# Invasive Animals Limited and controlled entity

## ABN 33 114 965 276

# CONSOLIDATED FINANCIAL STATEMENTS

## FOR THE YEAR ENDED 30 JUNE 2022

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#### REPORT FROM THE DIRECTORS

The Directors of Invasive Animals Ltd (IAL), as the Governing Board, hereby present their report on the financial statements of the Group being those of IAL and its controlled entity, Invasive Species Solutions Trust (ISST), for the financial year ended 30 June 2022.

#### Short and long-term objectives and strategy

The Group was established to be a non-profit institution to promote a managed and co-operative approach to Research Development & Extension (RD&E) in the field of invasive species management to maximise the benefits from that RD&E.

The Group's short-term objective is to continue to establish the Centre for Invasive Species Solutions and deliver its first RD&E project portfolio – Portfolio No. 1. Portfolio No. 1 is funded through a five-year agreement between the Commonwealth Department of Agriculture, Fisheries and Forestry (DAFF), all States and the ACT, two industry Research and Development Corporations, five universities and the NZ Department of Conservation. Portfolio No. 1 commenced in 2017 and finishes in 2022. In addition, the Group is attracting further funding from state governments and industry bodies to further pursue its objectives.

The Group's long-term objective is to secure the Centre for Invasive Species Solutions (CISS) as a permanent national collaborative invasive species institution that enables and drives a more coordinated and efficient approach to invasive species management across Australia's National Biosecurity System. This will include pursuing a broader RD&E scope that covers vertebrate pests, weeds and environmental invertebrates and diseases, and diversifies revenue by attracting deductible gift receipts through a Public Fund and additional projects aligned to the CISS strategy.

#### Strategy for achieving the objectives

The Group's strategic priority areas and how we will achieve them:

1. Strategic Collaboration	2. Integrated solutions	3. Capability and adoption	4. Efficient and effective Centre
Focusing on partnerships and collaborations to leverage, lead and amplify outcomes.	Focusing on research, innovation and engagement (R,I&E) to advance largescale coordination and breakthroughs.	Focusing on acceleration of best practice management adoption to build communities of impact.	Focusing on internal governance and operations, financial management, effective communication, and skilled staff.

### **Principal activities**

The Group's principal activities during the year included:

- Implementation of a range of activities in accordance with the Portfolio No.1 Agreement.
- Deliver a range of additional RD&E projects including:
  - Biosecurity molecular screening using eDNA technology;
  - Computer vision weeds ID App;
  - Coordination of a National Environment & Community Biosecurity RD&E Strategy; and
  - o Increased support for established vertebrate pest National Coordinators.
- Continued promotion of invasive species best practice management, such as the upgrading of PestSmart and WeedsAustralia online toolkits.
- Launching and further establishment of the Invasive Species Solution Trust and Public Fund to diversify revenue streams for the Group and facilitate tax deductible donations to the Group.
- Jointly hosting the Australian Biosecurity Symposium.
- Approving one new Associate Members during the year ended 30 June 2022 bringing the total number of associates to 5.

## How these Activities assist in achieving the Group's objectives:

These activities have assisted the Group in achieving its objectives by enabling it to:

- Establish a powerful 22 member and partner collaborative RD&E platform to achieve system-level improvements and impact;
- Identify the potential impact of pest management proposals by articulating the process by which research leads to benefits for the end-user and/or the broader community.

#### Performance measurement

The Group measures performance through an evaluation framework which includes:

- the Operational Plan where progress in achieving activity milestones and outputs are reported;
- the Portfolio Logic Framework and Monitoring, Evaluation, Reporting and Improvement (MERI) Plans with Engagement and Adoption Strategies leading to a progressive evaluation of the Domains in the Portfolio;
- Interim Progress Reports and Annual Progress Reports where performance is reported to CISS Members and Partners and to meet Commonwealth Agreement reporting obligations;
- RD&E oversight by the Board Research Excellence Committee;
- financial and governance oversight by the Board, Audit & Risk Committee, Governance & Remuneration Committee and Research Excellence Committee; and
- external financial review by independent auditors.

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#### **Directors**

The names of the Directors in office at any time during financial year are:

#### Names and qualifications

#### Experience, special responsibilities, and other Directorships

Bruce M Christie, Chair BVSc, MANZCVS, GAICD Over 40 years of experience working in biosecurity, initially as a veterinarian dealing with animal health and production issues and then across the broader biosecurity spectrum of animal and plant pests, diseases, and weeds. His most recent role was as the Deputy Director General Biosecurity and Food Safety with the NSW Department of Primary Industries (NSW DPI). He retired from NSW DPI in January 2022. He was elected to the IAL Board and Chair position in November 2020. He has previously been a Director of Animal Health Australia, retired November 2020. He is currently a volunteer program manager with World Relief Australia, Conserve Our World – Indonesia, Chair of the McGarvie Smith Institute, an advisory member of the Board for the Centre of Excellence for Biosecurity Risk Analysis (CEBRA) and Advisory committee member for the Biosecurity and Agricultural Management Act in WA. See note 17 for related party disclosures.

Jan Ferguson OAM BA, AICD

Highly skilled company director with 17 years' experience in unincorporated joint ventures, ASIC registered, Not for Profits and Foundations including the companies that supported the research and development by two Cooperative Research Centres, and a commercial arm for the commercialisation of the research. Experienced senior executive with the South Australian Government, 1997 Telstra Business Woman of the Year (SA Public sector) and a passion for people, teamwork and social justice, especially for rural and remote Australia. Currently she is the non-remunerated Chair of the Nature Foundation Limited, member of Heritage Council of SA and Secretary of Beltana Progress Association. See note 17 for related party disclosures.

