the cost aligns with the benefit derived from the software's use. The company has yet to ascribe an estimated useful life of the licensed intellectual property intangibles for amortisation purposes as the patents are provisional and the technology is subject to research and development before being commercialized and available for use.

Under the terms of the agreement to acquire the intellectual property, the company is required to pay the vendor a royalty of 3.5% on net sales. The company is also required to pay 10% royalty on any net consideration received for the grant of sublicences, options, marketing or distribution rights and any settlement, lost profits or damages awarded for infringement of the licenced intellectual property. Furthermore, once the company obtains regulatory approval for a licensed product in Australia, North America or Europe, and achieves worldwide commercial sales of 20 units of a licensed product, the company will be required to pay \$20,000 annually until the last of the patent rights comprising the licensed intellectual property expires.

Note 7. Plant and equipment

	2025 \$	2024 \$
Office equipment Office equipment – accumulated depreciation	18,808 (15,925)	16,717 (14,918)
Cines equipment accumulated depresident	2,833	1,799
Computer equipment	445,856	420,221
Computer equipment – accumulated depreciation	(379,315)	(278,299)
	66,541	141,922
Laboratory equipment – accumulated depreciation	206,350 (121,371)	183,829 (90,927)
	84,979	92,902
	154,403	236,623

Note 7. Plant and equipment (continued)

Reconciliations

Reconciliations of the written-down values at the beginning and end of the current financial year are set out below:

Depreciation is calculated using the straight line method or diminishing value method over the estimated useful lives of the assets.

Office equipment 2-5 years
Computer equipment 2-5 years
Laboratory equipment 2-10 years

The estimated useful lives are reviewed annually and adjusted if appropriate. Useful lives are determined based on either ATO effective guidelines or management's assessment (considering nature of the asset, expected usage and industry practices).

	Office equipment \$	Computer equipment \$	Laboratory equipment \$	Total \$
Balance at 1 July 2023	3,873	217,122	66,681	287,676
Additions	1,035	55,069	58,999	115,103
Depreciation expense	(3,109)	(130,269)	(32,778)	(166,156)
Balance at 1 July 2024	1,799	141,922	92,902	236,623
Additions	2,090	25,762	22,520	50,373
Depreciation expense	(1,007)	(101,143)	(30,444)	(132,593)
Balance at 30 June 2025	2,883_	66,541	84,979	154,403

Note 8. Right-of-use asset

	2025 \$	2024 \$
Office space – right-of-use Office space – accumulated amortisation	1,592,422 (717,625)	774,923 (488,433)
	874,797	286,490

Reconciliations

Reconciliations of the written-down values at the current financial year and prior year are set out below:

	2025 \$	2024 \$
Opening balance Additions Amortisation expense	286,490 817,499 (229,192)	515,681 - (229,191)
Closing balance	874,797	286,490

Note 9. Current liabilities - trade and other payables

	2025 \$	2024 \$
Trade payables Other payables	962,022 355,781	293,480 634,595
	1,317,803	928,075
Note 10. Deferred Income	2025 \$	2024 \$
Deferred income	874,261	1,045,576

The deferred income pertains to the unearned income portion of grant funds received by the company.

Note 11. Borrowings

	2025 \$	2024 \$
Borrowings – current	-	821,061
Borrowings – non-current	2,500,000	1,678,939
Interest on borrowings – non-current	152,500	87,500
	2,652,500	2,587,500

Under the terms of a Funding Agreement with NSW Health, acting through the Health Administration Corporation, the company received \$2,500,000 in non-dilutive funding from the NSW Medical Devices Fund (MDF). Repayment of the grant is triggered upon a "commercial success" milestone defined as \$500,000 cumulative positive EBITDA. The appropriate timing and structure of any repayment of the funds is to be agreed by both parties when approaching this milestone. Interest accrues at the lower of CPI and 3.5% from 1 July 2023 until repayment, unless agreed otherwise at the annual performance review.

Any portion of the funding that remains unspent and uncommitted at the reporting date is classified as a current liability, as it is subject to a termination without fault clause under the terms of the agreement.

