

cellnet

2016-17
ANNUAL REPORT



cellnet

ABN 97 010 721 749

Cellnet Group Limited

59-61 Qantas Drive, Eagle Farm, QLD 4009 Australia

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CHAIRMAN'S REPORT

On behalf for the Board of Directors and the management team it is my pleasure to present the Annual Financial Statements for the year ended 30 June, 2017.

Notwithstanding continued pressure on retail trading in Australia, the company has continued to improve upon its results, increasing sales by 10.02% and profit for the year by 16.42% to \$2.035m

Underlying operational profitability showed encouraging improvement to \$3.061M before accounting for non-recurring costs associated with the due diligence expenses related to the takeover offer from Wentronic of \$337K and share based payments to management of \$689K in total including \$411K directly linked to the change of control.

The company has extended its leadership position within it's industry segment via continued partnership with leading international brands and the expansion of its own brand, 3SIXT.

In co-operation with three of the regions telcos, Cellnet has differentiated itself into a category captaincy position by providing category management services and adding significant value to it's customers in this segment.

Management increased inventory levels during the year in order to support the telco business and to avoid lost sales from stock-out positions.

Progress has been made in expanding sales beyond Australasia and

opportunities to grow internationally are actively being pursued.

The takeover bid by Wentronic was successfully concluded in January without undue disruption to the business and synergies with Wentronic via the combination of sourcing efforts in China as well as supply chain efficiencies related to brand and product consolidation are being harnessed.

The larger group scale is having a positive effect in attracting appropriate supplier brands.

The board is excited by the opportunities that will be created by the expansion in e-commerce as a result of the announcement by Amazon to commence trading in Australia. Wentronic have many years of experience in this field and knowledge transfer is being afforded to Cellnet.

The companies' balance sheet has further strengthened during the year, increasing net tangible assets by 14% to 28.1c per share and increasing equity to \$15.6M.

A partially franked dividend of 1.25c (2016 - 1.25c) has been declared for payment in October.

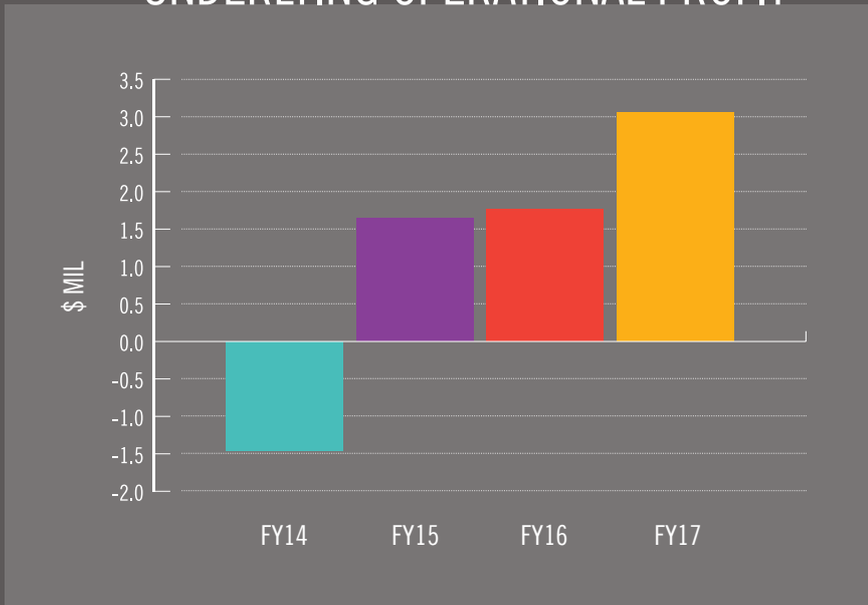
I congratulate the management team on the continued improvement in the company results and thank them and the previous board for the successful conclusion of the take-over bid by Wentronic.

Michael Wendt

Chairman, Cellnet Group Limited

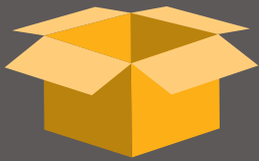
CELLNET 2016-17 BY NUMBERS

UNDERLYING OPERATIONAL PROFIT



30

NUMBER OF YEARS
IN OPERATION



1,028,372 kg

TOTAL BOXED WEIGHT SHIPPED WORLDWIDE

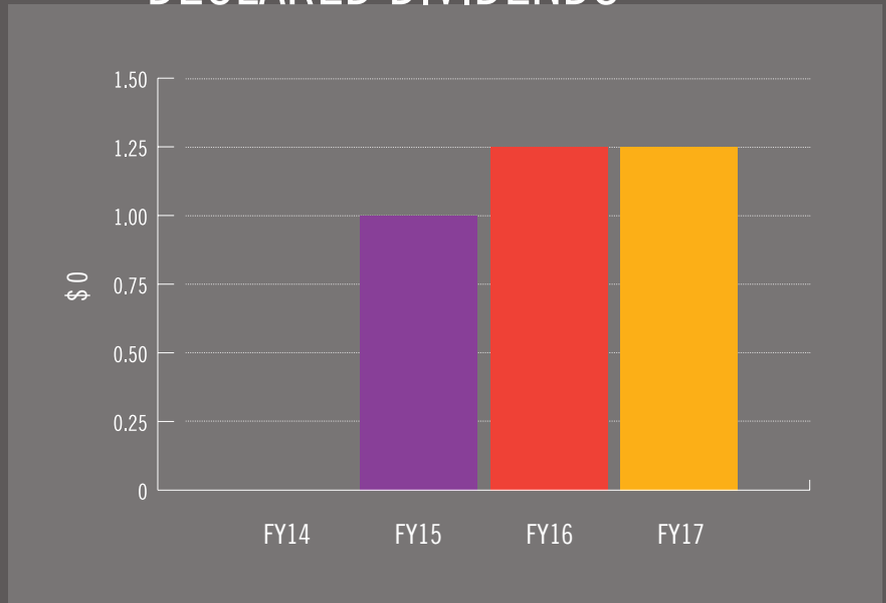
84,025
ORDERS SHIPPED BY AIR

1,365,585
3SIXT UNITS SOLD

1,288 ✨
NEW SKUS

ACTIVE CUSTOMERS
7,750 👤 👤 👤 👤

DECLARED DIVIDENDS



50K PEGS OWNED ACROSS
+ AUS & NZ
TELCOS

SALES

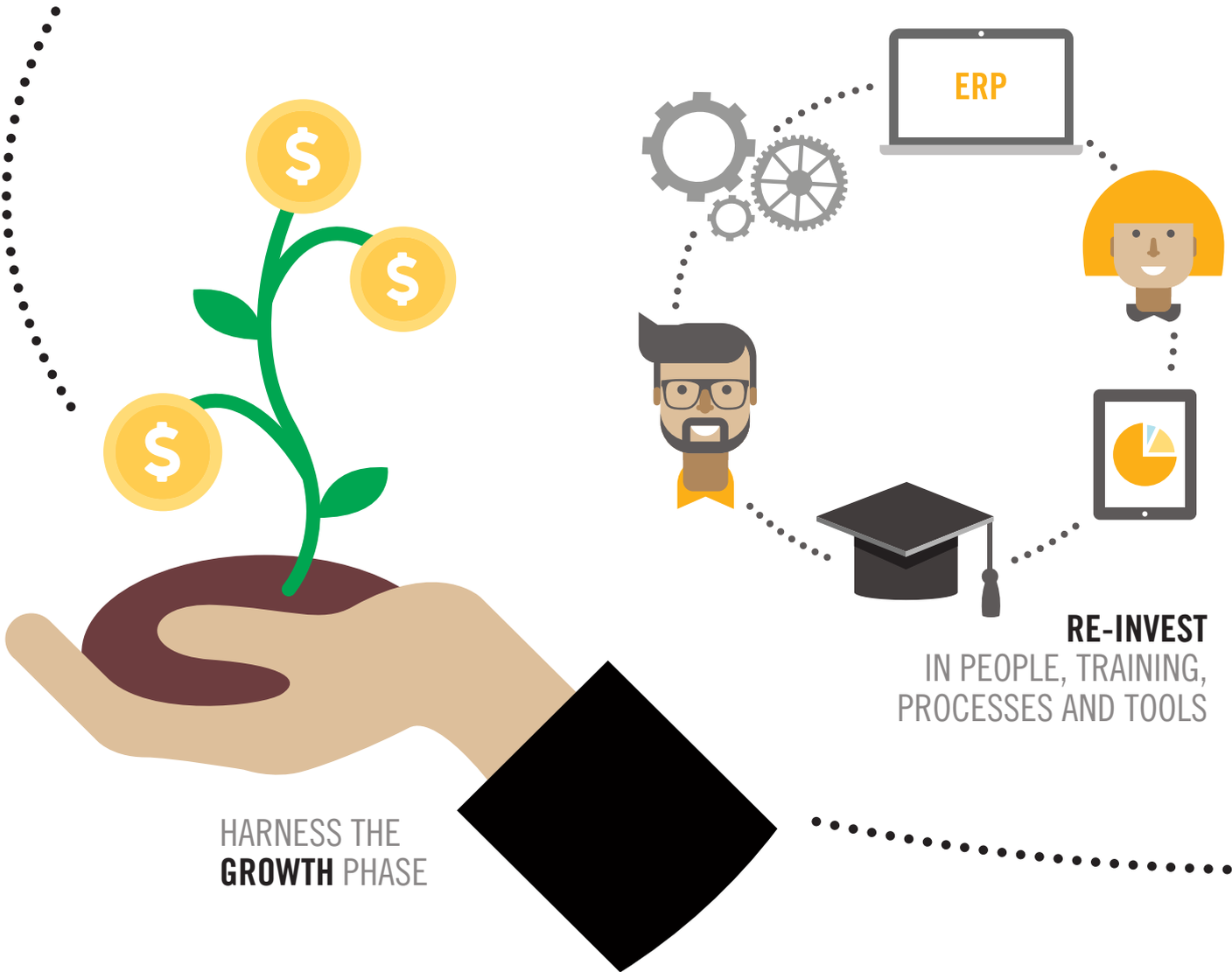


16,516km



THE FURTHEST
DISTANCE A 3SIXT PRODUCT
HAS BEEN SOLD

PROACTIVE ENGAGED MOTIVATED



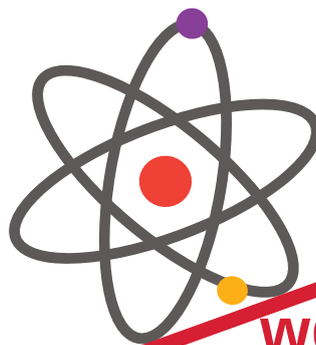
HARNESS THE
GROWTH PHASE

RE-INVEST
IN PEOPLE, TRAINING,
PROCESSES AND TOOLS



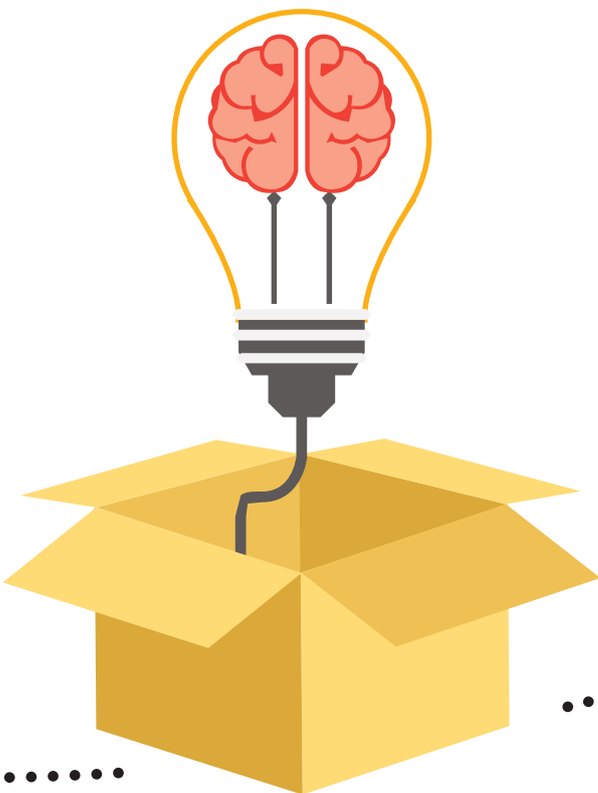
EMBRACE **E-COMMERCE**
OPPORTUNITIES

CONTINUE TO TAKE AUSTRALIA'S
LEADING ACCESSORIES
BRAND **GLOBAL**



wentronic
DEUTSCHLAND

LEVERAGE **SYNERGIES** WITH WENTRONIC



INNOVATE CHANNELS,
CATEGORIES, AND SUPPLY CHAIN



CONTINUE TO
BE THE CATMAN
LEADER IN TELCO

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DIRECTORS' REPORT

Corporate Information

Directors

M. Wendt (Chairman)
A. Sparks
B. Danos
K. Gilmore
M. Reddie

Company Secretary

C. Barnes

Principal Registered Office

Cellnet Group Limited
59-61 Qantas Drive
Eagle Farm QLD 4009
Phone: 1300 255 563
Fax: 1800 255 563

Banker

Westpac Banking Corporation
260 Queen Street
Brisbane QLD 4000

Auditor

Pitcher Partners
345 Queen Street
Brisbane QLD 4000

Share Register

Link Market Services Ltd
Level 15 ANZ Building
324 Queen Street, Brisbane QLD 4000
Phone: 1300 554 474

Solicitors

Reddie Lawyers
Level 2, 710 Collins Street
Docklands VIC 3008

Securities Exchange

The Company is listed on the Australian Securities Exchange. The Home exchange is Brisbane.

Corporate Governance

All corporate governance related matters and associated disclosures regarding the company, including the company's corporate governance statement, can be found on the company's website in the investor relations section at: www.cellnet.com.au/investorrelations

DIRECTORS' REPORT

Your Directors submit their report for the year ended 30 June 2017.

Directors

The names and details of the Company's Directors in office during the financial year and until the date of this report are as follows. Directors were in office for this entire period unless otherwise stated.

Names, qualifications, experience and special responsibilities

Michael Wendt

(Non-Executive Chairman – appointed 16 January 2017)

Mr Wendt is the Chief Executive Officer of Wentronic Group, a market leading electronic accessory distributor that is headquartered in Braunschweig Germany. Wentronic employs over 200 people worldwide and has offices in Germany, Italy, and UK as well as in Honk Kong and China. Mr Wendt has over 26 years of experience in the international electronic accessory industry and has had roles in sales, marketing and human relations.