Peter Noble B. Comm, LLB, GAICD.

Executive leader and senior lawyer with an international profile developed with prominent global law firms, and seats on numerous boards and executive leadership teams. Notable legal career history of significant matters and executive roles in large complex organisations, and specialisations in governance and risk management, strategic acquisition, integration management, and sustainability. Holds numerous appointments including academic, industrial, and business including directorship of Australian Country Choice Ltd and Adjunct Professor University of New England.

David Palmer Dip Farm Mgmt., Grad Dip Bus Mgmt., FAICD. Specialist in Government-Industry relationships and stakeholder engagement with a dedicated thirty-year career in administration and policy development of the Australian beef, sheep meat and goat industries. Ranging from State and Federal advocacy positions through to Free Trade Agreement negotiations in the United States and the development of TRI-LAMB, a three-country initiative designed to safeguard Australian lamb imports to the United States. Previously Chief Executive of the Cattle Council of Australia, Managing Director of Meat and Livestock Australia and Non-Executive Director on various not-for-profit Agribusiness Boards. He is currently a Director of Soapyflat Investments (SMSF).

Murray Rankin BA (Bus Admin), Grad Cert Management, FAICD Extensive director, executive and senior consulting experience gained over a 35-year career with significant international and domestic business management and Board governance and science-based RD&E and commercialisation experience in a wide range of industries including ICT, general state and Commonwealth government, natural resource management, national security and law enforcement, renewable energy and the private equity finance sectors. Currently Board Chair of Snedden Hall & Gallop Lawyers Pty Ltd, Managing Director of Rankin Securities Pty Ltd, Board member of ACT & SE NSW Helicopter Medical Rescue Service, e-Water Ltd, Simplexity Holdings Intl Pty Ltd, Canberra ESOP Pty Limited and Capital Angels Pty Ltd. See note 17 for related party disclosures.

Robbie Davis BAgSc, MBA, GAICD Broad experience in both the private and public sectors domestically and internationally, and at Board level as a Non-Executive Director and reporting to a Board in the capacity of CEO. Her involvement in biosecurity has been extensive including as a representative on Primary Industries & Regions SA (PIRSA) Biosecurity SA's Plant Health Technical Reference Panel, Market Access Program Working Group, and Stakeholder Reference Group. She retired from her position as CEO of Potatoes South Australia Inc. in December 2020. Her current positions include Fight Food Waste – Non-Executive Director, Limestone Coast Landscape – Director, Rural Bank Agribusiness Advisory Board – Member, Puree Australia Pty Ltd – Company Secretary and Shareholder. She was elected to the IAL Board in November 2020.

The Directors have been in office since the start of the financial year to the date of this report unless otherwise stated.

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### **Public Officers**

The names of the Public Officers in office at any time during the financial year are:

Names	Qualifications	Dates
Lucie Hassall	BBus, ICAA	Appointed 14 August 2020

## **Meetings of Directors**

The number of Director's meetings and number of meetings attended by each of the Directors of IAL during the financial year is:

	Board M	eetings	Audit an Comm		Governa Remune Commi	ration	Research E		Fundra Manage Comm	ement	Nomina Comm	
	No. eligible to attend	2021-22	No. eligible to attend		No. eligible to attend	2021-22	No. eligible to attend	2021-22	No. eligible to attend	2021-22	No. eligible to attend	2021-22
Number of meetings held for the year:	6		5		4		4		5		2	
Number of meetings attended:												
<u>Directors</u>												
Bruce Christie (Chair)	6	6	5	5	2	2	4	4				
Jan Ferguson (Chair Research Excellence Committee)	6	6					4	4	5	4 *		
Peter Noble (Chair Governance & Remuneration Committee)	6	6			4	4			5	5	2	2
David Palmer	6	6	5	5							2	1*
Murray Rankin ( <i>Chair Audit &amp; Risk Committ</i> ee)	6	6	5	5								
Robbie Davis	6	6			4	4			5	5		
Nominations Committee Members												
Ms Josephine Laduzko - as representative of the Commonwealth Dept of Agriculture, Water & Environment (Chair Nominations Comm)											2	2
Katherine Clift - (DJPR - Victoria) as representative of a State Government				_							2	2
Victoria Aitken (DPIRD - WA) - as representative of a State Government											2	2
Mike Darby - as representative of the National Farmers Federation						·					2	2

<sup>\*</sup> Apology

## **Audit & Risk Committee**

The Audit & Risk Committee (ARC) operates under Terms of Reference approved by the Board. The members of the ARC at any time during the year were:

Mr Murray Rankin - Chair

Mr David Palmer

Mr Bruce Christie- optional invitee

The Chief Executive Officer, General Manager and external auditors are invited to ARC meetings at the discretion of the committee.

## **Governance and Remuneration Committee**

The Governance and Remuneration Committee (GRC) operates under Terms of Reference approved by the Board. The members of the GRC at any time during the year were:

Mr Peter Noble - Chair

Ms Robbie Davis

Mr Bruce Christie- optional invitee

The Chief Executive Officer and General Manager are invited to GRC meetings at the discretion of the committee.

### **Research Excellence Committee**

The Research Excellence Committee (REC) operates under Terms of Reference approved by the Board. The members of the Research Excellence Committee at any time during the year were:

Ms Jan Ferguson OAM – Chair Mr Bruce Christie

The Chief Executive Officer and the Portfolio Director are invited to REC meetings at the discretion of the committee.