Note 12. Employee benefits liabilities

	2025 \$	2024 \$
Employee benefits – current	438,229	371,112
Employee benefits – non-current	127,411	72,227
	565,640	443,339

Net deferred tax

00 04.110 2020		
Note 13. Lease liabilities	2025 \$	2024 \$
	Ψ	Ψ
Lease liabilities – current Lease liabilities – non-current	212,446 669,367	248,491 64,314
	881,813	312,805
Reconciliations Reconciliations for lease liabilities at the beginning and end of the current financial year are		2024
	\$	\$
Opening balance Additions Lease interest expense Lease repayments	312,805 817,499 7,465 (255,957)	540,981 - 16,292 (244,468)
Closing balance	881,813	312,805
Closing balance	001,013	312,003
Refer to note 19 for further information on financial instruments.		
Note 14. Income tax		
(a) Income tax expense / (benefit)		
(a) modific tax expenses (seeming	2025 \$	2024 \$
Current tax Deferred tax Under/(over) provision in prior years	1,123,858 326,269	1,479,886 (298,983) (483,168)
	1,450,127	697,735
(b) Amounts recognised directly in equity: Aggregate current and deferred tax arising in the reporting period and not recognised in ne comprehensive income but directly debited or credited to equity.	t profit or loss or oth	ner
comprehensive income but underly debited of ordated to equity.	2025	2024

\$

\$

8,298

Note 14. Income tax (continued)

(c) Numerical reconciliation of income tax expense and tax at the statutory rate

	2025 \$	2024 \$
Loss before income tax expense	(8,355,410)	(2,031,875)
Prima facie benefit on operating income at 25.0% (2024: 25.0%) Tax affects amounts which are not deductible/(taxable) in calculating taxable income:	(2,088,852)	(507,969)
- Entertainment expenses	3,151	1,923
- Share-based payments	143,784	196,549
- Non-assessable income	(784,496)	(1,711,621)
- Research & development benefits	2,073,416	3,340,460
- Other permanent differences	25	(138,439)
 Under/(over) provision in prior years Previously unrecognized deferred tax assets now brought to account 	326,269	(483,168)
- Deferred tax assets not brought to account	1,776,830	_
- Deletted tax assets flot brought to account	1,770,000	
Tax losses utilised not previously recognised	1,450,127 -	697,735 -
Income tax expense	1,450,127	697,735
(d) Deferred tax assets and liabilities Deferred tax assets comprises temporary differences attributable to: - Tax losses - Property, Plant and equipment - Lease liability - Employee Entitlements - Expenses taken into equity - Other temporary differences	- - - - - -	264,363 62,123 110,835 40,405 451,086 928,812
Deferred tax liability comprises temporary differences attributable to:		00.740
- Prepayments	-	66,743 71,622
- Right-of-use		
		138,365
Unrecognised net deferred tax assets:	00110-	
- Tax losses	261,499	-
- Temporary differences	1,515,331	
	1,776,830	

(e) R&D incentive receivable

The company is eligible, in the current year, for an R&D incentive which is receivable after the Australia Tax Office processes the company's tax return. The amount of R&D incentive receivable \$3,137,983 is accrued based on eligible expenses incurred during the financial year.

Note 15. Equity - issued capital

	2025 Shares	2024 Shares	2025 \$	2024 \$
Ordinary shares - fully paid	85,516,535	85,424,884	41,752,047	41,72,883
Movements in ordinary share capital				

Movements in ordinary share capital

Details	Date	Shares	Issue price	\$
Balance	01 Jul 2023	77,915,217		26,228,166
Transfer of fair value of performance rights exercised Issue of shares – placement Transfer of fair value of performance rights exercised Transfer of fair value of performance rights exercised Share issue transaction costs, net of tax		41,895 7,454,231 11,175 2,366	1.60 2.05 1.60 1.49	67,032 15,281,174 17,880 3,525 (24,894)
Balance Transfer of fair value of performance rights exercised Transfer of fair value of performance rights exercised Share issue transaction costs, net of tax	01 Jul 2024 10 Sep 2024 10 Sep 2024 30 Sep 2024	85,424,884 15,400 76,251	1.49 2.08	41,572,883 22,946 158,602 (2,385)
Balance	30 Jun 2025	85,516,535		41,752,047

Ordinary shares

Ordinary shares entitle the holder to participate in dividends and the proceeds on the winding up of the company in proportion to the number of and amounts paid on the shares held. The fully paid ordinary shares have no par value and the company does not have a limited amount of authorised capital.

