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ASX APPENDIX 4E
YEAR ENDED 30 JUNE 2017

HARRIS TECHNOLOGY GROUP & CONTROLLED ENTITIES

ABN: 93 085 545 973

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Harris Technology Group Limited ABN 93 085 545 973

Appendix 4E - Preliminary Final Report Lodged with the ASX under Listing Rule 4.3A

Current reporting period: 1 July 2016 to 30 June 2017 ("FY17")

Previous corresponding period: 1 July 2015 to 30 June 2016 ("FY16")

Results for Announcement to the Market

		% Change from previous corresponding period		Current reporting period \$A
Revenues from ordinary activities	down	5.52	to	51,068,575
Loss from ordinary activities after tax attributable to members	up	4.11	to	(2,846,881)
Loss for the period attributable to members	up	11.94	to	(3,060,892)

Dividends (distributions)	Amount per share	Franked amount per share
Final dividend	Nil ¢	Nil ¢
Interim dividend		
Previous corresponding period	Nil ¢	Nil ¢
Record date for determining entitlements to the dividends	N/A	

Brief explanation of any of the figures reported above necessary to enable the figures to be understood:

Revenue for the year ended 30 June 2017 was \$51,068,575, a decrease of 5.52% over the previous corresponding period (2016: \$54,050,721). The decrease in revenue reflects challenging market conditions in the retail industry experienced during the year, including increased industry competition and downward pricing pressure from suppliers, which consequently had an adverse impact on Group sales.

Net loss from continuing operations was \$2,846,881, an increase of loss of 4.11% over the previous corresponding period (2016: operating net loss \$2,734,519).

The Company does not propose to pay a dividend. No dividend or distribution plans are in operation.

Net tangible assets	June 2017	June 2016
Net tangible assets per ordinary security	(1.19) cents	(156.00) cents

Directors' Report

Control gained over entities

On 19 July 2016, Harris Technology Group Limited (formerly Shoply Limited) ("HT8" or the "Company") completed the acquisition of 100% of the shares in technology distributor Anyware Corporation Pty Ltd ("Anyware") and its wholly-owned subsidiary Harris Technology Pty Ltd ("Harris Technology PL") ("Acquisition").

The Acquisition has been accounted for using the principles for reverse acquisitions in AASB 3 Business Combinations because, as a result of the Acquisition, the former shareholders of Anyware (the legal subsidiary entity) obtained accounting control of the Company (the legal parent entity).

Accordingly, this consolidated financial report of the HT8 Group for FY17 represents a continuation of the financial statements of Anyware and Harris Technology PL (on the basis that Anyware is the deemed accounting acquirer), together with the results of Harris Technology Group Limited (formerly Shoply Limited) from the Acquisition date of 19 July 2016. It should be noted that the results of the previous corresponding period for FY16 ('pcp') set out in this financial report represents only the financial results of Anyware and Harris Technology PL when run as a private group. For clarity, the pcp does not include any results from Harris Technology Group Limited (formerly Shoply Limited).

On 11 November 2016, HT8 acquired 100% of the issued capital in Audion Innovision Pty Ltd ("Audion"). The acquisition has been accounted as a Business Combination under AASB 3. Audion was an Australian distributor of audio, video and multimedia accessories to conventional channel distributors, dealers and major retail chain stores nationwide. Audion was established in 2006 as a specialist distributor in the information technology (IT) and consumer electronics (CE) industries, and strives to be first-to-market with the latest technologies from a variety of quality international vendors.

There was no loss of control over entities during the reporting period.

Review and results of operations

Acquisition accounting

As stated above, the Acquisition has been accounted for using the principles for reverse acquisitions in AASB 3 Business Combinations, and therefore, this consolidated financial report of the HT8 Group for FY17 represents a continuation of the financial statements of Anyware and Harris Technology PL (on the basis that Anyware is the deemed accounting acquirer), together with the results of Harris Technology Group Limited (formerly Shoply Limited) from the Acquisition date of 19 July 2016.

The pcp results set out in this financial report represents only the financial results of Anyware and Harris Technology PL when run as a private group, and does not include any results from Harris Technology Group Limited (formerly Shoply Limited).

For clarity and ease of comparison, the Directors note that the consolidated results for FY16 of Shoply Limited (as the Company was then named) and its controlled entities were a loss of \$6,510,012, from revenues of \$17,789,785. For further information on Shoply Limited's results for FY16, refer to the Company's Appendix 4E and yearly report lodged with ASX on 31 August 2016.