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#### **ISST Fund Management Committee**

The ISST Fund Management Committee (FMC) operates under Terms of Reference approved by the Board. The members of the FMC at any time during the year were:

Mr Peter Noble - Chair Ms Jan Ferguson OAM Ms Robbie Davis

The Chief Executive Officer and the Fundraising Manager are invited to FMC meetings at the discretion of the committee.

#### **Investment Committee**

The Investment Committee (IC) operates under Terms of Reference approved by the Board. The IC consists of a representative from each full Member of IAL and non-Member RDC partners investing in the ISS2030 Initiative. The Chair of the REC, the Chair of the ARC, Chief Executive Officer and the Portfolio Director are also members of the IC. The Committee met twice during the year.

Ms Jan Ferguson OAM - Chair

#### **Nominations Committee**

The Nomination Committee (NC) operates under Terms of Reference approved by the Board. The NC for the 2021-22 year included:

Name	Position
Ms Josephine Laduzko	Chair
Mr Peter Noble	IAL Director representative
Mr David Palmer	IAL Director representative
Ms Katherine Clift	State member (Vic)
Mr Mark Darby	National Farmers Federation representative
Ms Victoria Aitken	State member (WA)

#### Likely Developments - Strategies and Future Prospects

During the 2021-22 year the IAL Board continued the operation of CISS. The Centre receives core funding through DAFF augmented by additional resources from all States and the ACT, Research and Development Corporations, universities, and the NZ Department of Conservation. The first portfolio of projects - Portfolio No. 1 - had its agreement executed by all sixteen parties (excluding DAFF) on 29th June 2018, with DAFF investment through a Commonwealth Grant Agreement executed on 11 July 2017.

CISS will continue to be a service and member-oriented company creating and brokering powerful and efficient large-scale invasive species RD&E collaborations. This includes through a broadened scope to cover vertebrate pests, weeds and environmental invertebrates and diseases, and revenue diversification including attracting new investment by establishing the Invasive Species Solutions Trust and Public fund which has Deductible Gift Recipient status. To consolidate the CISS mission beyond 2022, the Centre has developed the CISS Invasive Species Solutions 2030 prospectus, to drive innovation on priority areas and invasive species around 2 portfolios - invasive animals and weeds - organised into four innovation platforms;

- 1. surveillance and response tools and systems,
- 2. integrated landscape management (and tools),
- 3. biocontrol tools and systems, and
- community engagement.

CISS management continue to respond to the impact of the COVID 19 global pandemic which has resulted in some delays on fieldwork and research activities. As part of the CISS response the IAL Board and management team implemented a COVID 19 Plan and Policy to ensure a compliant workplace management policy was developed and implemented. To date, there have been no adverse responses or incidents and the IAL Board's Work, Health and Safety duties have been met.

Financial savings were achieved during the year ended 30 June 2022 primarily in relation to travel, legal and consultancy costs. IAL received additional income on administration fees from aligned projects. The COVID 19 situation continues to be monitored to ensure the Group responds as required to the pandemic impacts.

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

Dated this 21st day of September 2022

Bruce M Christie (Chair)

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## **DIRECTORS' DECLARATION**

In accordance with a resolution of the directors of Invasive Animals Limited, the directors declare that:

- 1. The financial statements and notes present fairly the consolidated Group's financial position as at 30 June 2022 and its performance for the year ended on that date in accordance with Australian Accounting Standards and the Australian Charities and Not-for-profits Commission Act 2012; and
- 2. In the directors' opinion, there are reasonable grounds to believe that Invasive Animals Limited will be able to pay its debts as and when they become due and payable.

For and on behalf of the governing board of Invasive Animals Limited.

Dated this 21st day of September 2022

**Bruce M Christie (Chair)** 

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# CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME FOR THE YEAR ENDED 30 JUNE 2022

	Notes	2022 \$	2021 \$
REVENUE			
Revenue from ordinary activities	3	10,654,497	8,704,436
Revenue from In-kind contributions	4	9,989,326	7,771,512
TOTAL REVENUE		20,643,823	16,475,948
EXPENSES			
Board and Governance		(202,572)	(194,690)
Administration Expenses		(1,535,009)	(1,517,466)
Program Management		(8,828,046)	(6,838,662)
Pigout Royalties distributed to PAC CRC		(1,053)	(1,370)
In-kind contributions		(9,989,326)	(7,771,512)
TOTAL EXPENSES		(20,556,006)	(16,323,700)
Net operating surplus for the year		87,817	152,248
Other comprehensive Income		-	-
TOTAL COMPREHENSIVE INCOME	:	87,817	152,248

The accompanying notes form part of these consolidated financial statements.

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# CONSOLIDATED STATEMENT OF FINANCIAL POSITION AS AT 30 JUNE 2022

	Notes	2022	2021
OURDENT ASSETS		\$	\$
CURRENT ASSETS	E	44.050.750	10 100 500
Cash and cash equivalents	5	14,350,752	12,163,563
Receivables	8	933,960	1,656,045
Other current assets	9 -	14,746	14,514
TOTAL CURRENT ASSETS	-	15,299,458	13,834,122
NON CURRENT ASSETS			
Property, plant and equipment	10	26,324	89,500
TOTAL NON CURRENT ASSETS		26,324	89,500
TOTAL ASSETS		15,325,782	13,923,622
CURRENT LIABILITIES			
Payables	11	209,547	1,021,379
Unearned Revenue from Contracts	12	8,433,649	5,845,076
Employee Provisions	14	286,986	194,158
Lease liability	15	31,555	72,785
TOTAL CURRENT LIABILITIES		8,961,737	7,133,398
NON CURRENT LIABILITIES			
Unearned Revenue from Contracts	12	4,627,935	5,089,061
Employee Provisions	14	15,944	37,259
Lease liability	15	-	31,555
TOTAL NON CURRENT LIABILITIES		4,643,879	5,157,875
TOTAL LIABILITIES		13,605,616	12,291,273
NET ASSETS		1,720,166	1,632,349
ACCUMULATED FUNDS			
Retained surplus		1,720,156	1,632,339
Trust settled sum		10	10
TOTAL ACCUMULATED FUNDS	=	1,720,166	1,632,349

The accompanying notes form part of these consolidated financial statements.