On a show of hands every member present at a meeting in person or by proxy shall have one vote and upon a poll each share shall have one vote.

There were no dividends declared or distributed during the year and no franking credits.

Share buy-back

There is no current on-market share buy-back.

Capital risk management

The company's objectives when managing capital is to safeguard its ability to continue as a going concern, so that it can provide returns for shareholders and benefits for other stakeholders and to maintain an optimum capital structure to reduce the cost of capital.

In order to maintain or adjust the capital structure, the company may adjust the amount of dividends paid to shareholders, return capital to shareholders, issue new shares or sell assets to reduce debt.

The company would look to raise capital when an opportunity to invest in a business or company was seen as value adding relative to the current company's share price at the time of the investment. The company is not actively pursuing additional investments in the short term as it continues to integrate and grow its existing businesses in order to maximise synergies.

Note 16. Equity - reserves

	2025 \$	2024 \$
Options reserve Performance rights reserve	2,266,391 80,732	3,393,198 65,417
	2,347,123	3,458,615

Options reserve

The option reserve records items recognised as expenses on the valuation of share options.

Performance rights reserve

The performance rights reserve records items recognised as expenses on the valuation of performance rights.

Movements in reserves

Movements in each class of reserve during the current and previous financial year are set out below:

	Number	Options Reserve Total \$
Balance at 1 July 2023	6,300,000	4,479,721
Grant of share options during the year Grant of share options in prior periods vesting over multiple periods Transfer fair value from options reserve to issued capital on exercise of options	400,000 - (2,250,000)	188,290 597,904 (1,872,717)
Balance at 30 June 2024	4,450,000	3,393,198
Grant of share options during the year ¹ Grant of share options in prior periods vesting over multiple periods ² Transfer from options reserve to accumulated losses on lapse of share options	600,000 - (1,650,000)	194,271 184,003 (1,505,081)
Balance at 30 June 2025	3,400,000	2,266,391

¹ 200,000 options issued during the year have vested by 30 June 2025 and 400,000 options issued during the year are expected to vest by 30 June 2026.

For the options granted during the current financial year, the fair value was determined by using the Black-Scholes model. The valuation model inputs used to determine the fair value at the grant date, are as follows.

Number Granted	Grant Date	Exercise price	Share price at grant date	Expected volatility ²	Dividend yield	Risk-free interest rate	Fair value per option at grant date
400,000 ¹	10-Sep-2024		2.07	64%	0%	3.51%	0.7356
200,000 ¹	14-Nov-2024		1.94	63%	0%	4.21%	0.6328

² Options issued in prior financial years vesting over multiple periods.

Note 16. Equity – reserves (continued)

The weighted average exercise price of options outstanding at the end of the financial year was \$2.85. The weighted average fair value of options granted during the year was \$0.47. The weighted average remaining contractual life of options outstanding at the end of the financial year was 0.93 years.

	Number	Performance Rights Reserve Total \$
Balance at 1 July 2024	43,768	65,417
Grant of performance rights during the year ¹ Transfer fair value from performance rights reserve to issued capital on exercise of	94,646	196,862
performance rights	(91,651)	(181,547)
Balance at 30 June 2025	46,763	80,732
¹ All performance rights issued in the year have vested by 30 June 2025.		
Note 17. Expenses - administration expenses		
	2025 \$	2024 \$
Compliance costs	120,641	94,966
Accounting fees Legal fees	187,985 365,316	183,113 321,225
Investor relations and marketing	421,921	494,038
Insurance General admin	186,338 520,567	181,633 551,022
General aumin	1,802,768	1,825,997
Note 18. Expenses - employee expenses	2025	0004
	2025 \$	2024 \$
Wages and salaries	6,129,354	4,959,603
Superannuation	638,086	476,764
Payroll tax	306,208	<u>232,375</u> 5,668,742
	7,073,648	5,000,742

Note 19. Financial risk management objectives and policies

The company's principal financial instruments comprise cash, short-term deposits and borrowings (Note 11).

The company manages its exposure to key financial risks, including interest rate and liquidity risk in accordance with its financial risk management policy. The objective of the policy is to support the delivery of its financial targets whilst protecting future financial security.