Mr Wendt is currently a member of the Remuneration (Chairman), Audit and Strategy Committees.

Alan Sparks *GAICD, CTA, CA (SA)*

(Executive Director – appointed 16 January 2017)

Mr Sparks was appointed as the Chief Executive Officer of Cellnet on the 7th May 2014. Prior to his appointment Mr Sparks held senior executive roles with Philips Consumer Electronics, Carrier and Belkin. He has had over 40 years' experience in distribution, retail, business to business, technology and manufacturing companies where he has gained extensive experience in restructuring, building businesses and managing mergers, acquisitions and divestments.

Mr Sparks is a Chartered Accountant and is currently a member of the Risk (Chairman) and Strategy Committees.

Brian Danos *B. Bus (Management)*

(Non-Executive Director – appointed 16 January 2017)

Mr Danos is the General Manager for Wentronic Asia Pacific Limited. He has held this position since April 2015 and he leads the overall operations of the Asian region and directs Wentronic's offices in China in all sourcing and logistical

operations. Prior to his appointment to his current role Mr Danos held the position of Director of Marketing and Sales with A&L International Holdings Limited, a Hong Kong based private label manufacturer. He has also held senior positions with Philips Consumer Electronic Accessories in both Europe and the USA.

Mr Danos is currently a member of the Remuneration and Strategy Committees.

Kevin Gilmore *B. Econ. MBA*

(Non-Executive Director – appointed 16 January 2017)

Mr Gilmore is the Director of Sales for Wentronic Asia Pacific Limited. Prior to this appointment Mr Gilmore was employed by Cellnet as the Managing Director of International Operations. He has also held management positions with many multinational corporations such as General Electric, Shell Petroleum, Philips Electronics and Belkin where he has gained extensive experience in strategy, business development and marketing.

Mr Gilmore is currently a member of the Strategy (Chairman), Audit and Remuneration Committees.

Michael Reddie *LLB, BCom (Hons), Monash University*

(Non-Executive Director – appointed 16 January 2017)

Mr Reddie is an Australian Legal Practitioner and is a Director of Reddie Lawyers Pty Ltd. Mr Reddie was formerly a partner at a national law firm. Mr Reddie advises Australian and international clients in negotiated mergers and acquisitions, joint ventures, strategic alliances and corporate governance.

Mr Reddie is currently a member of the Audit (Chairman) and Risk Committees.

Alexander Beard *B.Com, MAICD, FCA*

(Non-Executive Chairman –retired 16 January 2017)

Mr Beard is a Chartered Accountant and an experienced financier of growth companies as well as having gained considerable industry experience through his investee board roles. He is a fellow of the Institute of Chartered Accountants and a member of the Institute of Company Directors.

Mr Beard is Executive Director of CVC Limited (ASX:CVC) and Executive Director of Eildon Capital Limited (formerly CVC Private Equity Limited). Mr Beard was a member of the Audit and Risk Management and Remuneration Committees prior to his retirement from the Board.

During the past three years Mr Beard has also served as Chairman and Non-Executive Director of Villa World and Director of the following listed companies: Mnemon Limited (formerly Mnet Group Limited) (ASX:MNZ), CVC Property Fund (ASX:CJT) and Lonestar Resources Limited (formerly Amadeus Energy Limited).

Mel Brookman

(Non-Executive Director – retired 16 January 2017)

Mr Brookman was a co-founder of Cellnet in 1992. He has over 20 years' experience in mobile phone and distribution industries. He was previously the Managing Director of the Company from 1999 to November 2002, and was chair of the Remuneration Committee and a member of the Audit and Risk Management Committee prior to his retirement from the Board.

Elliott Kaplan *B. Acc, CA*

(Non-Executive Director – retired 16 January 2017)

Mr Kaplan is a Chartered Accountant with extensive experience in senior financial and chief executive officer roles in both private and public listed companies. His experience, from both an investor and investee perspective, spans a diverse range of industries and businesses in the manufacturing, environmental, distribution and services sectors.

Mr Kaplan is a director of Eildon Capital Limited (formerly CVC Private Equity Limited) and is a non-executive director of ASX listed Pro-Pac Packaging Limited (ASX:PPG). Mr Kaplan was the chair of the Audit and Risk Management Committee and member of the Remuneration Committee prior to his retirement from the Board.

During the past three years, Mr Kaplan also served as Non-Executive Director of Mnemon Limited (formerly Mnet Group Limited) (ASX:MNZ) and Non-Executive Director of Dolomatrix Limited (ASX:DMX).

As at the date of this report, the interest of the directors (including their related parties) in the shares and options of Cellnet Group Limited were:

Director	Number of ordinary shares	Number of restricted shares	Number of options/performance rights
M. Wendt	34,991,380	-	1,600,000
A. Sparks	-	143,000	1,157,000
B. Danos	-	-	400,000
K. Gilmore	-	-	400,000
M. Reddie	-	-	-

Company Secretary

Chris Barnes *B. Acc, CPA*

(Company Secretary and Chief Financial Officer)

Mr Barnes has been with the Company since 2006. He holds a Bachelor of Accounting Degree and is CPA qualified.

Dividends

A final dividend of \$0.0125 per share was declared 7 August 2017 with a payment date of 6 October 2017.

Principal activities

The principal activities of the consolidated entity are:

- Sourcing products and the distribution of market leading brands of lifestyle technology products including mobile phone, tablet and notebook/hybrid accessories into retail and business channels in Australia and New Zealand; and
- Fulfilment services to the mobile telecommunications and retail industries in Australia and New Zealand.

Operating and financial review

The Directors are pleased to announce the continued improvement in the companies' results.

Turnover increased 10.02% year on year and Net Profit attributable to members by 16.42%.

The company's profit for the year was \$2.035m despite difficult retail conditions prevalent in Australia and after accounting for due diligence costs related to the takeover offer from Wentronic

of \$337K and share based payments to management of \$689K in total including \$411K directly linked to the change of control.

The company has further consolidated its position as a leader in its industry segment returning underlying operational profitability of \$3.061m before the costs detailed above.

A fully franked dividend of 1.25 cents per share was paid in September 2016 and the Board has declared a partially franked final dividend of 1.25 cents per share for the 2017 financial year.

Significant changes in the state of affairs

There have been no significant changes in the state of affairs of the company during the current year.

Significant events after balance date

There have been no matters or circumstances that have arisen since the end of the financial year which have significantly affected or may significantly affect the operations of Cellnet Group Limited, the results of those operations, or the state of affairs of Cellnet Group Limited in future years.

Likely developments

In respect of future strategy and future performance, the consolidated entity is constantly reviewing the strategic value inherent in the business. In conjunction with this, the consolidated entity will continue to pursue its trading activities to further improve on operational aspects to produce the most beneficial long term results for the shareholders of the Company.

Share options

At the date of this report there were a total of 2,400,000 vested and exercisable share options, 286,333 vested and exercisable performance rights, and 2,527,334 unvested performance rights over ordinary shares in the company on issue. No option or right holder has any rights under the terms of the instruments to participate in any other share issue of the company or any other entity. Details of these instruments are outlined as follows:

Options

Grant Date	Vest Date	Expiry Date	Exercise Price (\$)	Opening	Lapsed	Exercised	Closing
24/10/2014	24/10/2014	31/10/2017	0.25	2,400,000	-	-	2,400,000

Performance rights

Grant Date	Vest Date	Expiry Date*	Exercise Price (\$)	Opening	Issued	Lapsed/ Forfeited	Exercised	Closing
3/2/2015	30/6/2016	30/9/2017	-	330,333	-	-	(44,000)	286,333 [^]
3/2/2015	30/6/2017	30/9/2017	-	330,334	-	-	(44,000)	286,334
3/2/2015	30/6/2017	30/9/2017	-	2,009,000	-	-	(268,000)	1,741,000
1/8/2016	30/6/2019	30/9/2019	-	-	334,000	-	-	334,000
1/8/2016	30/6/2017	30/9/2019	-	-	55,333	-	-	55,333
1/8/2016	30/6/2018	30/9/2019	-	-	55,333	-	-	55,333
1/8/2016	30/6/2011	30/9/2019	-	-	55,334	-	-	55,334

* Vested performance rights will expire on the date which is 30 business days subsequent to the release of 30 June results to market. ^ Vested and exercisable.

Indemnification and insurance of officers

Indemnification

The Company has agreed to indemnify the current and former Directors and Company Secretaries of its controlled entities for all liabilities to another person, other than the Company or a related body corporate that may arise from their position, except where the liability arises out of conduct involving a lack of good faith. The agreement stipulates that the Company will meet the full amount of any such liabilities, including costs and expenses.

Insurance premiums

Insurance premiums have been paid in respect of Directors' and Officers' Liability Insurance. Insurance premiums paid for Directors insurance covers Directors whilst they are appointed as Directors of the Company and for a period of seven years after their resignation. The Directors have not included details of the nature of the liabilities covered or the amount of the premium paid in respect of Directors' and Officers' liability insurance as such disclosure is prohibited under the terms of the contract.

Directors' meetings

The number of Directors' meetings (including meetings of committees of Directors) and number of meetings attended by each of the Directors of the Company during the financial year are:

	Meetings of Committees				
	Board	Audit	Risk	Remuneration	Strategy
	Number of meetings held:				
	7	2	1	1	1
	Number of meetings attended:				
M. Wendt	4	1	-	1	1
A. Sparks	4	1	1	-	1
B. Danos	4	-	1	1	-
K. Gilmore	4	-	-	1	1
M. Reddie	4	1	1	-	-
A. Beard	3	1	-	-	-
E. Kaplan	3	1	-	-	-
M. Brookman	3	1	-	-	-

Committee membership

As at the date of this report the Company had an Audit Committee, Risk Committee, Remuneration Committee and Strategy Committee. Members acting on the committees of the Board during the year were:

Audit	Risk	Remuneration	Strategy
M. Reddie (Chairman)	A. Sparks (Chairman)	M. Wendt (Chairman)	K. Gilmore (Chairman)
M. Wendt	B. Danos	D. Danos	M. Wendt
K. Gilmore	M. Reddie	K. Gilmore	A. Sparks

Non-audit services

The following non-audit services were provided by the entity's current auditor, Pitcher Partners during the year. The Directors are satisfied that the provision of non-audit services is compatible with the general standard of independence for auditors imposed by the *Corporations Act 2001*. The nature and scope of each type of non-audit service provided means that auditor independence was not compromised.

Pitcher Partners received or are due to receive the following amounts for the provision of non-audit services:

	Consolidated	
	2017 \$	2016 \$
Taxation Services	7,250	-

Rounding

The Company is of a kind referred to in ASIC Corporations (Rounding in Financial/Directors' Report) Instrument 2016/191 dated 1 April 2016 and in accordance with that Instrument, amounts in the Financial Report and Directors' Report have been rounded off to the nearest thousand dollars, unless otherwise stated.

Auditor's independence declaration

The Auditor's Independence Declaration is set out on page 12 and forms part of the Directors' report for the financial year ended 30 June 2017.

Auditor's independence declaration



The Directors
 Cellnet Group Limited
 59-61 Qantas Drive
 EAGLE FARM QLD 4009

Auditor's Independence Declaration

As lead auditor for the audit of Cellnet Group Limited for the year ended 30 June 2017, I declare that, to the best of my knowledge and belief, there have been:

- i. no contraventions of the auditor independence requirements as set out in the *Corporations Act 2001* in relation to the audit; and
- ii. no contraventions of APES 110 Code of Ethics for Professional Accountants in relation to the audit.

This declaration is in respect of Cellnet Group Limited and the entities it controlled during the period.

PITCHER PARTNERS

JASON EVANS
 Partner
 Brisbane, Queensland
 7 August 2017

An Independent Queensland Partnership ABN 84 797 724 539
 Liability limited by a scheme approved under Professional Standards Legislation
 Independent member of Baker Tilly International



Remuneration Report (audited)

This remuneration report for the year ended 30 June 2017 outlines the remuneration arrangements of the consolidated entity in accordance with the requirements of the *Corporations Act 2001* (the Act) and its regulations. This information has been audited as required by section 308 (3C) of the Act. The remuneration report details the remuneration arrangements for key management personnel (KMP) who are defined as those persons having authority and responsibility for planning, directing and controlling the major activities of the consolidated entity, directly or indirectly, including any director (whether executive or otherwise) of the parent.

Remuneration report approval at FY16 AGM

The FY16 remuneration report received positive shareholder support at the FY16 AGM with a vote of 99.6% in favour.

For the purposes of this report, the term “executive” includes the executive directors, senior executives, general managers and secretaries of the consolidated entity and the term “director” refers to non-executive directors only.

The remuneration report is presented under the following sections:

1. Individual key management personnel disclosures
2. Remuneration at a glance
3. Board oversight of remuneration
4. Non-executive director remuneration arrangements
5. Executive remuneration arrangements and the link to company performance
6. Executive contractual arrangements
7. Additional statutory disclosures

1. Individual key management personnel disclosures

Key management personnel

(i) Directors	
M. Wendt	Chairman (Non-Executive) – Appointed 16 January 2017
A. Sparks	Director (Executive) – Appointed 16 January 2017
B. Danos	Director (Non-Executive) – Appointed 16 January 2017
K. Gilmore	Director (Non-Executive) – Appointed 16 January 2017
M. Reddie	Director (Non-Executive) – Appointed 16 January 2017
A. Beard	Chairman (Non-Executive) – Retired 16 January 2017
M. Brookman	Director (Non-Executive) – Retired 16 January 2017
E. Kaplan	Director (Non-Executive) – Retired 16 January 2017
(ii) Executives	
D. Clark	General Manager - New Zealand
C. Barnes	Chief Financial Officer and Company Secretary

2. Remuneration at a glance

Remuneration levels for key management personnel are competitively set to attract and retain appropriately qualified and experienced executives. The Board as necessary obtains independent advice on the appropriateness of remuneration packages of the consolidated entity given trends in comparative companies both locally and internationally and the objectives of the Company's remuneration strategy.

Non-Executive Directors receive a fixed fee for their services.

The remuneration structures explained below are designed to attract suitably qualified candidates, reward the achievement of strategic objectives, and achieve the broader outcome of creation of value for shareholders. The remuneration structures take into account:

- the capability and experience of the key management personnel;
- the key management personnel's ability to control performance;
- the consolidated entity's performance including:
 - the consolidated entity's earnings; and
 - the growth in share price and delivering of constant returns on shareholder wealth;
- the amount of incentives within each key management person's remuneration.