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# CONSOLIDATED STATEMENT OF CASH FLOWS FOR THE YEAR ENDED 30 JUNE 2022

	Notes	2022 \$	2021 \$
Operating activities		•	•
Receipts from grants		12,490,880	13,800,979
Receipts from members		1,521,404	1,487,869
Receipts from sale of publications		12,828	18,899
Donations		3,630	-
Interest received		27,553	15,360
Payments to suppliers		(11,795,121)	(9,615,164)
Net cash generated	6	2,261,174	5,707,943
Financing activities			
Payment of Principal – Lease Liability		(72,785)	(49,315)
Interest Expense - Lease Liability		(1,200)	(2,337)
Cash received for Settled Sum		_	10
Net cash used		(73,985)	(51,642)
Net movement in cash and cash equivalents		2,187,189	5,656,301
Cash and cash equivalents at beginning of year		12,163,563	6,507,262
Cash and cash equivalents at end of year	5	14,350,752	12,163,563

The accompanying notes form part of these consolidated financial statements.

# CONSOLIDATED STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 30 JUNE 2022

ACCUMULATED FUNDS	2022	2021
	\$	\$
Retained Surplus		
Balance at beginning of the year	1,632,339	1,480,091
Net operating surplus for the year	87,817	152,248
Balance at end of the year	1,720,156	1,632,339
Trust settled sum		
Balance at beginning of the year	10	-
Contribution on settling of trust		10
Balance at end of the year	10	10
Accumulated Funds at end of the year	1,720,166	1,632,349

The accompanying notes form part of these consolidated financial statements.

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#### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS - YEAR ENDED 30 JUNE 2022

#### 1. Reporting Entity

The consolidated financial statements and notes represent those of Invasive Animals Limited (IAL) and the entity it controls, Invasive Species Solutions Trust (collectively referred to as the Group).

IAL is the Group's parent company which is a public company limited by guarantee. The nature of the operations and principal activities are described in Note 19.

From 15 September 2020, IAL was appointed as the Trustee for the Invasive Species Solutions Trust (ISST). The ISST and the related Public Fund, known as the Invasive Species Solutions Fund, were formally established by deed on 15 September 2020 (Trust Deed) and the Public Fund was entered in the Register of Environmental Organisations and Deductible Gift Recipient (DGR) status granted on 7 December 2020. ISST was registered with the Australian Charities and Not-for-profits Commission (ACNC) from 1 July 2021.

#### 2. Basis of Preparation

The consolidated general purpose financial statements have been prepared in accordance with Accounting Standards (AIFRS), Australian Accounting Interpretations, and other authoritative pronouncements of the Australian Accounting Standards Board and the requirements of the Australian Charities and Not-for-profits Commission Act 2012. A statement of compliance with International Financial Reporting Standards cannot be made due to the Group applying the not-for-profit sector specific requirements contained in the AIFRS.

The financial statements have been prepared on an accrual basis, in Australian dollars and in accordance with the historical cost convention. The financial statements do not take into account changing values or current valuations of non-current assets, except where stated. Cost is based on the fair values of consideration given in exchange for assets.

#### 2a. Basis of Consolidation

The consolidated general purpose financial statements of the Group incorporate the financial statements of IAL and the controlled entity (ISST including the Public Fund as described in Note 1).

Control is achieved when IAL, as the Trustee:

- · has the power over the related entity;
- is exposed, or has rights, to variable returns from its involvement with the related entity; and
- has the ability to use its power to affect its returns.

The IAL Board is the Trustee for ISST and the related Public Fund.

Income and expenses of ISST are accounted for during the year and are included in the consolidated statement of comprehensive income effective from 1 July 2020.

All transactions and balances between IAL and the ISST are eliminated on consolidation. Amounts reported in the financial statements of the ISST have been adjusted where necessary to ensure consistency with the accounting polices adopted by IAL.

Note Index			
Description	Note No.	Description	Note No.
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#### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS - YEAR ENDED 30 JUNE 2022

#### **PERFORMANCE**

#### 3: Revenue

Revenue is measured at the fair value of the consideration received or receivable and represents amounts receivable for goods and services provided in the normal course of business, net of discounts and Goods and Services Taxes (GST).

#### Contracts for Services including Administration Fees

Contracts for Services including Administration Fees (within the scope of AASB 15 *Revenue from Contracts with Customers*) are recognised at 'a point in time' when performance obligations have been met (i.e. completion of project milestones or on the holding of events) and any unearned balance at year end is recorded as a current or non-current liability (Unearned Revenue from Contracts) in the statement of financial position.

Contracted revenue from various sources of sponsored research, including corporations, foundations, Commonwealth, State and local government and research institutes are received by IAL.

#### Members Annual Contributions

The Group's performance obligations relate to membership rights and privileges available to financial members in accordance with clause 6.2 of the Constitution of IAL

The Group recognises revenue for member contributions (within the scope of AASB 15 Revenue from Contracts with Customers) in the financial year to which the membership rights and privileges are provided (i.e. consistently over the annual membership period) and any amounts received in advance, in respect of future financial years, are recognised as unearned revenue (liability).