The company uses different methods to measure and manage different types of risks to which it is exposed. These include monitoring levels of exposure to interest rate risk and assessments of market forecast for interest rates. Liquidity risk is monitored through the development of future rolling cash flow forecasts.

Primary responsibility for identification and control of financial risks rests with the Board. The Board reviews and agrees policies for managing each of the risks identified below.

Interest rate risk

The company has a policy of minimising its exposure to interest payable on debt. The company has exposure to interest rate risk through NSW Medical Devices Fund (MDF) where the interest accrues at the lower of CPI and 3.5% from 1 July 2023 until repayment (Note 11).

Foreign currency risk

The company undertakes certain transactions denominated in foreign currency and is exposed to foreign currency risk through foreign exchange rate fluctuations. Foreign exchange risk arises from future commercial transactions and recognised financial assets and financial liabilities denominated in a currency that is not the company's functional currency.

The carrying amount of the company's foreign currency denominated financial assets and financial liabilities at the reporting date were as follows:

	Asse	Assets		ities
	2025	2024	2025	2024
US dollars	11,043	1,536,617	504,156	54,518

The company monitors USD/AUD movements but does not currently undertake hedging activities. Based on the current level of exposure, foreign currency risk is not considered material to the financial statements.

Note 19. Financial risk management objectives and policies (continued)

Liquidity risk

Liquidity risk is managed through the company's objective to maintain adequate funding to meet its needs, currently represented by cash and short-term deposits sufficient to meet the current cash requirements.

2025		Between 1 - 2	Between 2 - 5	
2025	1 year or less	years	years	Over 5 years
	\$	\$	\$	\$
Trade and other payables	993,098	-	-	-
Deferred income	874,261	-	-	-
Borrowings	-	-	-	2,652,500
Lease liability ¹	331,699	359,341	371,020	93,491
Total	2,199,058	359,341	371,020	2,745,991

2024	1 year or less \$	Between 1 - 2 years \$	Between 2 - 5 years \$	Over 5 years
Trade and other payables	314,959	· -	· -	-
Deferred income	1,045,576	-	-	-
Borrowings	821,061	-	-	1,766,439
Lease liability	271,530	68,606	-	-
Total	2,453,126	68,606	-	1,766,439

¹ On 15 April 2025, the company signed a Heads of Agreement with the landlord for the continued lease of its existing premises (Suite 01) and an additional leased area in Suite 03 at Macquarie Park office location.

Capital management

The primary objective of the company's capital management is to ensure that it maintains a strong credit rating and healthy capital ratios in order to support its business and maximise shareholder value.

The company manages its capital structure and makes adjustments to it, in light of changes in economic conditions. To maintain or adjust the capital structure, the company may return capital to shareholders or issue new shares. No changes were made in the objectives, policies or processes during the years ended 30 June 2025.

The company monitors capital with reference to the net debt position. The company's current policy is to keep the net debt position negative, such that cash and cash equivalents exceed debt.

Note 20. Key management personnel disclosures

Compensation

The aggregate compensation made to directors and other members of key management personnel of the company is set out below:

	2025 \$	2024 \$
Short-term employee benefits	767,598	659,942
Post-employment benefits	74,285	64,343
Other employment benefits	41,746	30,990
Share-based payments	172,823	323,931
	1,056,452	1,079,206

Note 21. Remuneration of auditors

During the financial year the following fees were paid or payable for services provided by BDO Audit Pty Ltd, the auditor of the company, its network firms and unrelated firms:

	2025 \$	2024 \$
Audit services - BDO Audit Pty Ltd		
Audit or review of the financial statements	87,500	78,500
Audit of grant acquittals	6,000	14,000
	93,500	92,500
Other services - BDO (WA) Pty Ltd		
Assistance with Research & Development Tax Incentive claim	15,500	15,500
Tax compliance services	11,000	9,850
	26,500	25,350
	120,000	117,850

Note 22. Contingent assets and liabilities

The company has the following contingent liabilities at 30 June 2025:

- as outlined in Note 6, under the terms of the agreement to acquire the intellectual property, the company is required to pay the vendor a royalty of 3.5% on net sales. The company is also required to pay 10% royalty on any net consideration received for the grant of sub-licences, options, marketing or distribution rights and any settlement, lost profits or damages awarded for infringement of the licenced intellectual property. Furthermore, once the company obtains regulatory approval for a licensed product in Australia, North America or Europe, and worldwide commercial sales of 20 units of a licensed product, the company will be required to pay \$20,000 annually until the last of the patent rights comprising the licensed intellectual property expires; and
- under a Project Agreement with the Australian Stroke Alliance Limited ("ASA"), in recognition of the funding, clinical
 guidance and clinical access to be contributed to EMVision by the ASA, the company is required to pay the ASA a
 royalty of 2% of Net Sales in respect of commercial sales of devices specifically designed and adapted for road or
 air ambulance for use in Australia, for a period of five years from the date on which the full amount of funding under
 the Project Agreement is received.

The company has the following contingent assets at 30 June 2025:

- under a Project Agreement with the Australian Stroke Alliance Limited, the company is due to receive \$800,000 subject to the company meeting project milestones.
- During the year, the company executed a Grant Agreement with the Australian Government for an Industry Growth Program. The company is due to receive \$4,022,075 subject to the company meeting the milestones outlined in the Grant.

Note 23. Commitments

There are no commitments as at 30 June 2025.

Note 24. Related party transactions

Key management personnel

Disclosures relating to key management personnel are set out in Note 20 and the remuneration report included in the directors' report.

Transactions with related parties

There were no transactions with related parties during the year.

Note 24. Related party transactions (continued)

Receivable from and payable to related parties

There were no receivables from or payables to related parties at the current reporting date.

Loans to/from related parties

There were no loans to or from related parties at the current and previous reporting date.

Note 25. Events after the reporting period

On 11 August 2025 the company issued 800,000 options with an exercise price of \$2.60 and expiry date of 11 February 2029 and 200,000 performance rights with a nil exercise price and expiry date of 11 August 2030, under its Employee Incentive Plan.

On 15 August 2025, the company announced it had been awarded \$3,000,000 in non-dilutive grant funding under the Cooperative Research Centres Projects (CRC-P) Round 17 grant program to conduct studies in regional Australia with the aim of improving stroke care through the use of telehealth-enabled emuTM point-of-care brain scanners. The study data is intended to help drive emuTM product adoption and commercialisation. The funding is subject to execution of grant agreements.

No other matter or circumstance has arisen since 30 June 2025 that has significantly affected, or may significantly affect the company's operations, the results of those operations, or the company's state of affairs in future financial years.

Note 26. Reconciliation of profit after income tax to net cash from operating activities

	2025 \$	2024 \$
Loss after income tax expense for the year	(9,805,536)	(2,729,610)
Adjustments for: Share based payments Depreciation – plant and equipment Amortisation - software Amortisation of right of use asset Interest expense - lease Interest expense - borrowings	575,138 132,593 46,828 229,191 7,465 65,000	874,033 166,156 15,232 229,191 16,292 87,500
Change in operating assets and liabilities:		
 trade and other receivables R&D incentive receivable deferred tax asset deferred tax liability other current assets trade and other payables deferred income employee benefits 	84,145 (357,737) 928,814 (138,365) 55,752 389,728 (171,315) 122,302	(136,398) (2,780,246) (920,516) 138,365 (7,168) 227,515 (1,249,473) 77,419
Net cash used in operating activities	(7,835,997)	(5,991,708)

Note 27. Earnings per share

	2025 \$	2024 \$
Loss after income tax	(9,805,536)	(2,729,610)
Loss after income tax attributable to the owners of EMVision Medical Devices Ltd	(9,805,536)	(2,729,610)
	Number	Number
Weighted average number of ordinary shares used in calculating basic earnings per share	85,442,963	80,437,212
	Cents	Cents
Basic earnings per share Diluted earnings per share	(11.48) (11.48)	(3.39) (3.39)

Antidilutive instruments

Potential ordinary shares, including options and performance rights, have not been included in the calculation of diluted earnings per share for the period as they are antidilutive. This is due to the company reporting a net loss, which results in diluted EPS being equal to basic EPS.