Remuneration Report (audited) *continued*

Remuneration packages include a mix of fixed and variable remuneration including short and long-term performance-based incentives.

3. Board oversight of remuneration

Remuneration committee

The remuneration committee is responsible for making recommendations to the board on the remuneration arrangements of directors and executives

The remuneration committee assesses the appropriateness of the nature and amount of remuneration of non-executive directors and executives on a periodic basis by reference to the relevant employment market conditions, with the overall objective of ensuring maximum stakeholder benefit from the retention of a high performing director and executive team.

Remuneration strategy

Cellnet Group Limited's remuneration strategy is designed to attract, motivate and retain employees and non-executive directors by identifying and rewarding high performers and recognising the contribution of each employee to the continued growth and success of the consolidated entity.

To this end, key objectives of the Company's reward framework are to ensure that remuneration practices:

- are aligned to the consolidated entity's business strategy;
- offer competitive remuneration benchmarked against the external market;
- provides strong linkage between the individual and the performance and rewards of the consolidated entity

Remuneration structure

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

4. Non-executive director remuneration arrangements

Total remuneration for all Non-Executive Directors, last voted upon by shareholders at the 1999 AGM, is not to exceed \$300,000 per annum.

The Chairman's base fee is \$10,000 per annum and Non-

Executive Directors' base fees are presently \$10,000 per annum. Non-Executive Directors do not receive performance related remuneration. Non-executives may, at the discretion of the Remuneration Committee and subject to shareholder approval, receive compensation in the form of share options. No options were issued to Non-Executive Directors during the current or previous financial years.

5. Executive remuneration arrangements and the link to company performance

5.1 Fixed remuneration

Fixed remuneration consists of base remuneration (which is calculated on a total cost basis and includes any fringe benefits tax charges related to employee benefits including motor vehicles) as well as employer contributions to superannuation funds. Remuneration levels are reviewed annually by the Board.

5.2 Variable remuneration – short term incentive (STI) and long term incentive (LTI)

Performance linked remuneration includes both STI and LTI and is designed to reward key management personnel for meeting or exceeding their financial and personal objectives. The STI is an 'at risk' bonus provided in the form of cash.

5.3 STI bonus

The consolidated entity operates an annual STI program that applies to executives and awards a cash bonus subject to the attainment of clearly defined consolidated entity, business unit and individual measures. Actual STI payments awarded to each executive depends on the extent to which specific targets set at the beginning of each 12 months are met. The targets consist of a number of key performance indicators (KPIs) covering financial and non-financial, corporate and individual measures of performance. A summary of these measures and weightings are set out below.

	Net Cash Position	EBITDA
Chief Executive Officer	10%	90%
General Manager New Zealand	5%	95%
Chief Financial Officer	10%	90%

These performance indicators were chosen as they represent the key drivers for the short term success of the business and provide a framework for delivering long-term value.

At the end of the financial year the Board assesses the actual performance of the consolidated entity and the individual against their respective financial KPI's set at the beginning of the financial year.

A percentage of the pre-determined maximum amount is only awarded where results are achieved of between 100% and 200%. No bonus is awarded where performance falls below 100%. Performance of beyond 200% is not awarded as it is capped. The following table outlines the proportion of the maximum STI that was earned and forfeited in relation to the 2017 financial year.

	Proportion of maximum STI earned in FY17	Proportion of maximum STI forfeited in FY17
A. Sparks	43%	57%
D. Clark	63%	37%
C. Barnes	43%	57%

No other members of the Company's key management personnel were eligible to earn an STI in the 2017 financial year.

STI awards for 2017 and 2017 financial years

For the 2017 financial year, a total payment of \$262,282 was made which represents 100% of the total STI cash bonus previously accrued in that period which has vested to executives. For the 2016 financial year, a total payment of \$198,243 was made which represented 100% of the total STI cash bonus previously accrued in that period which had vested to executives.

5.4 LTIs

Executive Share Option Plan

The Board has established an Executive Share Option Plan which is designed to provide incentives to the Executives of the consolidated entity. The plan was approved by shareholders at the Annual General Meeting held on 18 December 2007.

Under the plan the Board has the discretion to issue options to Executives as long as the issue does not result in the Executive owning or controlling the exercise of voting power attached to 5% or more of all shares then on issue. Each option is convertible to one ordinary share. The exercise price of the option is determined by the Board.

The rules governing the operation of the plan may be amended, waived or modified, at any time by resolution of the Board provided there is no reduction of rights to Executives in the plan. If an amendment reduces the rights of Executives in the plan, it requires written consent of three-quarters of affected Executives.

The plan may be terminated or suspended at any time by a resolution of the Board, provided the termination or suspension does not materially adversely affect the rights of persons holding shares issued under the plan at that time. No options were issued in the current year to executive directors (2016: Nil).

LTI Plan

The Board has established a Long Term Incentive Plan which is designed to provide incentives to the Executives of the consolidated entity. The plan was approved by shareholders at the Annual General Meeting held on 18 December 2007.

The purpose and rules of the plan are the same as the Executive Share Option Plan described above, except that there is no prohibition on issuing shares if it would result in an Executive owning (legally or beneficially) or controlling the exercise of voting power attached to 5% or more of all shares then on issue. No shares were issued under the LTI plan during the 2017 year (2016: Nil).

Remuneration Report (audited) *continued*

Performance Rights Plan

On 24 October 2014 at the Company's Annual General Meeting, shareholders approved a performance rights plan.

Under this plan, performance rights are issued to key management personnel. The rights deliver ordinary shares to key management personnel (at no cost to the executive) where the performance hurdle in relation to those performance rights is met. Following the exercise of a Right, the Company must, within such time as the Board determines, issue or allocate to or acquire on market for the person exercising the Right, the number of shares in respect of which the Right has been exercised, credited as fully paid. No rights (2016: nil) were issued to KMP under this plan during the current year. The following table summarises the performance rights issued in the 2015 financial year held by KMP as at 30 June 2017:

KMP	Grant Date	No. Granted	Grant Date Fair Value (\$)	Incremental Fair Value# (\$)	Exercise Price (\$)	No. Forfeited	No. Vested	% Vested
A. Sparks	3/2/2015	871,000*	0.13	0.23	-	-	-	0%
A. Sparks	3/2/2015	286,000^	0.28		-	-	143,000	50.0%
C. Barnes	3/2/2015	200,000*	0.13	0.23	-	-	-	0%
C. Barnes	3/2/2015	66,667^	0.28		-	-	33,333	50.0%
D. Clark	3/2/2015	335,000*	0.13	0.23	-	-	-	0%
D. Clark	3/2/2015	110,000^	0.28		-	-	55,000	50.0%

Original conditions attached to performance rights:

* Rights vest subject to achievement of a total shareholder return (TSR) performance hurdle. Rights will vest if the TSR over the performance period, being 1 July 2014 to 30 June 2017, has increased by at least 20% per annum on a compounding basis. TSR will be calculated by the Board as the difference in share price from \$0.25 per share over the performance period, plus the value of shares earned from notionally reinvesting dividends received over this period, expressed as a percentage of the share price of \$0.25. The closing share price is calculated as the volume weighted average sale price of shares on the ASX for the 10 trading days up to and including the date that is 10 trading days following the date FY17 audited results are released to the market. Employees must remain in service with the company throughout the measurement period for the rights to vest.

^ Rights vest subject to achievement of profit before tax (PBT) performance hurdles in respect of each of the 2015, 2016 and 2017 financial years. Each annual PBT performance hurdle is achieved if actual PBT is equal to or greater than 120% of Budgeted PBT. Actual PBT means the profit before tax disclosed in the Company's audited financial statements for the relevant performance period as adjusted in the Board's discretion for one-off, abnormal and non-recurring items or such other matters that the Board considers fair and reasonable. Budgeted PBT means the profit before tax set out in any budget approved by the Board from time to time for the relevant performance period. The rights are subject to a cumulative vesting condition if a PBT hurdle in one or more periods is not achieved. The last date for measurement is the date which is 30 days subsequent to the release of 30 June 2017 audited results to the market. Employees must remain in service with the company throughout the measurement period for the rights to vest.

Amendments to the terms of performance rights:

In connection with the proportional takeover offer announced by the Company on 11 November 2016, the Board of Directors resolved, as prescribed under the Company's performance rights plan, to amend the terms of performance rights on issue. These amendments, which applied from the date the takeover offer was successfully completed (January 2017), removed performance vesting conditions on all performance rights on issue.

Where modifications increase the fair value of the equity instruments granted measured immediately before and after the modification, the group is required to recognise the incremental fair value as part of the remuneration of employees. The incremental fair value granted is the difference between the fair value of the modified equity instrument and that of the original equity instrument, both estimated as at the date of the modification. The fair value of those performance rights with a market-based original vesting condition (TSR) at the date the condition was removed was equal to the share price of the company on that date, being \$0.26.

5.5 STI structure

The Board considers that the above performance-linked remuneration structure is appropriate at this time. It provides both short-term focus on operating performance and longer term focus on share price growth.

Improving the performance of the operations was the main focus in setting the financial year 2017 short-term incentive.

5.6 Consequences of performance on shareholder wealth

In considering the consolidated entity's performance and benefits for shareholder wealth, the Board has regard to the following indices in respect of the current financial year and previous financial years.

	2017	2016	2015	2014	2013
Net profit/(loss) attributable to equity holders of the Company	\$2,035,000	\$1,748,000	\$1,649,000	(\$3,887,000)	\$962,000
Dividends paid	\$649,325	\$557,071	-	-	-
Reduction of share capital	-	\$746,000	-	-	-
Change in share price	\$0.07	-	\$0.03	\$0.01	-

5.7 Other benefits

During the current and prior year, there were no non-cash bonuses or benefits paid to key management personnel.

6. Executive contractual arrangements

It is the consolidated entity's policy that service contracts for key management personnel are unlimited in term but capable of termination as per the relevant period of notice and that the consolidated entity retains the right to terminate the contract immediately, by making payment that is commensurate with pay in lieu of notice.

The service contract outlines the components of remuneration paid to the key management person but does not prescribe how remuneration levels are modified year to year. Remuneration levels are reviewed each year to take into account cost-of-living changes, any change in the scope of the role performed by the senior executive and any changes required to meet the principles of the remuneration policy.

Standard KMP termination payment provisions apply to all current members of the KMP, including the Chief Executive Officer. The standards KMP provisions are as follows:

	Notice period	Payment in lieu of notice	Treatment of STI on termination	Treatment of LTI on termination
Employer initiated termination	3 months	3 months	Pro-rated for time and performance	Pro-rated for time and performance
Termination for serious misconduct	None	None	Unvested awards forfeited	Unvested awards forfeited
Employee initiated termination	3 months	3 months	Pro-rated for time and performance	Pro-rated for time and performance

6.1 Directors' and executive officers' remuneration

The remuneration report details the remuneration arrangements for key management personnel (KMP) who are defined as those persons having authority and responsibility for planning, directing and controlling the major activities of the consolidated entity, directly or indirectly, including any director (whether executive or otherwise). Remuneration of Directors and KMP are as follows:

	Year	Short Term \$				Post Employment \$	Long Term Benefits \$				Total	% Performance Related	% Options/Rights
		Salary & Fees	STI Cash Bonus	Motor Vehicle Allowances	Non Monetary benefits	Superannuation Benefits	Cash Incentives	Long Service Leave	Share-based Payment	Termination/Retention Benefits			
Non-executive directors													
M. Wendt	2017	5,000	-	-	-	-	-	-	-	-	5,000	-	-
	2016	-	-	-	-	-	-	-	-	-	-	-	-
B. Danos	2017	5,000	-	-	-	-	-	-	-	-	5,000	-	-
	2016	-	-	-	-	-	-	-	-	-	-	-	-
K. Gilmore	2017	5,000	-	-	-	-	-	-	-	-	5,000	-	-
	2016	-	-	-	-	-	-	-	-	-	-	-	-
M. Reddie	2017	5,000	-	-	-	-	-	-	-	-	5,000	-	-
	2016	-	-	-	-	-	-	-	-	-	-	-	-
A. Beard (i)	2017	-	-	-	-	-	-	-	-	-	-	-	-
	2016	-	-	-	-	-	-	-	-	-	-	-	-
M. Brookman	2017	29,167	-	-	-	-	-	-	-	-	29,167	-	-
	2016	50,000	-	-	-	-	-	-	-	-	50,000	-	-
E. Kaplan (ii)	2017	-	-	-	-	-	-	-	-	-	-	-	-
	2016	-	-	-	-	-	-	-	-	-	-	-	-
Total	2017	49,167	-	-	-	-	-	-	-	-	49,167	-	-
	2016	50,000	-	-	-	-	-	-	-	-	50,000	-	-

Remuneration Report (audited) *continued*

6.1 Directors' and executive officers' remuneration (*continued*)

Year	Short Term \$				Post Employment \$	Long Term Benefits \$				Total	% Performance Related	% Options/Rights	
	Salary & Fees	STI Cash Bonus	Motor Vehicle Allowances	Non Monetary benefits	Superannuation Benefits	Cash Incentives	Long Service Leave	Share-based Payment	Termination/ Retention Benefits				
Executive directors													
A. Sparks	2017	265,274	67,671	-	-	23,178	-	-	312,381	-	668,504	56.9	46.7
	2016	250,000	37,500	-	-	19,308	-	-	54,406	-	361,214	25.4	15.1
Other key management personnel													
D. Clark	2017	198,932	139,999	18,631	-	10,779	-	2,039	120,146	-	490,526	53.0	24.5
	2016	191,553	129,993	14,490	-	9,859	-	-	20,925	-	366,820	41.1	5.7
C. Barnes	2017	201,968	54,612	-	-	24,713	-	30,981	72,088	-	384,361	33.0	18.8
	2016	209,731	30,750	-	-	19,308	-	4,800	12,555	-	277,144	15.6	4.5
Total	2017	666,174	262,282	18,631	-	58,670	-	33,020	504,615	-	1,543,392	49.7	32.7
	2016	651,284	198,243	14,490	-	48,475	-	4,800	87,886	-	1,005,178	28.5	8.7
Totals (Directors & KMP)	2017	715,341	262,282	18,631	-	58,670	-	33,020	504,615	-	1,592,559	48.2	31.7
	2016	701,284	198,243	14,490	-	48,475	-	4,800	87,886	-	1,055,178	27.1	8.3

⁽ⁱ⁾ During the 2017 financial year the Company paid management fees to CVC Managers Pty Limited totalling \$31,792 (2016: \$54,500) in relation to director's services performed by Mr A Beard. ⁽ⁱⁱ⁾ During both the 2017 financial year the Company paid management fees to CVC Managers Pty Limited totalling \$29,167 (2016: \$50,000) in relation to director's services performed by Mr E Kaplan.