#### Royalties

Royalties (within the scope of AASB 9 *Financial Instruments*) are received quarterly in arrears and are recognised in the statement of comprehensive income as revenue when the amounts are received.

#### <u>Interes</u>

Interest income (within the scope of AASB 9 *Financial Instruments*) is accrued on a time - proportion basis, by reference to the principal outstanding and at the effective interest rate applicable.

#### Other income

Other income (within the scope of AASB 1058 *Income for Not for Profit Entities*) is recognised as income in the period to which the amounts are received or are receivable. AVPC18 income has been grossed up to reflect the total revenue and total expenses.

	2022	2021
	\$	\$
Revenue		
Contracts for services	8,726,781	6,834,499
Members Annual Contributions	1,521,404	1,487,869
Administration fees	327,317	67,136
Royalties: PAC CRC	1,053	1,370
Royalties: IAL	2,523	13,437
Interest	27,553	14,242
Other Income	47,866	285,883
	10,654,497	8,704,436

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#### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS - YEAR ENDED 30 JUNE 2022

### 4. In Kind Contributions

In Kind contribution of resources (research or other professional staff and/or specialist facilities and infrastructure) is contributed to the Group by members, partners and third parties for use in projects and research domains. The value of any intellectual property contributions is excluded under clause 12.3 of the Portfolio No. 1 Agreement.

#### Personnel In Kind (FTE)

A full time equivalent (FTE) person is represented by a decimal figure that indicates the proportion of workload contributed by a person over a 12 month period (covering salary, on costs and overheads). The FTE is rounded to three decimal places. Valuation of each FTE is made by applying a standard dollar amount of \$250,000 to the FTE number, based on the Valuation Principles as set out in clause 1.1 of the Portfolio No. 1 Agreement.

#### Non-Personnel In Kind

Valuations for non-personnel in kind contributions are self-assessed and certified by the contributing Project Party in accordance with the Valuation Principles set out in clause 1.1 of the Portfolio No. 1 Agreement.

	2022	2021
In Kind Contributions	\$	\$
Personnel In Kind Contributions	5,387,500	4,293,750
Non-Personnel In Kind Contributions	4,601,826	3,477,762
	9,989,326	7,771,512

## **CASH MANAGEMENT**

#### 5. Cash and Cash Equivalents

Cash and cash equivalents include cash on hand, deposits held at call with banks and deposits readily convertible to cash.

Cash at bank and on hand	8,769,415	8,904,116
Term Deposits	5,577,764	3,259,437
Invasive Species Solutions Trust and Public Fund	3,573	10
	14,350,752	12,163,563
6. Cash Flow Statement Information	2022	2021
	\$	\$
Reconciliation of operating surplus to net cash from operating activities:		
Net Operating surplus for the year	87,817	152,248
Interest Expense – reclassification to financing activity	1,200	2,337
Depreciation Expense	63,177	63,177
Changes in Assets and Liabilities:		
Receivables	722,084	(1,524,427)
Payables	(811,832)	548,663
Prepayments	(232)	155
Provisions	71,513	(23,662)
Unearned Revenue from Contracts	2,127,447	6,489,452
Net cashflows from operating activities	2,261,174	5,707,943

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#### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS - YEAR ENDED 30 JUNE 2022

#### Note 7: Financial Risk Management

#### (a) Financial Risk Management Policies

The Group's principal financial instruments comprise cash at bank, receivables and accounts payable. These financial instruments arise from the operations of the Group. The Group does not have any derivative instruments at 30 June 2022.

#### Financial Risk Exposures and Management

The main risks arising from the Group's financial instruments are interest rate risk, liquidity risk and credit risk. The policies for managing each of these risks are summarised below.

#### Interest rate risk

The Group's exposure to market risk for changes in interest rates relates primarily to its holdings of cash and cash equivalents. The Group's policy is to manage its interest income through regularly reviewing the interest rate being received on cash and cash equivalents and comparing this return to the market.

#### Credit risk

Credit risk arises from exposure to customers as well as through deposits with financial institutions. The Group's exposure to credit risk arises from default of the counter party, with a maximum exposure equal to the carrying amount of these instruments. The Group does not have any material credit risk exposure to any single receivable or group of receivables under financial instruments entered into by it. The Group manages credit risk by maintaining cash deposits with established financial institutions.

#### Liquidity risk

The Group has no external funding or facilities in place. The Group manages its cash balance to ensure that it has sufficient cash and cash equivalent holdings to meet all short, medium and long term requirements.

### (b) Net Fair Values

The Directors consider the carrying amount of financial assets and financial liabilities approximate their net fair values.

#### (c) Financial Instrument Composition and Maturity Analysis

	Weighted average effective interest rate		Variable interest rate Fixed Interest rate I maturing within 1 year		Non-interest bearing		Total			
	2022	2021	2022	2021	2022	2021	2022	2021	2022	2021
	%	%	\$	\$	\$	\$	\$	\$	\$	\$
Financial assets:										
Cash	0.62%	0.12%	8,772,778	12,163,321	5,577,764	-	200	242	14,350,742	12,163,563
Receivables	n/a	n/a	-	-	-	-	927,109	1,644,500	927,109	1,644,500
Total financial assets			8,772,778	12,163,321	5,577,764	-	927,309	1,644,742	15,277,851	13,808,063
Financial liabilities:	n/a	n/o					76 499	625.042	76 400	625.042
Payables	n/a	n/a	-		-	-	76,488	625,942	76,488	625,942
Total financial liabilities			-	-	-	-	76,488	625,942	76,488	625,942

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#### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS - YEAR ENDED 30 JUNE 2022

## OTHER OPERATING ASSETS AND LIABILITIES

#### 8. Receivables

Receivables are recognised and carried at amortised cost, based on the original invoice amount less a provision for expected credit losses. An estimate for doubtful debts is made when collection of the final amount is no longer probable. Bad debts are written off as incurred. Terms and conditions: 30-day terms, no interest. No receivables were impaired as at 30 June 2022 (2021: nil).