Review of results

The Company and its controlled entities (the "Group") present its preliminary results for FY17. The results reflect the Group's continuing capital investment in building a scalable operating platform, and expenditure associated with developing associated capabilities.

During FY17 the Group incurred a loss from continuing operations of \$2,846,881 from revenues of \$51,068,575 (FY16: \$54,050,721), and had net cash outflows from operating activities of \$196,752 (FY16: net cash inflows \$1,379,493). These results include a non-cash impairment expense of \$3,117,482. Excluding this non-cash impairment expense, the Group demonstrated a trend towards profitability during the full year by recording a net profit of \$270,601 and positive EBITDA of \$781,892.

The full year results also reflect the Group's continuing investment in and non-recurring costs relating to the post-Acquisition optimisation and consolidation initiatives.

Review of post-Acquisition operations

During FY17, the Group executed a number of post-Acquisition optimisation and consolidation initiatives, including by rationalising warehouse and office locations, improving and developing IT systems, undertaking full brand and product category reviews of previous underperforming businesses, discontinuing old product ranges. In particular, the Company successfully took steps to reduce its operating expenditure through the termination and sub-leasing of warehouse and office leases, which related to its pre-Acquisition operations at Castle Hill (NSW) and Alphington (VIC).

As part of its renewed focus on customer service, the Group consolidated its divisional phone systems, and has been able to measure improved customer satisfaction thus allowing targeted marketing campaigns. In addition, the Group's trading websites have been merged into a single front-end system which has resulted in improved flexibility and enabled cross-website promotions. As part of the website and platform consolidation, the Company closed down its existing Warcom and eStore websites, and redirected traffic from those websites to its centralised business technology website ht.com.au.

During FY17, the Group also undertook a comprehensive review of its strategy and operations, to ensure that the Company remains well positioned to adapt to the challenges of changing market conditions, through innovation and expansion. As part of this review, the Board determined to:

- Focus its resources on the core offering of distribution and online retailing of business technology equipment, including by divesting non-core assets and rationalising and consolidating existing core businesses to maximise operational efficiencies;
- Execute its expansion strategy through organic growth and exploring suitable acquisitions to complement its core business offering; and
- Develop innovative and efficient supply chain strategies, including a Manufacturer-To-Consumer (**M2C**) business model that will deliver cost and consumer benefits from cross border direct shipments, whilst having the benefit of a local consumer facing presence.

As part of its implementation of the above initiatives, on 11 November 2016 the Company acquired 100% of the issued capital of Audion Innovision Pty Ltd, an Australian distributor of audio, video and multimedia accessories to conventional channel distributors, dealers and major retail chain stores nationwide.

The Audion acquisition was considered by the Board to be highly complementary to the distribution arm of the Group's business, and has diversified and expanded the Group's product portfolio through the addition of leading international brands distributed by Audion. In addition, the acquisition has expanded the Group's distribution network to include Audion's customers such as major tier 1 retail chain stores in Australia.

The operations of the Audion business have been fully integrated with and absorbed into the Anyware business, in order to maximise synergies, further reduce operational costs and streamline functions. The FY17 results include the trading results of the Audion business from the acquisition date of 11 November 2016.

Following the strategic review, the Company also determined that its 'Your Home Depot' ("YHD") business, an online retailer of kitchen appliances and homeware products which formed part of the Company's pre-Acquisition group of businesses, was outside the core of the Harris Technology business offering. Accordingly, the Company divested the YHD business in May 2017.

Key business risks

There are a number of factors that could have an effect on the financial prospects of the Group. These include:

- **E-commerce risks** – There are a number of inherent risks associated with operating in the e-commerce sector, including but not limited to security breaches (particularly in relation to credit card security), fraud exposure, customer disputes and chargebacks. For instance, security risks arising from intrusions from viruses and hackers could disrupt the Group's business operations and may lead to loss in customer confidence and sales revenue.