7. Additional statutory disclosures

This section sets out the additional disclosures required under the *Corporations Act 2001*.

Option/right holdings

This table below details the number of options or rights over ordinary shares in the company held by directors, KMP or their related parties:

Director/KMP	No. Held at 1/7/2016	No. Granted	No. Lapsed	No. Sold/Purchased	No. Held at 30/6/17	No. Vested & Exercisable
M. Wendt	-	-	-	1,600,000	1,600,000	1,600,000
B. Danos	-	-	-	400,000	400,000	400,000
K. Gilmore	-	-	-	400,000	400,000	400,000
M. Reddie	-	-	-	-	-	-
A. Beard	1,200,000	-	-	(1,200,000)	-	-
M. Brookman	-	-	-	-	-	-
E. Kaplan	1,200,000	-	-	(1,200,000)	-	-
A. Sparks	1,157,000	-	-	-	1,157,000	143,000
C. Barnes	266,667	-	-	-	266,667	33,333
D. Clark	445,000	-	-	-	445,000	55,000

Shareholdings

The table below details the number of ordinary shares in the company held by directors, KMP or their related parties. Unless otherwise stated, shares were acquired on-market.

Director/KMP	No. Held at 1/7/2016	No. Acquired - On Market	No. Acquired - Exercise of Options ⁽ⁱ⁾	No. Disposed	No. Held at 30/6/17
A. Beard	222,222	-	-	(184,444)	37,778
M. Brookman	1,851,943	-	-	-	1,851,943
E. Kaplan	133,779	-	-	(111,036)	22,743
M. Wendt	-	34,991,380	-	-	34,991,380
A. Sparks	143,000	-	-	-	143,000
C. Barnes	55,708	-	-	-	55,708
D. Clark	55,000	-	-	-	55,000

End of Remuneration Report

This report is made with a resolution of the Directors:



Michael Wendt
Chairman

Signed at Brisbane on 7 August 2017





FINANCIAL REPORT

FINANCIAL REPORT

Statement of financial position

As at 30 June 2017	Note	Consolidated	
		2017	2016
		\$000	\$000
ASSETS			
Current assets			
Cash and cash equivalents	10	1,505	1,411
Trade and other receivables	11	13,487	10,044
Inventories	12	13,238	8,968
Derivative financial instruments	18	-	143
Total current assets		28,230	20,566
Non-current assets			
Property, plant and equipment	13	249	304
Deferred tax assets (net)	8(c)	930	848
Intangible assets	14	36	52
Total non-current assets		1,215	1,204
TOTAL ASSETS		29,445	21,770
LIABILITIES			
Current liabilities			
Trade and other payables	15	6,553	6,913
Provisions	16	579	520
Current tax liabilities	8(c)	82	-
Derivative financial instruments	18	239	-
Interest-bearing loans and borrowings	17	6,326	763
Total current liabilities		13,779	8,196
Non-current liabilities			
Provisions	16	13	18
Total non-current liabilities		13	18
TOTAL LIABILITIES		13,792	8,214
NET ASSETS		15,653	13,556
EQUITY			
Issued capital	19(a)	30,953	30,953
Reserves	19(b)	5,788	3,691
Accumulated losses		(21,088)	(21,088)
TOTAL EQUITY		15,653	13,556

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

Statement of comprehensive income

	Note	Consolidated	
		2017	2016
For the year ended 30 June 2017		\$000	\$000
Continuing operations			
Sales of goods		82,397	74,366
Rendering of services		288	788
Revenue		82,685	75,154
Other income	6	5	230
Depreciation and amortisation expense		(164)	(272)
Employee benefit expense		(9,694)	(8,992)
Finance costs		(524)	(437)
Freight expense		(2,307)	(1,988)
Materials, packaging and consumables used		(62,821)	(57,625)
Occupancy expense		(514)	(726)
Warehousing expense		(2,017)	(1,272)
Transaction advice		(337)	-
Other expense		(2,277)	(2,324)
Profit/(loss) from continuing operations before income tax	7	2,035	1,748
Income tax expense	8(b)	-	-
Net profit/(loss) for the period		2,035	1,748
Items that may be reclassified subsequently to profit or loss			
Foreign currency translation		22	13
Total comprehensive income for the period		2,057	1,761
Earnings per share for profit from continuing operations attributable to the ordinary equity holders of the Company			
Basic earnings per share (cents per share)	9	3.9	3.3
Diluted earnings per share (cents per share)	9	3.8	3.3
Earnings per share for profit attributable to the ordinary equity holders of the Company			
Basic earnings per share (cents per share)	9	3.9	3.3
Diluted earnings per share (cents per share)	9	3.8	3.3

The above statement of comprehensive income should be read in conjunction with the accompanying notes.

Statement of changes in equity

	Share capital \$000	Reserve for own shares \$000	Foreign Currency translation reserve \$000	Share based payment reserve \$000	Reserve for Profits \$000	Accumulated losses \$000	Total equity \$000
At 1 July 2016	30,953	(25)	(66)	942	2,840	(21,088)	13,556
Profit for the period						2,035	2,035
Foreign currency translation	-	-	22	-	-	-	22
Total comprehensive income for the period	-	-	22	-	-	2,035	2,057

Transactions with owners in their capacity as owners:

Transfers to/from reserves					2,035	(2,035)	-
Share based payments	-	-	-	689	-	-	689
Share buy back	-	-	-	-	-	-	-
Dividends paid	-	-	-	-	(649)	-	(649)
Balance as at 30 June 2017	30,953	(25)	(44)	1,631	4,226	(21,088)	15,653

At 1 July 2015	31,699	(25)	(79)	823	1,649	(21,088)	12,979
Loss for the period	-	-	-	-	-	1,748	1,748
Foreign currency translation	-	-	13	-	-	-	13
Total comprehensive income for the period	-	-	13	-	-	1,748	1,761

Transactions with owners in their capacity as owners:

Transfers to/from reserves	-	-	-	-	1,748	(1,748)	-
Share based payments	-	-	-	119	-	-	119
Share buy back	(746)	-	-	-	-	-	(746)
Dividends paid	-	-	-	-	(557)	-	(557)
Balance as at 30 June 2016	30,953	(25)	(66)	942	2,840	(21,088)	13,556

The above statement of changes in equity should be read in conjunction with the accompanying notes.

Statement of cash flows

	Note	Consolidated	
		2017	2016
For the year ended 30 June 2017		\$000	\$000
Cash flows from operating activities			
Receipts from customers (inclusive of GST)		88,446	82,703
Payments to suppliers and employees (inclusive of GST)		(92,827)	(81,905)
Interest paid		(387)	(317)
Net cash flows used in operating activities	29	(4,768)	481
Cash flows from / (used in) investing activities			
Interest received	6	1	8
Proceeds from sale of property, plant and equipment		4	-
Purchase of property, plant and equipment	13	(83)	(136)
Payments for purchase of intangibles	14	(10)	(44)
Net cash flows from / (used in) investing activities		(88)	(172)
Cash flows from / (used in) financing activities			
Share buy-back	30	-	(746)
Proceeds from borrowings		28,686	27,748
Repayment of borrowings		(23,123)	(27,540)
Dividends		(649)	(557)
Net cash flows from / (used in) financing activities		4,914	(1,095)
Net decrease in cash and cash equivalents		58	(786)
Net foreign exchange differences		36	(176)
Cash and cash equivalents at beginning of period		1,411	2,373
Cash and cash equivalents at end of period	10	1,505	1,411

The above statement of cash flows should be read in conjunction with the accompanying notes.

Notes to the financial statements

1. Corporate Information

Cellnet Group Limited (the 'Company') is a company limited by shares and incorporated in Australia. The consolidated financial report of the Company for the financial year ended 30 June 2017 comprises the Company and its subsidiaries (together referred to as the 'consolidated entity'). The company is a for-profit entity for the purpose of preparing these financial statements. The financial statements of the subsidiaries are prepared for the same reporting period as the parent company.

The financial report was authorised for issue by the Directors on 7th August 2017. The nature of the operations and principal activities of the consolidated entity are described in the Directors' Report.

2. Significant accounting policies

(a) Basis of preparation

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

The financial report is presented in Australian dollars and has been prepared on the historical cost basis, except for derivative financial instruments which are measured at fair value.

The Company is of a kind referred to in ASIC Corporations (Rounding in Financial/Directors' Report) Instrument 2016/191 dated 1 April 2016 and in accordance with that Instrument, amounts in the financial report and directors' report have been rounded off to the nearest thousand dollars, unless otherwise stated.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period or in the period of the revision and future periods if the revision affects both current and future periods.

Compliance with IFRS

The Financial Report complies with *International Financial Reporting Standards* (IFRS) as issued by the International Accounting Standards Board.

(b) New accounting standards and interpretations

Relevant accounting standards and interpretations that have recently been issued or amended but are not yet effective and have not been adopted for the year are as follows:

(i) Application of new accounting standards

No new or revised standards considered as having a material effect on the consolidated entity have become effective for the first time in preparing this Financial Report.

(ii) Accounting standards and interpretations issued but not yet effective

Relevant accounting standards and interpretations that have recently been issued or amended but are not yet effective and have not been adopted for the year are as follows:

Standard/ Interpretation	Application date of standard	Application date for the group
AASB 9 <i>Financial Instruments— revised</i> and consequential amendments to other accounting standards resulting from its issue	1 Jan 2018	1 Jul 2018
AASB 15 <i>Revenue from Contracts with Customers</i> and consequential amendments to other accounting standards resulting from its issue	1 Jan 2018	1 Jul 2018
AASB 16 <i>Leases</i>	1 Jan 2019	1 Jul 2019

The Directors anticipate that the adoption of these Standards and Interpretations in future years may have the following impacts:

AASB 9 – This revised standard provides guidance on the classification and measurement of financial assets, amendments to the requirements for classification and measurement of financial liabilities, and a new hedge accounting model to simplify hedge accounting requirements and more closely align hedge accounting with risk management activities. The standard represents the culmination of a multi-phase project to replace AASB 139 *Financial Instruments: Recognition and Measurement*. Under the new guidance, a financial asset is to be measured at amortised cost only if it is held within a business model whose objective is to collect contractual cash flows and the contractual terms of the asset give rise on specified dates to cash flows that are payments solely of principal and interest (on the principal amount outstanding). All other financial assets are to be measured at fair value. Changes in the fair value of investments in equity securities that are not part of a trading activity may be reported directly in equity, but upon realisation those accumulated changes in value are not recycled to the profit or loss. Changes in the fair value of all other financial assets carried at fair value are reported in the profit or loss. The group has assessed that the changes to asset classification and measurement are unlikely to have a material impact on the group's financial statements, based on the current types of financial assets held by the group. The new requirements for liabilities pertain to liabilities at fair value through profit or loss, whereby the portion of the change in fair value related to changes in the entity's own credit risk is presented in other comprehensive income rather than profit or loss. There is not expected to be a significant impact on the Group's accounting for financial liabilities, as the Group's financial liabilities at fair value through profit or loss are not exposed to material risk of change in the group's own credit risk. There will be no impact on the Group's accounting as a result of the changes to hedge accounting requirements, as the Group does not presently utilise hedge accounting.

AASB 15 – This new standard replaces AASB 118 and AASB 111. It contains a single model that applies to contracts with customers and two approaches to recognising revenue. The model features a contract-based five step analysis of transactions to determine whether, how much and when revenue is recognised. The Group has assessed that the new standard will not have any material impact on the timing of recognition of its revenues in the initial period of application.

AASB 16 – The new standard will replace AASB 117: Leases and introduces a single lessee accounting model that will require a lessee to recognise right-of-use assets and lease liabilities for all leases with a term of more than 12 months, unless the underlying asset is of low value. Right-of-use assets are initially measured at their cost and lease liabilities are initially measured on a present value basis. Subsequent to initial recognition:

- Right-of-use assets are accounted for on a similar basis to non-financial assets, whereby the right-of-use asset is accounted for in accordance with a cost model unless the underlying asset is accounted for on a revaluation basis; and
- Lease liabilities are accounted for on a similar basis as other financial liabilities, whereby interest expense is recognised in respect of the liability and the carrying amount of the liability is reduced to reflect lease payments made.

Based on the Group's current leasing arrangements the new standard is not anticipated to have a material impact on the group's financial statements. This will be re-assessed in future periods based on changes to the Group's leases.

Other than as noted above, the adoption of the various Australian Accounting Standards and Interpretations and IFRSs on issue but not yet effective will not impact the Group's accounting policies. However, the pronouncements may result in changes to information currently disclosed in the financial statements. The Group does not intend to adopt any of these pronouncements before their effective dates.

Notes to the financial statements

2. Significant accounting policies *continued*

(c) Basis of Consolidation

The consolidated financial statements comprise the financial statements of Cellnet Group Ltd and its subsidiaries (as outlined in note 23) as at and for the year ended 30 June each year (the consolidated entity). Interests in associates are equity accounted and are not part of the consolidated entity. Subsidiaries are all those entities over which the consolidated entity has control. The Group controls an entity where it has power over the entity, exposure or rights to variable returns from its involvement with the entity, and for which it has the ability to use its power over the entity to affect the amount of its returns.

The financial statements of the subsidiaries are prepared for the same reporting period as the parent company, using consistent accounting policies. In preparing the consolidated financial statements, all intercompany balances and transactions, income and expenses and profit and losses resulting from intra-group transactions have been eliminated in full

Intra-group balances and any unrealised gains and losses or income and expenses arising from intra-group transactions, are eliminated in preparing the consolidated financial statements.

(d) Foreign currency

(i) Functional and presentation currency

Both the functional and presentation currency of Cellnet Group Limited and its Australian subsidiaries are Australian dollars (\$). The functional currencies of the New Zealand and Hong Kong subsidiaries are New Zealand dollars and United States dollars respectively, which are translated to the presentation currency as described in (iii) below.

(ii) Transactions and balances

Transactions in foreign currencies are translated at the foreign exchange rate ruling at the date of the transaction. Monetary assets and liabilities denominated in foreign currencies at the balance date are translated to Australian dollars at the foreign exchange rate ruling at reporting date. Foreign exchange differences arising on translation are recognised in net income.

Non-monetary assets and liabilities that are measured in terms of historical cost in a foreign currency are translated using the exchange rate at the date of the transaction.