	2022	2021
	\$	\$
Trade debtors	927,109	1,644,500
Accrued income	6,851	11,545
	933,960	1,656,045
Note 9: Other current assets		
Prepayments	14,746	14,514
	14,746	14,514

#### Note 10: Property, Plant and Equipment

Items of property, plant and equipment are stated at cost less accumulated depreciation and impairment losses.

The carrying amount of plant and equipment is reviewed annually by directors to ensure it is not in excess of the recoverable amount from these assets.

Included in Property, Plant and Equipment is the right-of-use asset over the office premises at the University of Canberra. In accordance with AASB 16 *Leases* this has been recognised as referred to in Note 2 Basis of Preparation. Right-of-use assets are depreciated over the lease term or useful life of the underlying asset whichever is the shortest.

#### Depreciation

The depreciable amount of all fixed assets is depreciated on a straight-line basis over their useful lives to the Group commencing from the time the asset is held ready for use. The depreciation rates used for each class of depreciable assets are:

Class of asset	Useful life		
Right-of-Use Assets	29 months		
Equipment and office lease right of ι	se	201,918	201,9
Accumulated Depreciation and impairment losses		(175,594)	(112,4
		26,324	89,5
Reconciliation of the carrying amo	ount		
Carrying amount at beginning of the	period	89,500	106,98
Adjustment for extension of lease		-	45,69
Depreciation expense		(63,176)	(63,1
Carrying amount at the end of the fir	ancial year	26,324	89,50

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## NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS - YEAR ENDED 30 JUNE 2022

#### 11. Payables

Payables are recognised amounts to be paid in the future for goods and services that are carried at amortised cost. Terms and conditions - settled within any creditors' terms specified where possible. If no terms are specified payment is made by the end of the month following the month in which the invoice is received.

- (a) Trade creditors are unsecured.
- (b) Employee accruals payable include accrued wages, salaries and on-costs, superannuation payable and PAYG withholding tax.

	2022	2021
	\$	\$
Payables		
Current		
Trade creditors and accrued expenses	77,817	347,517
Short term employee accruals	55,242	47,877
Net GST Payable	76,488	625,985
	209,547	1,021,379
12. Unearned Revenue from Contracts		
Current		
Grants/Contracted services unearned balance	8,373,377	5,785,177
Membership and other fees received in advance	60,272	59,899
	8,433,649	5,845,076
Non-current		
Grants/Contracted services unearned balance	4,622,935	5,089,061
Conference income received in advance	5,000	-
	4,627,935	5,089,061
TOTAL Unearned Revenue from Contracts	13,061,584	10,934,137
	<del></del>	

The recognition and measurement criterion relating to unearned revenue has been included in Note 3.

## PARENT ENTITY INFORMATION

13. Information relating to Invasive Animals Ltd (IAL) the parent entity ASSETS	2022 \$	2021 \$
Current assets	15,295,879	13,834,112
Non current assets	26,324	89,500
TOTAL ASSETS	15,322,203	13,923,612
LIABILITIES		
Current liabilities	8,961,737	7,133,398
Non current liabilities	4,643,879	5,157,875
TOTAL LIABILITIES	13,605,616	12,291,273
EQUITY		
Retained earnings	1,716,587	1,632,339
TOTAL EQUITY	1,716,587	1,632,339
STATEMENT OF COMPREHENSIVE INCOME		
Net operating surplus for the year	84,248	152,248
TOTAL COMPREHENSIVE INCOME	84,248	152,248

At 30 June 2022, IAL had not entered into any contractual commitment for the acquisition of property, plant and equipment, nor does it have any contingent liabilities at year end.

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#### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS - YEAR ENDED 30 JUNE 2022

#### PEOPLE AND RELATIONSHIPS

#### 14. Employee Provisions

#### Short-term employee benefits

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

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

The Group's obligations for short-term employee benefits such as wages and salaries are recognised as a part of current trade and other payables in the statement of financial position.

#### Other long-term employee benefits

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

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

The non-current portion for the provision includes amounts accrued for long service leave entitlements that are yet to be vested in relation to those employees who have not yet completed the required period of service.

In calculating the present value of future cash flows in respect of long service leave, the probability of long service leave vesting is based upon historical data.

## Retirement benefit obligations

#### Defined contribution superannuation benefits

All employees of the Group receive defined contribution superannuation entitlements, for which the Group pays the fixed superannuation guarantee contribution (10% of the employee's average ordinary salary in 2022) to the employee's superannuation fund of choice. All contributions in respect of employee's defined contributions entitlements are recognised as an expense when they become payable. The Group's obligation with respect to employees' defined contribution entitlements is limited to its obligation for any unpaid superannuation guarantee contributions at the end of the reporting period. All obligations for unpaid superannuation guarantee contributions are measured at the (undiscounted) amounts expected to be paid when the obligation is settled and are presented as current liabilities in the Group's statement of financial position.

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#### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS - YEAR ENDED 30 JUNE 2022

## 14. Employee Provisions (continued)

	2022	2021
Employee Provisions	\$	\$
Current		
Employee Benefits		
Annual leave	162,109	109,698
Long service leave (vested)	124,877	84,460
	286,986	194,158
Non-current		
Long service leave (unvested)	15,944	37,259
	15,944	37,259

#### 15. Leases

The Group has a lease for the Office in Canberra which is reflected on the Statement of Financial Position as a right-of-use asset and a lease liability. The Group classifies its right-of-use asset in a consistent manner to any property, plant and equipment (see note 10).