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- **Reliance on technology** – The successful operation of the Group’s business is dependent on various technologies including the internet and co-located dedicated servers. Any significant disruption to these systems could have a materially detrimental effect on the Group’s business. Further, there is no guarantee that the technology utilised by the Group will not, in the future, be superseded by other technologies.
 - **Competition risk** - The business technology distribution and retail industry is competitive and the Group may face increased competition from existing competitors (including through downward price pressure) and new competitors that enter the industry. Increased competition could have an adverse effect on the financial performance, industry position and future prospects of the Group. The Board has considered in particular the competition risk arising from Amazon’s intended entry into the Australian market. The Board anticipates several positive opportunities for the Group to increase sales volumes and traffic through Amazon’s market place platform, and consequently the Group does not believe that Amazon as a new market entrant will have a material adverse impact to the Group’s business. Notwithstanding this, the Group is cognisant of the need to continue solidifying its competitive edge in the market through further development of systems and innovative solutions, and maintaining a high level of customer service.
 - **Supplier pressure or relationship damage** – The Group’s business model depends on having access to a wide range of products to distribute and sell. An increase in pricing pressure from suppliers or a damaged relationship with a supplier may increase the prices at which the Group procures products, or limit the Group’s ability to procure products from that supplier. If prices of products increase, the Group will be required to pass on or absorb the price increases, which may result in a decreased demand for the Group’s products or a decrease in profitability. If the Group is no longer able to order parts from a key supplier, it may lose customer orders and accounts, resulting in lower sales. Any decline in demand, sales or profitability may have an adverse effect on the Group’s business and financial performance.
 - **Managing growth and integration risk** – The integration of acquired businesses and the continued strategy of growing through acquisition will require the Group to integrate these businesses and where appropriate upscale its operational and financial systems, procedures and controls and expand and retain, manage and train its employees. There is a risk of a material adverse impact on the Group if it is not able to manage its expansion and growth efficiently and effectively, or if the performance of acquired businesses does not meet expectations.

Forward strategy and Outlook

The Company has expended significant resources during the FY17 in implementing the above-mentioned initiatives, and executing its strategy to standardise and enhance business disciplines across the merged entity’s operations and websites. The Board is optimistic that the benefits of these post-Acquisition optimisation and consolidation initiatives will soon be realised in the form of longer term cost reductions and operational efficiencies.

Notwithstanding the highly competitive market in which the Group operates, the Board is confident that the foundations laid during FY17 have positioned the Group to successfully implement its strategy of innovation and expansion in FY18.

In FY18, the Company will continue to progress its joint venture business in Hong Kong to facilitate and strengthen its M2C strategy with JV partners in Shenzhen, China. This joint venture is expected to enable the Company to distribute a broad range of products which will be supplied direct from manufacturers in China to consumers in Australia, whilst maintaining a local consumer facing presence in Australia. Revenue generation from this joint venture M2C business is expected to commence in late FY18.

The Company’s objective is to be a leading local e-commerce company in the growing M2C landscape, and to achieve sustainable revenue growth through further development of this scalable business model.

In FY18, the Group will also continue to pursue its expansion strategy through organic growth and exploring suitable acquisitions to complement its core business offering.

Signed on behalf of the Board of Harris Technology Group Limited



Andrew Plympton
Non-Executive Chairman
31 August 2017

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**HARRIS TECHNOLOGY GROUP LIMITED
& CONTROLLED ENTITIES
CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER
COMPREHENSIVE INCOME
FOR THE FULL YEAR ENDED 30 JUNE 2017**

	Notes	Consolidated 30-Jun-17 \$	Consolidated 30-Jun-16 \$
Revenue			
Sales revenue	1	51,068,575	54,050,721
Direct costs		(41,994,531)	(45,212,012)
Gross profit		9,074,044	8,838,709
Other income	1	10,271	29,255
Distribution expenses		(872,233)	(792,766)
Marketing expenses		(209,479)	(118,521)
Transaction expenses		(230,785)	(153,967)
Employee contractor and director expenses		(4,794,704)	(4,641,459)
Occupancy costs		(1,150,612)	(1,002,426)
Technology expenses		(479,514)	(387,615)
Holding company expenses		(273,880)	(88,233)
Depreciation and amortisation expenses	2	(130,033)	(91,271)
Impairment expense	2	(3,117,482)	(3,436,684)
Other expenses		(266,051)	(250,121)
Finance costs	2	(381,258)	(136,997)
Exchange gain / (loss)		(25,165)	(77,018)
Profit / (Loss) before income tax		(2,846,881)	(2,309,114)
Income tax benefit / (expense)		-	(425,405)
Profit / (Loss) from continuing operations		(2,846,881)	(2,734,519)
Discontinued operation			
Profit / (Loss) from discontinued operation	13	(214,011)	-
Total Comprehensive (loss) / profit for the period		(3,060,892)	(2,734,519)
Earnings per share from continuing operations (cents per share)			
- Basic earnings / (loss) per share	12	(2.20)	(1,367.26)
- Diluted earnings / (loss) per share		(2.20)	(1,367.26)