(iii) Financial statements of foreign operations

The assets and liabilities of foreign operations are translated to Australian dollars at foreign exchange rates ruling at the balance date. The revenues and expenses of foreign operations are translated to Australian dollars at rates approximating the foreign exchange rates ruling at the dates of the transactions. Foreign exchange differences arising on translation are recognised directly in a separate component of equity.

(e) Property, plant and equipment

(i) Owned assets

Items of property, plant and equipment are stated at cost less accumulated depreciation (see below) and impairment losses (see accounting policy (j)).

Where parts of an item of property, plant and equipment have different useful lives, they are accounted for as separate items of property, plant and equipment.

(ii) Leased assets

Leases in terms of which the consolidated entity assumes substantially all the risks and rewards of ownership are classified as finance leases

(iii) Depreciation

Depreciation is charged to net income on a straight-line basis over the estimated useful lives of each part of an item of property, plant and equipment. The estimated useful lives in the current and comparative periods are as follows:

Leasehold improvements	3–5 years
Plant and equipment	2–3 years
Leased plant and equipment	3–5 years

The residual value, the useful life and the depreciation method applied to an asset are reassessed at least annually.

(iv) Derecognition

An item of property, plant and equipment is derecognised upon disposal or when no further future economic benefits are expected from its use or disposal.

(f) Intangible assets

(i) Goodwill - Business combinations

Goodwill acquired in a business combination is initially measured at cost of the business combination being the excess of the consideration transferred over the fair value of the identifiable net assets acquired and liabilities assumed. After initial recognition, goodwill is measured at cost less any accumulated impairment losses.

(ii) Other intangible assets

Other intangible assets that are acquired by the consolidated entity are stated at cost less accumulated amortisation (see below) and impairment losses (see accounting policy (j)).

(iii) Subsequent expenditure

Subsequent expenditure on capitalised intangible assets is capitalised only when it increases the future economic benefits embodied in the specific asset to which it relates. All other expenditure is expensed as incurred.

(iv) Amortisation

Amortisation is charged to net income on a straight-line basis over the estimated useful lives of intangible assets unless such lives are indefinite. Goodwill and intangible assets with an indefinite useful life are systematically tested for impairment at each balance date. Other intangible assets are amortised from the date they are available for use over their estimated useful lives.

(g) Trade and other receivables

Trade, loans and other receivables are stated at their amortised cost less impairment losses. Collectability of trade receivables is reviewed on an ongoing basis at a customer level. Individual debts that are known to be uncollectable are written off when identified. An impairment provision is recognised when there is objective evidence that the consolidated entity will not be able to collect the receivable. Debts which are aged greater than 120 days or more are considered as objective evidence of impairment and a provision of 80% is recognised. For any debts that are passed onto the consolidated entity's solicitors for collection a provision of 100% is recognised.

(h) Inventories

Inventories are stated at the lower of cost and net realisable value. Net realisable value is the estimated selling price in the ordinary course of business, less the estimated costs of completion and selling expenses. Cost is calculated using the average cost method and includes direct and allocated costs incurred in acquiring the inventories and bringing them to their present location and condition. A provision is recognised when there is objective evidence that the consolidated entity will not be able to sell the inventory at normal reseller pricing.

Notes to the financial statements

2. Significant accounting policies *continued*

(i) Cash and cash equivalents

Cash and cash equivalents in the statement of financial position comprise of cash at bank and in hand and short term deposits with a maturity of 60 days or less that are readily convertible to known amounts of cash and which are subject to insignificant risks of change in values.

(j) Impairment

The carrying amounts of the consolidated entity's assets, other than inventories (see accounting policy (h)), trade and other receivables (see accounting policy (g)) and deferred tax assets (see accounting policy (r)), are reviewed at each balance date to determine whether there is any indication of impairment. If any such indication exists, the asset's recoverable amount is estimated (see accounting policy (j) (i)).

For goodwill, intangible assets that have an indefinite useful life and intangible assets that are not yet available for use, the recoverable amount is estimated at each balance date.

An impairment loss is recognised whenever the carrying amount of an asset or its cash-generating unit exceeds its recoverable amount. Impairment losses are recognised in net income.

Impairment losses recognised in respect of cash-generating units are allocated first to reduce the carrying amount of any goodwill allocated to cash-generating units (group of units) and then, to reduce the carrying amount of the other assets in the unit (group of units) on a pro-rata basis.

(i) Calculation of recoverable amount

The recoverable amount of assets (apart from receivables, inventory, and deferred tax) is the greater of their 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 an asset that does not generate largely independent cash inflows, the recoverable

amount is determined for the cash-generating unit to which the asset relates.

Impairment losses, other than in respect of goodwill, are reversed when there is an indication that the impairment loss may no longer exist and there has been a change in the estimate used to determine the recoverable amount. An impairment loss in respect of goodwill is not reversed.

An impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortisation, if no impairment loss had been recognised.

(k) Share 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.

(l) Interest-bearing loans and borrowings

Interest-bearing borrowings are recognised initially at fair value of the consideration received less related transaction costs. Subsequent to initial recognition, interest-bearing borrowings are stated at amortised cost with any difference between cost and redemption value being recognised in net income over the period of the borrowings on an effective interest basis.

(m) Provisions and employee leave benefits

(i) Provisions

Provisions are recognised when the consolidated entity has a present obligation (legal or constructive) as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation.

When the consolidated entity expects some or all of a provision to be reimbursed, for example under an insurance contract, the reimbursement is recognised as a separate asset but only when

the reimbursement is virtually certain. The expense relating to any provision is presented in net income net of any reimbursement.

Provisions are measured at the present value of management's best estimate of the expenditure required to settle the present obligation at the balance date using a discounted cash flow methodology. The risks specific to the provision are factored into the cash flows and as such a risk-free government bond rate relative to the expected life of the provision is used as a discount rate. If the effect of the time value of money is material, provisions are discounted using a current pre-tax rate that reflects the time value of money and the risks specific to the liability.

(ii) Long-term service benefits

The consolidated entity's net obligation in respect of long-term service benefits is the amount of future benefit that employees have earned in return for their service in the current and prior periods. The obligation is calculated using expected future increases in wage and salary rates including related on-costs and expected settlement dates, and is discounted using the rates attached to high quality corporate bonds at the balance date which have maturity dates approximating the terms of the consolidated entity's obligations.

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

Liabilities for employee benefits for wages, salaries and annual leave that are expected to be wholly settled within 12 months of the reporting date represent present obligations resulting from employees' services provided to reporting date, and are calculated using undiscounted amounts based on remuneration wage and salary rates that the consolidated entity expects to pay as at reporting date including related on-costs, such as worker's remuneration insurance and payroll tax. Amounts not expected to be wholly settled within 12 months are carried at a net present value determined in the same manner as long

service leave benefits described in note 2(m)(ii). Expenses for non-accumulating sick leave are recognised when the leave is taken and are measured at the rates paid or payable.

(n) Share based payment transactions

The consolidated entity provides incentives to KMP in the form of share based payments. There are currently share based payment plans in place for the KMP. The cost of share based payments with KMP is measured by reference to the fair value of the equity instrument at the date at which they are granted (refer note 20 for further details).

(o) Trade and other payables

Trade and other payables are stated at their amortised cost. Trade payables are non-interest bearing and are normally settled on average between 30 day and 45 day terms. They represent liabilities for goods and services provided to the consolidated entity prior to the end of the financial year that are unpaid and arise when the consolidated entity becomes obliged to make future payments in respect of the purchase of these goods and services.

(p) Revenue

Goods sold and services rendered

Revenue from the sale of goods is recognised in net income when the significant risks and rewards of ownership have been transferred to the customer. This transfer generally occurs when the goods are delivered to the customer. Revenue from the provision of warehousing services to external parties is recognised as the service is provided. No revenue is recognised if there are significant uncertainties regarding recovery of the consideration due, the costs incurred or to be incurred cannot be measured reliably, there is a risk of return of goods or there is continuing managerial involvement with the goods.

Interest income is recognised in net income as it accrues, using the effective interest method. Dividend income is recognised in net income on the date the entity's right to receive payments is established.

Notes to the financial statements

2. Significant accounting policies *continued*

(q) Leases

(i) Operating lease payments

Payments made under operating leases are recognised in profit or loss on a straight-line basis over the term of the lease. Lease incentives received are recognised in net income as an integral part of the total lease expense and spread over the lease term.

(ii) Finance leases

Finance leases, which transfer to the consolidated entity substantially all the risks and benefits incidental to ownership of the leased item are capitalised at the inception of the lease at fair value of the leased asset or, if lower, at the present value of the minimum lease payments. Minimum lease payments are apportioned between the finance charge and the reduction of the outstanding liability. The finance charge is allocated to each period during the lease term so as to produce a constant periodic rate of interest on the remaining balance of the liability. Finance charges are recognised as an expense in net income.

(r) Income tax

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

Deferred tax is provided using the statement of financial position method, providing for temporary differences between the carrying amounts of assets and liabilities for Financial Reporting purposes and the amounts used for taxation purposes. The following temporary differences are not provided for - initial recognition of goodwill, the initial recognition of assets or liabilities that affect neither accounting nor taxable profit, and differences relating to investments in subsidiaries to the extent that they will probably not reverse in the foreseeable future. The amount of deferred tax provided is based on the expected

manner of realisation or settlement of the carrying amount of assets and liabilities, using tax rates enacted or substantively enacted at the balance date.

A deferred tax asset is recognised only to the extent that it is probable that future taxable profits will be available against which the asset can be utilised. Deferred tax assets are reduced to the extent that it is no longer probable that the related tax benefit will be realised.

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

Tax consolidation

The Company and its wholly-owned Australian resident subsidiaries have formed a tax-consolidated entity with effect from 1 July 2003 and are therefore taxed as a single entity from that date. The head entity within the tax-consolidated entity is Cellnet Group Limited.

Current tax expense/income, deferred tax liabilities and deferred tax assets arising from temporary differences of the members of the tax-consolidated entity are recognised in the separate financial statements of the members of the tax-consolidated entity using the 'separate taxpayer' within the consolidated entity approach. Deferred tax assets and deferred tax liabilities are measured by reference to the carrying amounts in the separate financial statements of each entity and the tax values applied under tax consolidation.

Any current tax liabilities (or assets) and deferred tax assets arising from unused tax losses or unused tax credits of the subsidiaries are assumed by the head entity in the tax consolidated entity and are recognised as amounts payable / (receivable) to / (from) other entities in the tax-consolidated entity in conjunction with any tax funding arrangement amounts (refer below). Any difference between these amounts is recognised by the Company as an equity contribution or distribution.

The Company recognises deferred tax assets arising from unused tax losses and unused tax credits of the tax-consolidated entity to the extent that it is probable that future taxable profits of the tax-consolidated entity will be available against which the asset can be utilised. Any subsequent period adjustments to deferred tax assets arising from unused tax losses and unused tax credits as a result of revised assessments of the probability of recoverability are recognised by the head entity only.

Nature of tax funding arrangements

The head entity, in conjunction with other members of the tax-consolidated entity, has entered into a tax funding arrangement which sets out the funding obligations of members of the tax-consolidated entity in respect of tax amounts. The tax funding arrangements require payments to / (from) the head entity equal to the current tax liability / (asset) assumed by the head entity and any tax-loss or tax credit related deferred tax asset assumed by the head entity, resulting in the head entity recognising an inter-entity payable / (receivable) equal in amount to the tax liability / (asset) assumed. The inter-entity payable / (receivable) is at call.

(s) Goods and services tax

Revenue, expenses and assets are recognised net of the amount of goods and services tax (GST), except where the amount of GST incurred is not recoverable from the taxation authority. In these circumstances, the GST is recognised as part of the cost of acquisition of the asset or as part of the expense.

Receivables and payables are stated with the amount of GST included. The net amount of GST recoverable from, or payable to, the relevant taxation authority is included as a current asset or liability in the statement of financial position.

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

(t) Accounting estimates and judgements

Management discussed with the Audit Committee the development, selection and disclosure of the consolidated entity's critical accounting judgements and estimates and the application of these policies and estimates. The estimates and judgements that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are discussed below.

Impairment losses for trade receivables and stock on hand

Note 11 contains information about the assumptions and their risk factors relating to trade receivable impairment losses and note 7 discloses the amount of stock that has been scrapped throughout the course of the year, or has been written down to net realisable value in accordance with the policy outlined in note 2 (h).

Share based payments

The consolidated entity 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 management using either a binomial model or, where applicable, a Monte Carlo simulation model. The related assumptions are detailed in note 20. 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 expenses and equity.

Recovery of deferred tax assets

Deferred tax assets are recognised for deductible temporary differences as management considers that it is probable that future taxable profits will be available to utilise temporary differences and recognised tax losses. Significant judgement is required to determine the amount of deferred tax assets that can be recognised, based upon the likely timing and the level of future taxable profits over the

Notes to the financial statements

2. Significant accounting policies *continued*

next three years together with future tax planning strategies. Where the consolidated entity has made a taxable loss in the current or preceding year, a tax asset is only recognised to the extent that there is convincing other evidence that sufficient taxable profit will be available against which the recognised unused tax losses can be utilised.

(u) Non-current assets held for sale and discontinuing operations

Non-current assets and disposal groups classified as held for sale are measured at the lower of their carrying amount and fair value less costs to sell. Non-current assets and disposal groups are classified as held for sale if their carrying amounts will be recovered through a sale transaction rather than through continuing use. This condition is regarded as met only when the sale is highly probable and the asset or disposal group is available for immediate sale in its present condition. Management must be committed to the sale, which should be expected to qualify for recognition as a completed sale within one year from the date of classification. In the statement of comprehensive income, income and expenses from discontinued operations are reported separately from income and expenses from continuing operations, down to the level of profit after taxes.

(v) Earnings per share

The consolidated entity presents basic and diluted earnings per share (EPS) data for its ordinary shares. Basic EPS is calculated by dividing the profit or loss attributable to ordinary shareholders of the Company by the weighted average number of ordinary shares outstanding during the period. Diluted EPS is determined by adjusting the profit or loss attributable to ordinary shareholders and the weighted average number of ordinary shares outstanding for the effects of all dilutive potential ordinary shares. Potential ordinary shares shall be treated as dilutive when their conversion to ordinary shares would decrease earnings per share or increase loss per share from continuing operations.