The Group lease for premises expires on 30 November 2022.

Lease liabilities are presented in the Statement of Financial Position as follows:

## **Lease Liabilities**

Current	31,555	72,785
Non-current	-	31,555
	31,555	104,340

Initially the lease liability is measured at the present value of the lease payments still to be paid at commencement date. The lease payments are discounted at the standard government interest rate of 1.84%.

	\$	\$
Minimum lease payments due	1 year	1 - 3 years
Principal payments	31,555	104,340
Future finance costs	98	1,298
	31,653	105,638

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#### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS - YEAR ENDED 30 JUNE 2022

16. Remuneration of Key Management Personnel	2022	2021
	\$	\$
Income received or due and receivable by Key Management Personnel (KI	MP)	
Management Staff		
Salary – short term benefits	647,213	645,192
Annual Leave – other short term benefits	13,275	10,975
Long Service leave – long term benefits	8,535	(25,128)
Superannuation – post employment benefits	58,924	55,663
Total compensation for Management staff	727,947	686,702
Directors		
Salary – short term benefits	147,811	148,662
Superannuation – post directorship benefits	14,781	14,123
Total compensation for Directors	162,592	162,785
Total compensation for Key Management Personnel	890,539	849,487

#### 17. Related Parties Disclosures

No remuneration was received, or due and receivable, by any director of the Group from the Group or any Director related entities, for management of the Group, except for that disclosed in note 16 and the funding provided to the following:

NSW Department of Primary Industries (Mr Bruce Christie, Deputy Director General Biosecurity and Food Safety with NSW DPI, until 14 January 2022). The Group makes payments to NSW DPI in relation to specific research projects contracted with NSW DPI. Total payments to NSW DPI for June 22 were \$1,179,566 (June 2021 \$1,324,513).

During the year to 14 January 2022 the Group invoiced NSW DPI (excl Membership fees) for \$601,975 (June 2021: \$7,153,490) for performance of invasive species and weeds related contracts for delivery between June 2021 and June 2025. All transactions with Director related entities are conducted on an arm's length basis. For all the NSW DPI project contracts, Mr Christie had no role in securing nor authority to negotiate these contracts.

In relation to Murray Rankin, he is currently the Chair and Independent Director of Snedden Hall and Gallop Lawyers Pty Ltd (SHG) and eWater Pty Ltd (eWater) as disclosed in the Director's Report (page 3) and is a standing entry on the Group's Register of Declarations.

The Group engages SHG legal services from time to time and all transactions are conducted on an arm's length basis and Mr Rankin has no role in engaging their services or their advice given. Total transactions with SHG for June 22 were \$8,584 (June 2021: \$30,344).

In relation to eWater, this entity was used as a subcontracting entity for a consultancy provided to the Group during the 2020-21 financial year. The total transaction value for the 2020-21 financial year was \$7,700. There were no transactions for the year ended 30 June 2022. Mr Rankin was not involved with this transaction. Mr Rankin does not receive any benefit or remuneration from any transactions IAL have with SHG nor eWater.

In relation to Jan Ferguson OAM, she is currently the Chair of Nature Foundation Limited. Nature Foundation Limited, is a charity, and has recently become an Associate member of IAL. The standard annual Associate fee of \$2,000 was received by the Group in July 2021. The rights of an Associate member are set out in Schedule 1 of the IAL Constitution. An Associate member has no voting rights.

From time-to-time IAL Directors will individually donate funds to the Invasive Species Solutions Trust. Amounts are not considered material for disclosure purposes.

In relation to Richard Price - Associate Professor, CISS Portfolio Director (Research), he is a KMP (Management Staff) of the Group and was appointed a KMP of Kids Conference from June 2021. In May 2021, IAL (through Conference Secretariat Conlog) engaged Kids Conference for AVPC 18 for \$6,000. Richard had no role in securing Kids Conference and transaction was at arm's length. There were no transactions for the year ended 30 June 2022.

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS - YEAR ENDED 30 JUNE 2022					
18. Auditors Remuneration 2022 2021					
	\$	\$			
Remuneration of auditor for:					
Audit of IAL Financial Statements	22,550	34,265			

 Audit of ISST Financial Statements \*
 11,525

 Other audit services
 1,900
 1,975

 35,975
 36,240

#### 19. Summary of other Significant Policies and Information

#### **Accounts Presentation**

The classification 'Accumulated Funds' has been used in the accounts as the Group is limited by guarantee and therefore has no shareholders. It is believed that the use of the classification 'Equity' would be misleading.

#### Comparatives

The classification of comparative figures has been changed where the change improves the understandability of the financial information.

#### Critical accounting estimates and judgments

The directors evaluate estimates and judgments incorporated into the financial statements based on historical knowledge and best available current information. Estimates assume a reasonable expectation of future events and are based on current trends and economic data, obtained both externally and within the Group.

Key estimates - Impairment

The Group assesses impairment at each reporting date by evaluating conditions specific to the Group that may lead to impairment of assets. Should an impairment indicator exist, the determination of the recoverable amount of the asset may require incorporation of a number of key estimates. No impairment indicators were present at 30 June 2022.

#### **Economic Dependency**

The Group successfully transitioned into its new Portfolio structure, trading as the Centre for Invasive Species Solutions, an organisation dedicated to invasive species RD&E on 1 July 2017.