EMVision Medical Devices Ltd Consolidated entity disclosure statement As at 30 June 2025

EMVision Medical Devices Ltd has no controlled entities and, therefore, is not required by the Australian Accounting Standards to prepare consolidated financial statements. As a result, section 295(3A)(a) of the *Corporations Act 2001* does not apply to the entity.

EMVision Medical Devices Ltd Directors' declaration 30 June 2025

In the directors' opinion:

- the attached financial statements and notes comply with the Corporations Act 2001, the Accounting Standards, the Corporations Regulations 2001 and other mandatory professional reporting requirements;
- the attached financial statements and notes comply with International Financial Reporting Standards as issued by the International Accounting Standards Board as described in note 1 to the financial statements;
- the attached financial statements and notes give a true and fair view of the company's financial position as at 30 June 2025 and of its performance for the financial year ended on that date;
- there are reasonable grounds to believe that the company will be able to pay its debts as and when they become due and payable; and
- the information disclosed in the attached consolidated entity disclosure statement is true and correct.

The directors have been given the declarations required by section 295A of the Corporations Act 2001.

Signed in accordance with a resolution of directors made pursuant to section 295(5)(a) of the Corporations Act 2001.

On behalf of the directors

- Kuy

John Keep Director

27 August 2025 Brisbane



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INDEPENDENT AUDITOR'S REPORT

To the members of EMVision Medical Devices Ltd

Report on the Audit of the Financial Report

Opinion

We have audited the financial report of EMVision Medical Devices Ltd (the Company), which comprises the statement of financial position as at 30 June 2025, the statement of profit or loss and other comprehensive income, the statement of changes in equity and the statement of cash flows for the year then ended, and notes to the financial report, including material accounting policy information, the consolidated entity disclosure statement and the directors' declaration.

In our opinion the accompanying financial report of EMVision Medical Devices Ltd, is in accordance with the *Corporations Act 2001*, including:

- (i) Giving a true and fair view of the Company's financial position as at 30 June 2025 and of its financial performance for the year ended on that date; and
- (ii) Complying with Australian Accounting Standards and the Corporations Regulations 2001.

Basis for opinion

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

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

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

Key audit matters

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



Key audit matter

How the matter was addressed in our audit

Basis of accounting for intangible assets - intellectual property

During the year ended 30 June 2025, the Company has progressed its technology via trials and development of initial prototypes.

The accounting policy for the Company's intangible asset includes judgement in determining whether the project is in the research or development phase. This determination has an impact on the treatment of the expenditures related to the project and whether they are included in the profit or loss (research phase) or capitalised to the intangible asset (development phase). There is a risk that amounts are incorrectly recognised and/or inappropriately disclosed in the financial statements and consequently it was considered a key audit matter.

Refer to Notes 1 and 6 of the financial report for a description of the accounting policy and other disclosures.

To address this matter, our audit procedures included, amongst others:

- Evaluating management's assessment of the criteria for entering the development stage, noting that the intangible asset has not yet demonstrated the feasibility of becoming 'available for use' under paragraph 57(a) of AASB 138 Intangible Assets given that feasibility trials are still underway.
- Reviewed ASX announcements and correspondence with respect to status under the government grant to corroborate management's assertions with respect to the nature of work performed to date.
- Considered management's conclusion that the asset is not currently available for use with respect to whether feasibility has been obtained and whether the asset should be amortised.

Other information

The directors are responsible for the other information. The other information comprises the information in the Company's annual report for the year ended 30 June 2025, but does not include the financial report and our auditor's report thereon.

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

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

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

Responsibilities of the directors for the Financial Report

The directors of the Company are responsible for the preparation of:

- a) the financial report that gives a true and fair view in accordance with Australian Accounting Standards and the Corporations Act 2001 and
- b) the consolidated entity disclosure statement that is true and correct in accordance with 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; and
- ii) the consolidated entity disclosure statement that is true and correct and is free of misstatement, whether due to fraud or error.

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

Auditor's responsibilities for the audit of the Financial Report

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

A further description of our responsibilities for the audit of the financial report is located at the Auditing and Assurance Standards Board website (http://www.auasb.gov.au/Home.aspx) at: https://www.auasb.gov.au/admin/file/content102/c3/ar2_2020.pdf

This description forms part of our auditor's report.