(w) Operating segments

An operating segment is a component of an entity that engages in business activities from which it may earn revenues and incur expenses (including revenues and expenses relating to transactions with other components of the same entity), whose operating results are regularly reviewed by the entity's chief operating decision maker to make decisions about resources to be allocated to the segment and assess its performance and for which discrete financial information is available.

Operating segments have been identified based on the information provided to the chief operating decision maker – being the Chief Executive Officer. Note 5 contains information on reportable segments.

(x) Business combinations

Business combinations are accounted for using the acquisition method. The cost of an acquisition is measured as the aggregate of the consideration transferred, measured at acquisition date fair value and the amount of any non-controlling interest in the acquiree. For each business combination the consolidated entity elects whether it measures the non-controlling interest in the acquiree either at fair value or at the proportionate share of the acquiree's identifiable net assets. Acquisition costs incurred are expensed and included in administrative expenses.

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

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

(y) Financial instruments**(i) Financial assets**

Initial recognition and measurement

Financial assets within the scope of AASB139 are classified as financial assets at fair value through the profit or loss, loans and receivables, held to maturity investments, available for sale financial assets, or as derivatives designated as hedging instruments in an effective hedge, as appropriate. The consolidated entity determines the classification of its financial assets at initial recognition.

All financial assets are recognised initially at fair value plus transaction costs, except in the case of financial assets recorded at fair value through the profit or loss. The consolidated entity's financial assets include cash and short term deposits, trade and other receivables, and derivative financial instruments.

(ii) Impairment of financial assets

The consolidated entity assesses, at each reporting date, whether there is any objective evidence that a financial asset or a group of financial assets is impaired. A financial asset or a group of financial assets is deemed to be impaired if, and only if, there is objective evidence of impairment as a result of one or more events that has occurred after the initial recognition of the asset (an incurred 'loss event') and that loss event has an impact on the estimated future cash flows of the financial asset or group of financial assets that can be reliably estimated. Evidence of impairment may include indications that the debtors or a group of debtors is experiencing significant financial difficulty, default or delinquency in interest or principal payments, the probability that they will enter bankruptcy or other financial reorganisation and when observable data indicates that there is a measurable decrease in the estimated future cash flows, such as changes in arrears or economic conditions that correlate with defaults.

(iii) Financial liabilities

Initial recognition and measurement

Financial liabilities within the scope of AASB 139 are classified as financial liabilities at fair value through profit or loss, loans and borrowings, or as derivatives designated as hedging instruments in an effective hedge as appropriate. The consolidated entity determines the classification of its financial liabilities at initial recognition.

All financial liabilities are recognised initially at fair values plus, in the case of loans and borrowings, directly attributable transaction costs. The consolidated entity's financial liabilities include trade and other payables.

Derecognition

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

(iv) Fair value of financial instruments

The fair value of financial instruments that are traded in active markets at each reporting date is determined by reference to quoted market prices or dealer price quotations, without any deductions for transaction costs.

For financial instruments not traded in an active market, the fair value is determined using appropriate valuation techniques.

Such techniques may include:

- Using recent arm's length market transactions;
- Using reference to current fair value of another instrument that is substantially the same; and
- Applying a discount cash flow analysis or other valuation models.

The fair value of forward foreign exchange contracts is determined using forward exchange rates at the balance sheet date.

Notes to the financial statements

3. Financial risk management objectives and policies

The consolidated entity's principal financial instruments comprise of receivables, payables, cash and short-term deposits, interest bearing loans and forward foreign currency contracts.

Risk exposures and responses

The consolidated entity manages its exposure to key financial risks, including interest and currency risk in accordance with the consolidated entity's financial risk management policy. The objective of this policy is to support the delivery of the consolidated entity's financial targets whilst protecting future financial security.

The consolidated entity enters into derivative transactions, principally forward currency contracts. The purpose is to manage the currency risks arising from the consolidated entity's operations. The main risks arising from the consolidated entity's financial instruments are interest rate risk, foreign currency risk, credit risk and liquidity risk. The consolidated entity 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 and foreign exchange risk and assessment of market forecasts for interest rate and foreign exchange prices. Ageing analysis and monitoring of specific credit allowances are undertaken to manage credit risk. Liquidity risk is monitored through using future rolling cash flow forecasts.

Primary responsibility for identification and control of financial risks rests with the Audit & Risk Committees under the authority of the Board. The Board reviews and agrees policies for managing each of the risks identified below, including the setting of limits for forward currency contracts, credit allowances and future cash flow forecast projections.

Interest rate risk

The consolidated entity's exposure to market interest rates relates solely to the consolidated entity's short-term cash deposits and interest bearing loans and borrowings as disclosed in note 10 and 17.

		2017	2016
	Note	\$000	\$000
Cash and cash equivalents	10	1,505	1,411
Interest bearing loans and borrowings	17	(6,326)	(763)
		(4,821)	648

The consolidated entity frequently analyses its interest rate exposure. Within this analysis consideration is given to potential renewals of existing positions, alternative hedging positions and the mix of fixed and variable interest rates.

The following sensitivity analysis is based on the interest rate risk exposures in existence at the reporting date.

At 30 June 2017, if interest rates had moved as illustrated in the table below, with all other variables held constant, post-tax profit and other comprehensive income would have been affected as follows:

	Post tax profit higher/(lower)		Other comprehensive income higher/(lower)	
	2017	2016	2017	2016
Consolidated	\$000	\$000	\$000	\$000
+1% (100 basis points) (2016: 1%)	(34)	5	-	-
-0.5% (50 basis points) (2016: 0.5%)	17	(2)	-	-

The movements in profit are due to higher / lower cash receipts / payments from variable rate net interest bearing balances.

Foreign currency risk

The consolidated entity is exposed to foreign currency risk on sales and purchases that are denominated in a currency other than Australian dollars. The currencies giving rise to risk are primarily U.S dollars and New Zealand dollars.

The consolidated entity enters into forward foreign exchange contracts to hedge certain anticipated purchase commitments denominated in foreign currencies (principally U.S dollars). The terms of these commitments are no more than 45 days. It is the consolidated entity's policy not to enter into forward contracts until a firm commitment is in place.

The consolidated entity has subsidiaries with function currencies of New Zealand and United States dollars. There are currently no hedges in place to mitigate the foreign currency risk for these subsidiaries.

Entering into forward foreign currency exchange contracts minimises the risk of sharp fluctuations in foreign exchange rates and allows for better cash flow management in relation to paying international suppliers. At balance date, the consolidated entity had the following exposure to US\$ foreign currency that is not designated as cash flow hedges:

	2017	2016
	USD \$000	USD \$000
Financial assets		
Trade and other receivables	281	239
	281	239
Financial liabilities		
Trade and other payables	(3,310)	(2,131)
Forward foreign currency contracts*	(8,597)	(13,710)
	(11,907)	(15,343)
Net exposure	(11,626)	(15,602)

*Denotes the amount of USD to be exchanged at the forward exchange rate.

At 30 June 2017, had the Australian dollar moved, as illustrated in the table below, with all other variables held constant, post-tax profit and other comprehensive income would have been affected as follows:

	Post tax profit higher/(lower)		Other comprehensive income higher/(lower)	
	2017	2016	2017	2016
Consolidated	\$000	\$000	\$000	\$000
AUD / USD +10% (2016: +10%)	(711)	(1,014)	-	-
AUD / USD -10% (2016: -10%)	869	1,240	-	-

Significant assumptions: - The reasonably possible movement was calculated by taking the USD spot rate as at balance date, moving the spot rate by the reasonably possible movements and then re-converting the USD into AUD with the 'new spot rate'. This amount was then tax effected. This methodology reflects the translation methodology undertaken by the consolidated entity.

Credit Risk

Credit risk represents the loss that would be recognised if counterparties failed to perform as contracted. The maximum exposure to credit risk on financial assets of the consolidated entity is the carrying amount, net of any impairment losses, as disclosed in the maturity analysis table below. The consolidated entity mitigates this risk by adopting procedures whereby it only deals with creditworthy customers. Where there is evidence of credit risk, an impairment loss is recognised. The consolidated entity also insures debtors that have an approved credit limit of greater than \$5,000 through trade credit insurance. Trade receivables that are greater than \$5,000 are insured up to 90% of the approved credit limit, with a \$5,000 excess payable per claim.

Liquidity risk

Liquidity risk arises from the financial liabilities of the consolidated entity and the consolidated entity's subsequent ability to meet its obligations to repay its financial liabilities as and when they fall due.

The consolidated entity's objective is to maintain a balance between continuity of at cash funding and short-term fixed cash deposits. The consolidated entity manages its liquidity risk by monitoring the total cash inflows and outflows expected on a daily basis.

Notes to the financial statements

3. Financial risk management objectives and policies *continued*

Maturity analysis of financial assets and financial liabilities based on management's expectation.

		2017				
Note	Total \$000	6 months or less	6–12 months	1–5 years	More than 5 years	
Financial assets						
Cash and cash equivalents	10	1,505	1,505	-	-	
Trade and other receivables	11	13,487	13,487	-	-	
Derivative financial instruments	18	-	-	-	-	
		14,992	14,992	-	-	
Financial liabilities						
Trade and other payables	15	(6,553)	(6,553)	-	-	
Interest bearing loans and borrowings	17	(6,326)	(6,326)	-	-	
Derivative financial instruments	18	(239)	(239)	-	-	
		(13,118)	(13,118)	-	-	
Net inflow		1,874	1,874	-	-	
		2016				
	Total	6 months or less	6–12 months	1–5 years	More than 5 years	
Financial assets						
Cash and cash equivalents	10	1,411	1,411	-	-	
Trade and other receivables	11	10,044	10,044	-	-	
Derivative financial instruments	18	143	143	-	-	
		11,598	11,598	-	-	
Financial liabilities						
Trade and other payables	15	(6,913)	(6,913)	-	-	
Interest bearing loans and borrowings	17	(763)	(763)	-	-	
		(7,676)	(7,676)	-	-	
Net inflow		3,922	3,922	-	-	

4. Fair Value Measurement

The fair values together with the carrying amounts of financial assets and financial liabilities shown in the statement of financial position are outlined in the table below. For short term trade receivables and payables with a maturity date of less than one year, the carrying amount, as adjusted for any allowances for impairment, is deemed to reflect the fair value.

	Note	2017		2016	
		Carrying amount \$000	Fair value \$000	Carrying amount \$000	Fair value \$000
Amortised cost					
Cash and cash equivalents	10	1,505	1,505	1,411	1,411
Trade and other receivables	11	13,487	13,487	10,044	10,044
Trade and other payables	15	(6,553)	(6,553)	(6,913)	(6,913)
Borrowings	17	(6,326)	(6,326)	(763)	(763)
Fair value through profit or loss					
Derivative financial instruments	18	(239)	(239)	143	143
		1,874	1,874	3,922	3,922

Fair value hierarchy

Outlined below are the judgements and estimates made in determining the fair value of assets and liabilities that are recognised and measured at fair value. To provide an indication about the reliability of the inputs used in determining fair value, the consolidated entity has classified its assets and liabilities into the three levels prescribed under the accounting standards, as follows:

- Level 1:** The fair value of financial instruments traded in active markets is based on quoted market prices at the end of the reporting period.
- Level 2:** The fair value of financial instruments that are not traded in an active market is determined using valuation techniques which maximise the use of observable market data and rely as little as possible on entity-specific estimates. That is, all valuation inputs are observable.
- Level 3:** If one or more of the significant inputs is not based on observable market data, the instrument is included in level 3.

The only balance on the consolidated entity's balance sheet which is measured at fair value are forward foreign exchange contracts (refer note 18). The fair value of these financial instruments is determined using forward exchange rates at the balance sheet date. Such fair value measurement is included in level 2, as it is based on an observable input.

Notes to the financial statements

5. Operating segments

Identification of reportable segments

The consolidated entity has identified its operating segment based on the internal reports that are reviewed and used by the Chief Executive Officer (the chief operating decision maker) in assessing performance and in determining the allocation of resources.

The operating segment is identified by management based on the manner in which products are sold. For the 2016 and 2017 financial years the consolidated entity's activities related solely to retail sales.

As there is only one segment, segment revenues, profit/(loss), assets, and liabilities are consistent with those reported in the statement of comprehensive income and statement of financial position.

Revenue from external customers by geographical location is detailed below. Revenue is attributable to geographic location based on the location of the customers. The company does not have external revenues from external customers that are attributable to any foreign country or region other than as shown.

	2017	2016
	\$000	\$000
Australia	64,241	59,089
New Zealand	17,890	15,278
Asia	554	787
Total revenue	82,685	75,154

6. Other revenue

	2017	2016
	\$000	\$000
Interest	1	8
Net gain on disposal of property, plant and equipment	4	222
Total other revenue	5	230

7. Items included in profit/(loss)

	2017	2016
	\$000	\$000
Doubtful debts expense	54	44
Loss on scrapping of / provisioning for obsolete inventory	588	806
Minimum lease payments – operating leases	397	440
Share-based payments expense/ (income)	689	119
Fair value (gains) / losses on FX derivatives	239	(143)
Net foreign exchange losses / (gains)	(15)	(540)

8. Income Tax

	2017	2016
	\$000	\$000
(a) Income tax (expense)/benefit		
<i>The major components to income tax are:</i>		
Current income tax charge	82	-
Items charged to equity	-	(10)
Deferred income tax charge	(82)	10
Total income tax (expense)/benefit reported in net income	-	-

(b) Numerical reconciliation between aggregate tax expense recognised in net income and tax expense calculated per the statutory income tax rate. A reconciliation between tax expense and the product of accounting profit before income tax multiplied by the consolidated entity's applicable income tax rate is as follows:

Accounting profit / (loss) before tax from continuing operations	2,035	1,748
Total accounting profit before income tax	2,035	1,748
At the parent entity's statutory income tax rate 30% (2016: 30%)	(611)	(524)
Adjustments in respect of income tax of previous years	(7)	8
Entertainment	(24)	(17)
Share-based payments	(207)	(36)
Effect of lower tax rate in New Zealand (28%)	5	1
Other	2	-
Recognition/(De-recognition) of prior year losses	861	619
Current year losses not recognised	(19)	(51)
Aggregate income tax	-	-

	Consolidated			
	2017	2017	2016	2016
	\$000	\$000	\$000	\$000
(c) Recognised deferred tax assets and liabilities	Current income tax	Deferred income tax	Current income tax	Deferred income tax
Opening balance	-	848	-	838
Charged to income / (expense)	(82)	82	-	-
FX translation	-	-	-	10
Closing balance	(82)	930	-	848

Amounts recognised in the statement of financial position:

Current tax liability	(82)	-	-	-
Deferred tax asset	-	930	-	848
Deferred tax liability	-	-	-	-
	(82)	930	-	848

Notes to the financial statements

8. Income Tax *continued*

Deferred income tax at 30 June relates to the following:

	2017	2016
	\$000	\$000
Net deferred tax assets		
Doubtful debts	35	18
Employee provisions	174	153
Foreign exchange differences	49	(50)
Sundry accruals	175	-
Other	31	31
Property, plant and equipment	134	134
Tax losses carried forward	332	562
Net deferred tax asset	930	848

As at 30 June 2017, the Company has a deferred tax asset relating to timing differences and tax losses arising from prior years totalling \$930,000 (2016: \$848,000). Management has recognised deferred tax assets on the basis that achievement of profit before tax within the next 3-5 years in the amounts sufficient to offset the reversal of timing differences and enable the utilisation of recognised unused losses is probable.