The continued operation of the Group is reliant on the current and future financial support provided by the Commonwealth Department of Agriculture, Fisheries and Forestry (the Department) and other RD&E project funding provided by other IAL members. The current Commonwealth agreement ceases on 30 November 2022 and the other RD&E project funding secured continues into June 2023 and beyond. From 1 July 2022, IAL members have renewed their membership for the 2023 financial year to fund the operations of the Centre. The IAL Board, its members and management recognises the imperative of economic independence. They will continue their endeavours to pursue transformational innovation and large-scale RD&E collaborations, to attract new contracts and consultancies so as to sustainably build the Group's economic viability and independence into the future.

#### Subsequent Events

The financial statements of the Group was authorised for issue on the date of signing the Directors' Report and Declaration. No adjusting or significant non-adjusting events have occurred between the reporting date and the date of authorisation.

#### Goods and services tax (GST)

Revenues, expenses and assets are recognised net of the amount of GST, except where the amount of GST incurred is not recoverable from the Australian Taxation Office. In these circumstances, the GST is recognised as part of the cost of acquisition of the asset or as part of an item of expense. Receivables and payables in the statement of financial position are shown inclusive of GST.

Cash flows are included in the statement of cash flows on a gross basis. The GST component of cash flows arising from investing and

Cash flows are included in the statement of cash flows on a gross basis. The GST component of cash flows arising from investing and financing activities which is recoverable from or payable to the Australian Taxation Office is disclosed as operating activities.

<sup>\* 2022</sup> amount of \$11,525 for the ISST reflects both the full 2021 and 2022 audit fees.

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#### NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS - YEAR ENDED 30 JUNE 2022

#### 19. Summary of other Significant Policies and Information (continued)

#### Income tax

IAL has been endorsed by the Australian Taxation Office as a tax concession charity (NAT 10652) effective from 1st July 2005 and is exempt from income tax. ISST is endorsed by the Australian Taxation Office as a Deductible Gift Recipient.

#### Impairment

At each reporting date, the Group reviews the carrying values of its tangible and intangible assets to determine whether there is any indication that those assets have been impaired. If such an indication exists, the recoverable amount of the asset, being the higher of the asset's fair value less costs to sell and value in use, is compared to the asset's carrying value. As a not-for-profit entity, value in use for the Group, according to AASB 136 *Impairment of Assets*, is depreciated replacement cost. Any excess of the asset's carrying value over its recoverable amount is expensed to the statement of comprehensive income.

#### Proceedings on Behalf of the Group

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

#### Members' Guarantee

IAL is limited by guarantee. If IAL is wound up, the constitution states that each member is required to contribute a maximum of \$10 towards meeting any outstanding obligations of the Group. As at 30 June 2022 there were a total of ten members.

#### Parent Entity details

IAL is a Company limited by guarantee incorporated and domiciled in Australia. From July 2017 IAL has traded as the Centre for Invasive Species Solutions. The purpose of IAL is to be a non-profit scientific institution to promote a managed and co-operative approach to research and education in the field of invasive species management so as to maximise the benefits from that research and education. IAL continues to capitalise on its unique role in facilitating research collaboration and delivering ethical and humane invasive species solutions in Australia and beyond. The registered office and principal place of business of IAL is located at: Building 22, University of Canberra Bruce ACT 2617. During the year the principal activities of the IAL was to manage its first Portfolio of projects being a Portfolio aimed to counteract the impact of invasive species, through the development and application of new technologies and by integrating approaches. Additionally, IAL also continued to manage a series of research projects begun in current and prior years.



# INDEPENDENT AUDITOR'S REPORT

## TO THE MEMBERS OF INVASIVE ANIMALS LIMITED

# ABN 33 114 965 276

#### Report on the Audit of the Financial Report

## **Opinion**

We have audited the consolidated financial report of Invasive Animals Limited and its controlled entity ('the Group'), which comprises the consolidated statement of financial position as at 30 June 2022, the consolidated statement of comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year ended 30 June 2022, notes comprising a summary of significant accounting policies and other explanatory information, and the directors' declaration.

In our opinion, the accompanying financial report of the Group is in accordance with Division 60 of the Australian Charities and Not-for-profits Commission Act 2012, including:

- giving a true and fair view of the Group's financial position as at 30 June 2022 and of its financial performance for the year then ended; and
- (ii) complying with Australian Accounting Standards and Division 60 of the Australian Charities and Not-for-profits Commission Regulation 2013.

#### **Basis for Opinion**

We conducted our audit in accordance with Australian Auditing Standards. Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Report section of our report. We are independent of the Group in accordance with the auditor independence requirements of the Australian Charities and Notfor-profits Commission Act 2012 and the ethical requirements of the Accounting Professional and Ethical Standards Board's APES 110 Code of Ethics for Professional Accountants (Including Independence Standards) (the "Code") that are relevant to our audit of the financial report in Australia. We have also fulfilled our other ethical responsibilities in accordance with the Code.

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

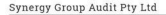
#### **Directors' Responsibility for the Financial Report**

The directors of Invasive Animals Limited are responsible for the preparation of the financial report that gives a true and fair view in accordance with Australian Accounting Standards and the Australian Charities and Not-for-profits Commission Act 2012 and for such internal control as the directors determine is necessary to enable the preparation of the financial report that gives a true and fair view and is free from material misstatement, whether due to fraud or error.

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

## Auditor's Responsibilities for the Audit of the Financial Report

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



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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 the auditor's opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the directors.
- Conclude on the appropriateness of the director's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in the auditor's report to the related disclosures in the financial report or, if such disclosures are inadequate, to modify the auditor's opinion. Our conclusions are based on the audit evidence obtained up to the date of the 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.

We communicate with those charged with governance 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 the audit.

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

Eric Hummer

**Audit Director** 

Synergy Group Audit Pty Ltd

21 September 2022