Report on the Remuneration Report

Opinion on the Remuneration Report

We have audited the Remuneration Report included in the directors' report for the year ended 30 June 2025.

In our opinion, the Remuneration Report of EMVision Medical Devices Ltd, for the year ended 30 June 2025, complies with section 300A of the *Corporations Act 2001*.

Responsibilities

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

BDO Audit Pty Ltd

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Ian Hooper Director

Sydney, 27 August 2025

EMVision Medical Devices Ltd Shareholder Information

ASX Additional Information

The company's ordinary shares are quoted as 'EMV' on ASX. The shareholder information set out below was applicable as at 25 August 2025.

Distribution of equitable securities (ordinary shares)

Analysis of number of equitable security holders by size of holding:

	Number of ordinary shares	Number of holders of ordinary shares
100,001 and over	62,561,639	128
10,001 to 100,000 5,001 to 10,000	16,451,671 3,151,837	571 421
1,001 to 5,000	2,789,617	1,055
1 to 1,000	561,771	1,151
	85,516,535	3,326
Holding less than a marketable parcel	50,894	324

Equity security holders (ordinary shares)

Twenty largest quoted equity security holders

The names of the twenty largest security holders of this class of quoted equity securities are listed below:

The hames of the twenty largest security holders of this class of quoted equity securi	Ordinary shares	
	Number held	% of total shares issued
KEYSIGHT TECHNOLOGIES INC	7,454,231	8.72
MR SCOTT PHILIP KIRKLAND	3,861,987	4.52
MR RYAN MICHAEL LAWS	2,990,000	3.50
BNP PARIBAS NOMINEES PTY LTD < HUB24 CUSTODIAL SERV LTD>	2,436,671	2.85
CITICORP NOMINEES PTY LIMITED	1,829,038	2.14
DR RONALD PETER WEINBERGER <rpw a="" c=""></rpw>	1,639,158	1.92
MR PAUL RAYMOND BROWN & MRS ANGELIQUE SUSAN BROWN <brown a="" c="" family=""></brown>	1,490,000	1.74
J P MORGAN NOMINEES AUSTRALIA PTY LIMITED	1,301,694	1.52
JM STARCEVICH INVESTMENTS PTY LTD	1,230,000	1.44
UNIQUEST PTY LIMITED	1,200,000	1.40
BUSSO HOLDINGS PTY LTD <bew a="" c=""></bew>	1,160,000	1.36
MR VINCENT MICHAEL O'SULLIVAN <o'sullivan a="" c=""></o'sullivan>	1,155,000	1.35
GLENSBURG PTY LTD <tyto a="" c="" corp="" fund="" pension=""></tyto>	1,112,000	1.30
WALSH PRESTIGE PTY LTD <walsh a="" c="" family=""></walsh>	1,050,000	1.23
DR STUART CROZIER	1,044,937	1.22
MR MARTIN KOLEV	1,000,000	1.17
BOWLING FAMILY HOLDINGS PTY LTD <bowling a="" c="" f="" family="" s=""></bowling>	868,503	1.02
BNP PARIBAS NOMINEES PTY LTD <ib au="" noms="" retailclient=""></ib>	811,660	0.95
MR KONG PAK LIM	810,500	0.95
MR ARON WAKIL	797,519	0.93
	35,242,898	41.21

EMVision Medical Devices Ltd Shareholder Information

Unquoted equity securities

	Number on issue	Number of holders
Series J options over ordinary shares	2,550,000	9
Series K options over ordinary shares	250,000	1
Series N options over ordinary shares	600,000	2
Series O options over ordinary shares	800,000	1
Performance rights	246,763	8

The unlisted options over ordinary shares and performance rights were issued to key management personnel, employees and contractors of the company.

Substantial holders

Substantial holders in the company are set out below:

	Ordinary s	Ordinary shares % of total	
	Number held	shares issued	
Keysight Technologies Inc Mr Scott Philip Kirkland	7,454,231 4,276,987	8.72% 5.00%	

Voting rights

The voting rights attached to ordinary shares are set out below:

Ordinary shares

On a show of hands every member present at a meeting in person or by proxy shall have one vote and upon a poll each share shall have one vote.

There are no other classes of equity securities.

On-market Buy-back

There is no current on-market buy-back of the company's securities in place.