(d) Tax losses

The consolidated entity has gross tax losses, stated in the reporting currency of Australian dollars, for which no deferred tax asset is recognised on the statement of financial position of \$19,632,980 (2016: \$22,478,770) which are available indefinitely for offset against future gains subject to meeting the relevant statutory tests.

The consolidated entity has recognised tax losses to the extent that forecasts suggest it is probable that sufficient taxable income will be earned to recoup the recognised losses.

9. Earnings per share

The following reflects the income used in the basic and diluted earnings per share computations:

	2017	2016
	\$000	\$000
(a) Earnings used in calculating earnings per share		
For basic earnings per share		
Profit / (Loss) from continuing operations	2,035	1,748
Net profit/(loss) attributable to ordinary equity holders	2,035	1,748
For diluted earnings per share		
Profit / (loss) from continuing operations	2,035	1,748
Net profit/(loss) attributable to ordinary equity holders	2,035	1,748
(b) Weighted number of shares		
Weighted average number of shares (basic) at 30 June	52,147	53,383
Weighted average number of shares adjusted for effect of dilution	53,835	53,746

Potential ordinary shares under option and restricted shares are considered non-dilutive where the current share price is lower than the exercise price.

	2017	2016
	\$000	\$000
(c) Earnings per share		
Basic earnings per share (cents per share)	3.9	3.3
Diluted earnings per share (cents per share)	3.8	3.3

10. Current assets – cash and cash equivalents

	2017	2016
	\$000	\$000
Cash at bank and in hand	1,155	1,061
Funds held by bank (note 22)	350	350
	1,505	1,411

Cash and funds held at bank earns interest at floating rates based on daily bank deposit rates. Funds held by banks represent monies pledged to fulfil financial guarantee collateral requirements.

11. Current assets – trade and other receivables

	2017	2016
	\$000	\$000
Trade receivables	12,684	9,998
Allowances for impairment loss ^(a)	(118)	(66)
	12,566	9,932
Other receivables and prepayments	921	112
Carrying amount of trade and other receivables	13,487	10,044

(a) Allowance for impairment loss

Trade receivables are non-interest bearing and are generally on 30 day terms. Trade receivables are insured through a debtors' insurance policy, as described in note 3. A provision for impairment loss is recognised when there is objective evidence that an individual trade receivable is impaired and not recoverable within the terms of the insurance policy.

Movements in the provision for impairment loss were as follows:

	2017	2016
	\$000	\$000
At 1 July	66	104
Charge for the year	54	44
Amounts written off	(2)	(82)
As at 30 June	118	66

At 30 June, the ageing analysis of trade receivables is as follows:

	Consolidated	
	2017	2016
	\$000	\$000
Not past due	11,419	9,316
0-30 days PDNI*	927	257
31-60 days PDNI*	220	249
+ 60 days PDNI*	-	110
+ 60 days CI*	118	66
Total	12,684	9,998

*Past due not impaired (PDNI) *Considered impaired (CI)

Receivables past due but not considered impaired are \$1,147,000 (2016: \$616,000). Payment terms on these amounts have not been re-negotiated however credit has been stopped until full payment is made. Each debtor has been directly contacted by debt recovery agents and the consolidated entity is satisfied that payment will be received in full. Note 2(g) details how the Company manages and measures credit quality of trade receivables that are neither past due nor impaired.

Notes to the financial statements

12. Current assets – inventories

	2017	2016
	\$000	\$000
Stock on hand	14,103	9,455
Less: provision for obsolescence	(865)	(487)
Total inventories at the lower of cost and net realisable value	13,238	8,968

13. Non-current assets – property, plant and equipment

Reconciliation of the carrying amounts at the beginning and end of the period.

	Leasehold improvements	Plant & Equipment	Total
	\$000	\$000	\$000
For the year ended 30 June 2017			
At 1 July 2016 net of accumulated depreciation and impairment	64	240	304
Additions	-	83	83
Write-offs	-	-	-
Depreciation charge for the year	(32)	(106)	(138)
At 30 June 2017 net of accumulated depreciation and impairment	32	217	249
At 30 June 2017			
Cost	409	6,862	7,271
Accumulated depreciation and impairment	(377)	(6,645)	(7,022)
Net carrying amount	32	217	249
For the year ended 30 June 2016			
At 1 July 2015 net of accumulated depreciation and impairment	99	372	471
Additions	23	113	136
Write-offs/(Disposals)	-	(50)	(50)
Depreciation charge for the year	(58)	(195)	(253)
At 30 June 2016 net of accumulated depreciation and impairment	64	240	304
At 30 June 2016			
Cost or fair value	409	6,779	7,188
Accumulated depreciation and impairment	(345)	(6,539)	(6,884)
Net carrying amount	64	240	304

14. Non-current assets - intangible assets

	2017	2016
	\$000	\$000
Opening balance	52	27
Acquisitions	10	44
Amortisation	(26)	(19)
Closing balance	36	52

15. Current liabilities – trade and other payables

	2017	2016
	\$000	\$000
Trade payables	5,228	5,782
Other payables & accrued expenses	1,325	1,131
	6,553	6,913

For terms and conditions relating to trade payables refer to Note 2(o).

16. Provisions

	2017	2016
	\$000	\$000
Current		
Provision for fringe benefits tax	7	25
Provision for long-service leave	132	100
Liability for annual leave and employee provisions	440	395
	579	520
Non-Current		
Liability for long-service leave	13	18
	13	18

17. Current liabilities - interest bearing loans and borrowings

Interest Rate	Maturity	2017	2016
%		\$000	\$000
Business Finance			
5.16	5 July 2016	-	300
5.15	11 July 2016	-	251
5.15	18 July 2016	-	100
5.05	21 July 2016	-	45
5.16	25 July 2016	-	67
4.83	10 July 2017	262	-
4.90	24 July 2017	448	-
4.83	28 July 2017	318	-
4.83	28 July 2017	106	-
4.90	31 July 2017	182	-
4.90	31 July 2017	324	-
Invoice Finance			
5.18	Various	4,686	-
		6,326	763

\$4,000,000 Business finance

This facility consists of three individual facilities, namely surrendered bills of lading, trade finance-imports and special documentary import letters of credit. The combined limit of \$4,000,000 applies across these individual facilities. As at 30 June 2017, the company has drawn down \$1,640,000 (2016: \$763,000) under its trade finance – imports facility. This facility is a perpetual facility and has no fixed expiry date, although individual trade finance drawdowns under the facility as at balance date mature on the dates disclosed above. The facility is secured by a general security agreement given by Cellnet Group Limited over all existing and future assets and undertakings.

Notes to the financial statements

17. Current liabilities - interest bearing loans and borrowings *continued*

\$6,000,000 Invoice finance

This is a facility for terms of trade. The total limit of the facility is \$6,000,000. As at 30 June 2017, \$4,686,000 were outstanding under this facility (2016: \$nil). The facility is secured by general security agreement given by Cellnet Group Limited over all existing and future assets and undertakings, and a flawed asset agreement providing for deposits by Cellnet Group Limited in relation to a deposit account held with the financier. Amounts owing under the facility are matched to the trade terms of the underlying financed transaction up to a maximum of 60 days.

18. Derivative Financial Instruments

	2017	2016
	\$000	\$000
Current		
Forward foreign currency exchange contracts	(239)	143
	(239)	143

The consolidated entity fair values forward foreign currency exchange contracts held at balance date. Changes in the fair value of forward foreign currency exchange contracts that economically hedge monetary assets and liabilities in foreign currencies are recognised in profit or loss. Both the changes in fair value of the forward contracts and the foreign exchange gains and losses relating to the monetary items are recognised as part of materials, packaging and consumables used expenditure in the statement of comprehensive income, and are included in foreign currency gains or losses disclosed in note 7.

19. Contributed equity and reserves

	2017	2016
	No. of shares	No. of shares
(a) Share capital		
Ordinary shares on issue at 1 July	51,922,956	55,684,090
Share buy-back	-	(4,124,800)
Shares issued	356,000	363,666
Ordinary shares on issue at 30 June	52,278,956	51,922,956

Fully paid ordinary shares carry one vote per share and carry the right to receive a dividend.

	2017	2016
	\$000	\$000
Share capital at 1 July	30,953	31,699
Share buy-back	-	(746)
Ordinary shares on issue	30,953	30,953

(b) Reserves		
Translation reserve	(44)	(66)
Reserve for own shares	(25)	(25)
Reserve for profit	4,226	2,840
Share based payment reserve	1,631	942
	5,788	3,691

Translation reserve

The translation reserve comprises all foreign exchange differences arising from the translation of the financial statements of foreign operations whose functional currency is different to the presentation currency of the reporting entity.

Reserve for own shares

The reserve for own shares represents the cost of shares held by an equity remuneration plan that the consolidated entity is required to include in the financial report. At 30 June 2017 the consolidated entity held 18,209 of the Company's shares (2016: 107,110). This reserve will be reversed against share capital when the underlying shares are exercised under performance rights. No gain or loss is recognised in profit or loss on the purchase, sale, issue or cancellation of the consolidated entity's own equity instruments.

Reserve for profit

Profits are transferred to the reserve for profits to facilitate future dividend payments in accordance with Australian taxation requirements for dividend payments to be sourced from profits.

Share based payment reserve

The share based payment reserve is used to recognise the value of equity-settled share based payments to KMP.

(c) Capital management

When managing capital, management's objective is to ensure the entity continues as a going concern as well as to maintain optimal returns to shareholders and benefits for other stakeholders. Management also aims to maintain a capital structure that ensures the lowest cost of capital available to the entity.

Management adjusts the capital structure to take advantage of favourable costs of capital or high returns on assets. As the market is constantly changing, management may change the amount of dividends to be paid to shareholders, return capital to shareholders, or issue new shares.

Management monitors capital through the capital adequacy ratio (net assets/total assets). The target for the consolidated entity's capital adequacy ratio is between 40% and 60%. The capital adequacy ratios based on continuing operations at 30 June 2017 and 2016 were as follows:

	2017	2016
	\$000	\$000
Net assets	15,653	13,556
Total assets	29,445	21,770
Capital adequacy ratio	53%	62%

20. Share based payments

(a) Long term incentive plan - performance rights

On 24 October 2014 at the Company's Annual General Meeting, shareholders approved a performance share rights plan.

Under this plan, performance rights are issued to key management personnel. The rights deliver ordinary shares to key management personnel (at no cost to the executive) where the performance hurdle in relation to those performance rights is met. Following the exercise of a Right, the Company must, within such time as the Board determines, issue or allocate to or acquire on market for the person exercising the Right, the number of shares in respect of which the Right has been exercised, credited as fully paid.

Notes to the financial statements

20. Share based payments *continued*

Details of performance rights granted during the year

Rights granted	500,000
Grant date	1 August 2016
Consideration payable	Nil \$
Exercise price	Nil \$
Last exercise date	5pm on the date which is 30 days subsequent to market release of FY19 results
Exercise conditions	<p>Subject to the Plan Rules, a Performance Right cannot be exercised unless the Board acting reasonably is satisfied that the following conditions have been satisfied:</p> <ul style="list-style-type: none"> • The employee remains employed by the company • There is no outstanding breach of the terms of engagement with the Company. • No notice of termination of engagement has been either given by the employee or received by the Company. • All performance hurdles have been met.
Performance hurdles	<p>334,000 will vest upon meeting a total shareholder return(TSR) performance hurdle 166,000 will vest upon meeting various profit before tax (PBT) performance hurdles</p>

Fair value of performance rights granted

The fair value of the performance rights granted during the year was determined by management using either a binomial pricing model (PBT hurdle) or a trinomial lattice pricing model incorporating a Monte Carlo simulation (TSR hurdle), depending on the nature of the associated vesting conditions.

Market conditions, such as the TSR vesting condition, were factored into the initial valuation of the options through use of a Monte Carlo simulation which derives a valuation based on a range of possible outcomes.

Expected volatility was determined based on historical stock price volatility over a period consistent with the life of the performance rights.

The table below summarises the key inputs into the valuation model for each tranche of performance rights granted:

Tranche	Vesting Condition	Vesting Date	No. of Rights	Exercise Price \$	Expected Volatility %	Risk Free Rate %	Value per Right
Tranche 1	PBT	30/06/17	55,333	-	50	1.42	0.200
Tranche 2	PBT	30/06/18	55,333	-	50	1.42	0.200
Tranche 3	PBT	30/06/19	55,334	-	50	1.42	0.200
Tranche 4	TSR	30/06/19	334,000	-	50	1.42	0.066

The share price at the grant date of the performance rights was \$0.20. The combined grant date fair value of performance rights issued during the year was \$55,114.

Subsequent variations to the terms of performance rights on issue

In connection with the proportional takeover offer announced by the Company on 11 November 2016, the Board of Directors resolved, as prescribed under the Company's performance rights plan, to amend the terms of performance rights on issue. These amendments, which applied from the date the takeover offer was successfully completed (January 2017), removed performance vesting conditions and altered the vesting date of all performance rights on issue. The following table summarises all performance rights on issue at the date of variation, and the revised vesting periods:

Tranche	Original Vesting Condition	Original Vesting Date	Revised Vesting Date	No. of Rights	Exercise Price \$	Grant Date Fair Value \$	Incremental Fair Value ¹
Tranche 1	PBT	30/06/17	30/06/17	572,667	-	0.280	
Tranche 2	PBT	30/06/17	30/06/17	55,333	-	0.200	
Tranche 3	PBT	30/06/18	30/06/18	55,333	-	0.200	
Tranche 4	PBT	30/06/19	11/11/18	55,334	-	0.200	
Tranche 5	TSR	30/06/17	30/06/17	1,741,000	-	0.127	0.228
Tranche 6	TSR	30/06/19	11/11/18	334,000	-	0.066	0.149

¹ Where modifications increase the fair value of the equity instruments granted measured immediately before and after the modification, the group is required to recognise the incremental fair value in employee benefits expense, over the remaining vesting period. The incremental fair value granted is the difference between the fair value of the modified equity instrument and that of the original equity instrument, both estimated as at the date of the modification. The fair value of those performance rights with a market-based original vesting condition (TSR) at the date the condition was removed was equal to the share price of the Company on that date, being \$0.26.

Movements in the year

The following table illustrates movements in the number of performance rights on issue during the year.

	2017		2016	
	Number of rights	Exercise Price \$	Number of rights	Exercise Price \$
Opening balance	2,669,667	-	3,300,000	-
Granted during the year	500,000	-	-	-
Forfeited	-	-	(263,667)	-
Exercised	(356,000)	-	(366,666)	-
Outstanding as at 30 June	2,813,667	-	2,669,667	-
Vested and exercisable	286,333	-	-	-

Total share-based payments expenditure of \$689,000 (2016: 119,000) was recognised in respect of performance rights during the year.

Notes to the financial statements

20. Share based payments *continued*

(b) Other options

The company has other options on issue which were granted to previous non-executive Directors in 2014. Movements in other options on issue are summarised as follows:

	2017		2016	
	Number of options	Exercise Price \$	Number of options	Exercise Price \$
Opening balance	2,400,000	0.25	2,400,000	0.25
Granted during the year	-	-	-	-
Options lapsed	-	-	-	-
Outstanding as at 30 June	2,400,000	0.25	2,400,000	0.25
Vested and exercisable	2,400,000	0.25	2,400,000	0.25

21. Commitments and contingencies

Commitments

The consolidated entity has entered into commercial leases on office and warehouse facilities. The leases typically run for a period of 1 to 5 years, with an option to renew the lease after that date. Lease payments generally comprise a base amount plus an incremental contingent rental which is based on movements in the Consumer Price Index.

Future minimum rentals payable under non-cancellable operating leases at 30 June 2017 are payable as follows and are inclusive of any revenue received from third parties that are sub leasing premises which the consolidated entity is lessee of the head lease of the associated facility:

	2017	2016
	\$000	\$000
Less than one year	303	390
Between one and five years	106	339
	409	729

22. Financial guarantees

The consolidated entity has provided financial guarantees in respect of rental leasing arrangements disclosed in Note 21. The Directors are of the opinion that provisions are not required in respect of these matters, as it is not probable that a future sacrifice of economic benefits will be required.

	2017	2016
	\$000	\$000
Bank guarantees provided	45	37

23. Related party disclosure

Subsidiaries

The consolidated financial statements include the financial statements of Cellnet Group Ltd and the subsidiaries included in the following table:

Name	Country of incorporation	% of equity interest	
		2017	2016
Cellnet Group Ltd (Parent)	Australia	100	100
Cellnet Ltd	New Zealand	100	100
C&C Warehouse (Holdings) Pty Ltd	Australia	100	100
Regadget Pty Ltd	Australia	100	100
OYT Pty Ltd	Australia	100	100
Cellnet Online Pty Ltd	Australia	100	100
3SIXT Limited	Hong Kong	100	100

The following table provides the total amount of transactions which have been entered into with related parties during the twelve month periods ending 30 June 2017 and 30 June 2016.

	2017	2016
	\$000	\$000
Wentronic Asia Pacific		
Interest paid on loans from related parties	-	-
Services from related parties	-	-
Purchases from related parties	2,171	-
Repayment of loans from related parties	-	-
CVC Limited		
Interest paid on loans from related parties	-	-
Services from related parties	53	90
Purchases from related parties	-	-
Repayment of loans from related parties	-	-
CVC Managers Pty Limited		
Interest paid on loans from related parties	-	-
Services from related parties	61	105
Purchases from related parties	-	-
Repayment of loans from related parties	-	-

Entity with ultimate control over the consolidated entity

Wentronic GmbH holds 66.90% (2016: 0.00%) of the ordinary shares in Cellnet Group Limited. Wentronic Asia Pacific is a wholly owned subsidiary of Wentronic GmbH.

CVC Ltd held 58.87% of shares in Cellnet Group Limited (2016: 54.81%) of the ordinary shares in Cellnet Group Limited for the period 1 July 2016 to 4 January 2017.

Terms and conditions of transactions with related parties

The sales to and purchases from related parties are made on terms equivalent to those that prevail in arm's length transactions.

Transactions with entity with ultimate control over the group

During the 2017 financial year, Cellnet purchased inventory from Wentronic Asia Pacific.

During the 2017 and 2016 years a CVC Ltd consultant was engaged on a work placement basis to provide business advice to the group.

During both the 2017 and 2016 financial years the group paid management fees to CVC Managers Pty Ltd, a wholly owned subsidiary of CVC Ltd, for director related services.

24. Key management personnel

	2017	2016
(a) Key management personnel remuneration	\$000	\$000
Short-term employee benefits	996,254	914,017
Post-employment benefits	58,670	48,475
Long term employee benefits	537,635	92,686
Total compensation	1,592,559	1,055,178

Notes to the financial statements

25. Subsequent events

There were no matters or circumstances that have arisen since the end of the financial year which significantly affected or may significantly affect the operations of the consolidated entity, the results of those operations, or the state of affairs of the consolidated entity in future periods.

26. Parent entity information

	2017	2016
	\$000	\$000
Current assets	24,402	16,723
Total assets	26,033	18,938
Current liabilities	(14,976)	(7,427)
Total liabilities	(14,909)	(9,771)
Net assets	11,034	9,167
Issued capital	30,953	30,953
Retained earnings / (accumulated losses)	(25,028)	(25,028)
Reserve for own shares	(26)	(26)
Reserve for profits	3,504	2,326
Reserve for share based payment	1,631	942
Total shareholder's equity	11,034	9,167
Profit / (loss) of the parent entity after tax	1,827	1,868
Total comprehensive income of the parent entity	1,827	1,868

The parent has not issued any guarantees in relation to the debts of its subsidiaries and has no contingent liabilities or contractual obligations as at 30 June 2017 (2016: Nil).

27. Auditors' remuneration

	2017	2016
	\$000	\$000
Amounts received or due and receivable by the auditors for:		
Audit or review of the Financial Report of the entity and any other entity in the consolidated entity		
Pitcher Partners	77,000	77,000
Other services in relation to the entity and any other entity in the consolidated entity		
Pitcher Partners	7,250	-
	84,250	77,000

28. Dividends franking account

Franking credit balance

The amount of franking credits available for the subsequent financial year are:

	2017	2016
	\$000	\$000
Franking account balance as at the end of the financial year at 30% (2016: 30%)	69	347
	69	347

The above available amounts are based on the balance of the dividend franking account at year end adjusted for:

- (i) franking debits that will arise from the refund of the current tax receivable;
- (ii) franking debits that will arise from the payment of dividends recognised as a liability at the year-end;
- (iii) franking credits that will arise from the receipt of dividends recognised as receivables by the tax consolidated entity at the year-end; and
- (iv) franking credits that the entity may be prevented from distributing in subsequent years.

The ability to utilise the franking credits is dependent upon there being sufficient available profits to declare dividends. The impact on the dividend franking account of dividends proposed after the balance date but not recognised as a liability is to reduce it by \$69,000 (2016: \$278,000). In accordance with the tax consolidation legislation, the Company as the head entity in the tax-consolidated entity has also assumed the benefit of \$Nil (2016: \$Nil) franking credits from its Australian wholly-owned subsidiaries during the year.

29. Cash flow statement reconciliation

	Consolidated	
	2017	2016
	\$000	\$000
Reconciliation of net profit after tax to net cash flows from operations:		
Net profit / (loss)	2,035	1,748
Adjustments for:		
Depreciation and amortisation	164	272
Impairment	378	169
Movement in provision for obsolescence	52	(38)
Movement in provision for impairment	(1)	(8)
Interest revenue classified as investing cash flow	689	119
Share based payments expense	(4)	(222)
Changes in assets and liabilities:		
(Increase) / decrease in trade and other receivables	(3,506)	(409)
(Increase) / decrease in inventories	(4,653)	(1,060)
(Increase) / decrease in deferred tax assets	(83)	(6)
(Decrease) / increase in trade and other payables	(357)	(319)
(Decrease) / increase in provisions	54	117
(Decrease) / increase in current tax liability	82	-
Change in other financial instruments	382	118
Net cash used in operating activities	(4,768)	481

30. Share buy-back

The Company announced that it would commence an on-market share buy-back program on 9 September 2015. The share buy-back was initially for up to 10% of the issued capital of the Company. For the year ended 30 June 2017 a total of nil shares were repurchased (2016: 4,124,800).

Directors' declaration

In accordance with a resolution of the Directors of Cellnet Group Limited, I state that:

In the opinion of the Directors:

- a) the financial statements and notes of the company are 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 2017 and of their performance for the year ended on that date;
 - ii) complying with Australian Accounting Standards and Corporations Regulations 2001;
- b) the financial statements and notes also comply with International Financial Reporting Standards as disclosed in note 2(a);
- c) 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
- d) this declaration has been made after receiving the declarations required to be made to the directors in accordance with section 295A of the *Corporations Act 2001* for the financial year ending 30 June 2017.

On behalf of the Board



Michael Wendt
Chairman

Brisbane
7 August 2017



Independent Auditor's Report to the Members of Cellnet Group Limited

Report on the Financial Report

Opinion

We have audited the financial report Cellnet Group Limited "the Company" and its controlled entities "the consolidated entity", which comprises the consolidated statement of financial position as at 30 June 2017, the consolidated statement of comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, notes to the financial statements including a summary of significant accounting policies, and the directors' declaration.

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

- a) giving a true and fair view of the consolidated entity's financial position as at 30 June 2017 and of its financial performance for the year then ended; and
- b) complying with Australian Accounting Standards and the Corporations Regulations 2001.

Basis for Opinion

We conducted our audit in accordance with Australian Auditing Standards. Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Report section of our report. We are independent of the consolidated entity in accordance with the auditor independence requirements of the *Corporations Act 2001* and the ethical requirements of the Accounting Professional and Ethical Standards Board's APES 110 Code of Ethics for Professional Accountants "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.

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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 our audit addressed the matter
<p>Share-based payment arrangements <i>Refer to Note 20: Share-based payments</i></p> <p>The terms of the consolidated entity’s performance rights plan were amended by the Board as a result of a change in controlling shareholder in December 2016. These revisions included removal of performance hurdles for all non-vested performance rights on issue, as well as altering the service condition on other rights.</p> <p>The amendments to the terms of share-based payment arrangements have material implications on the amount and timing of share-based payments expenditure recorded. The accounting requirements under <i>AASB 2: Share-based Payment</i> are complex. Significant estimates and judgements, such as historical stock volatility and vesting scenarios, are also required in remeasuring the value of performance rights with market-based vesting conditions. For these reasons we considered the accounting for share-based payment arrangements under <i>AASB 2</i>, including the completeness and accuracy of related disclosures, as a key audit matter.</p>	<p>Our procedures included, amongst others:</p> <ul style="list-style-type: none"> • Testing the expenditure recorded for consistency with the requirements of <i>AASB 2: Share-based Payment</i>, specifically the requirements around modifications to share-based payment arrangements; • Auditing the key estimates and judgements applied in valuing share-based payments with market-based vesting conditions as at the date of the amendments; and • Confirming the completeness and accuracy of disclosures pertaining to the share-based payment arrangements in the financial statements.

Other Information

The directors are responsible for the other information. The other information comprises the information included in the Group’s annual report for the year ended 30 June 2017, 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 accordingly we do not express any form of assurance conclusion thereon.

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

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



Responsibilities of the Directors for the Financial Report

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

In preparing the financial report, the directors are responsible for assessing the ability of the consolidated entity 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 consolidated entity 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.

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

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



- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the consolidated entity to express an opinion on the financial report. We are responsible for the direction, supervision and performance of the Group audit. We remain solely responsible for our audit opinion

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

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

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

Report on the Remuneration Report

Opinion on the Remuneration Report

We have audited the Remuneration Report included in pages 9 to 17 of the directors' report for the year ended 30 June 2017. In our opinion, the Remuneration Report of Cellnet Group Limited, for the year ended 30 June 2017, 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.

PITCHER PARTNERS

JASON EVANS

Partner

Brisbane, Queensland

11 August 2016

ASX Additional information

As at 4 August 2017

Additional information required by the Australian Securities Exchange Limited Listing Rules and not disclosed elsewhere in this report is set out below.

Shareholdings

20 largest shareholders

Name	Ordinary share held	% of capital held
Wentronic Holding Gmbh	34,991,380	66.90%
CVC Ltd	5,160,334	9.87%
Ms Amaya Margaret Brookman	1,851,943	3.57%
Chemical Trustee Ltd	1,820,000	3.48%
Philadelphia Investments Pty Ltd	1,650,274	3.16%
Mr Thien Dinh Nguyen	811,351	1.55%
TUP Pty Ltd	665,000	1.27%
One Managed Invt Funds Ltd	300,000	0.57%
Mr David Chen-Wei Weng	151,000	0.29%
Angueline Capital Pty Limited	150,000	0.29%
Mr Alan Sparks	143,000	0.27%
Mr David Paul Radonich	120,000	0.23%
Silk Route Limited	111,000	0.21%
Epic Trustees Limited	102,062	0.21%
ASB Nominees Limited Account 317774	86,400	0.17%
Melbourne Corporation	84,000	0.16%
Ms Heather-Anne Cameron	72,000	0.14%
Pemcom Pty Ltd	70,500	0.13%
Henry Family Superannuation Fund P/L	67,722	0.13%
Hartwill Pty Ltd	60,000	0.11%
Top 20 holders	48,467,966	92.67%
All other holders	3,834,011	7.33%
All holders	52,301,977	100.00%

Substantial shareholders

The number of shares held by substantial shareholders and their associates, as advised in substantial holder notices given to the Company, are set out below:

Name	Ordinary share held
Wentronic Holding Gmbh	30,354,904
CVC Ltd	5,160,334

Distribution of equity security holders

Category	No. of holders
1 – 1000	66
1,001 – 5,000	403
5001 – 10,000	92
10,001 – 50,000	88
50,001 – 100,000	8
100,001 and over	15

The number of shareholders holding less than a marketable parcel of ordinary shares is 250.

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cellnet

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