**HARRIS TECHNOLOGY GROUP LIMITED
& CONTROLLED ENTITIES
CONSOLIDATED STATEMENT OF FINANCIAL POSITION
AS AT 30 JUNE 2017**

	Note	Consolidated 30-Jun-17 \$	Consolidated 30-Jun-16 \$
Current Assets			
Cash and cash equivalents	3	2,219,264	2,083,471
Trade and other receivables	4	5,979,589	5,622,169
Inventories	5	7,238,240	5,679,130
Prepayments and deposits	6	100,580	104,859
Total Current Assets		15,537,673	13,489,629
Non-current Assets			
Property, plant and equipment	7	844,910	784,846
Intangible Assets	8	22,028	-
Total Non-current Assets		866,938	784,846
Total Assets		16,404,611	14,274,475
Current Liabilities			
Trade and other payables	9	8,923,541	8,257,440
Financial liability	10	4,355,881	1,643,629
Employee benefit liabilities	11	462,788	330,564
Total Current Liabilities		13,742,210	10,231,633
Non-current Liabilities			
Financial liability	10	4,251,422	4,183,925
Employee benefit liabilities	11	40,498	170,878
Total Non-current Liabilities		4,291,920	4,354,803
Total Liabilities		18,034,130	14,586,436
Net Assets		(1,629,519)	(311,961)
Equity			
Contributed equity		6,706,411	4,963,077
Accumulated profit / (loss)		(8,335,930)	(5,275,038)
Total equity		(1,629,519)	(311,961)

**HARRIS TECHNOLOGY GROUP LIMITED
& CONTROLLED ENTITIES
CONSOLIDATED STATEMENT OF CHANGES IN EQUITY
FOR THE FULL YEAR ENDED 30 JUNE 2017**

	Share Capital	Retained earnings	Total Equity
	\$	\$	\$
At 1 July 2016	4,963,077	(5,275,038)	(311,961)
Profit for the period	-	(2,846,881)	(2,846,881)
Other comprehensive income	-	(214,011)	(214,011)
Total comprehensive income	-	(3,060,892)	(3,060,892)
Transactions with owners in their capacity as owners			
Dividend paid	-	-	-
Share placement from investors	800,000	-	800,000
Share issued on reverse acquisition	933,471	-	933,471
Share issued in lieu of payments	9,863	-	9,863
At 30 JUNE 2017	6,706,411	(8,335,930)	(1,629,519)
	Share Capital	Retained earnings	Total Equity
	\$	\$	\$
At 1 July 2015	2,963,077	(2,113,519)	849,558
Profit for the period	-	(2,734,519)	(2,734,519)
Other comprehensive income	-	-	-
Total comprehensive income	-	(2,734,519)	(2,734,519)
Transactions with owners in their capacity as owners			
Dividend paid	-	(427,000)	(427,000)
Share issued	2,000,000	-	2,000,000
At 30 JUNE 2016	4,963,077	(5,275,038)	(311,961)

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**HARRIS TECHNOLOGY GROUP LIMITED
& CONTROLLED ENTITIES
CONSOLIDATED STATEMENT OF CASH FLOWS
FOR THE FULL YEAR ENDED 30 JUNE 2017**

	Notes	Full Year to 30-Jun-17 \$	Full Year to 30-Jun-16 \$
Cash flows from operating activities			
Receipts from customers		60,080,507	57,876,234
Payments to suppliers and employees		(60,281,369)	(56,519,068)
Interest received		4,110	22,327
Net cash flows (used in) / provided by operating activities	14	(196,752)	1,379,493
Cash flows from investing activities			
Cash acquired on reverse acquisition of Shoply		508,496	-
Acquisition of Audion		(1,420,706)	-
Disposal of YHD		140,000	-
Payments for property, plant and equipment		(127,562)	(148,759)
Net cash flows used in investing activities		(899,772)	(148,759)
Cash flows from financing activities			
Proceeds from shares issued		800,000	2,000,000
Proceeds from borrowings		4,913,136	439,211
Repayment of borrowings		(4,480,819)	(1,883,234)
Dividend paid		-	(427,000)
Net cash flows provided by financing activities		1,232,317	128,977
Net increase in cash and cash equivalents		135,793	1,359,711
Cash and cash equivalents at the beginning of the financial year		2,083,471	723,760
Cash and cash equivalents at the end of the financial year		2,219,264	2,083,471

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**HARRIS TECHNOLOGY GROUP LIMITED
& CONTROLLED ENTITIES
NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS
FOR THE FULL YEAR ENDED 30 JUNE 2017**

1. Revenue	Consolidated Jun-17 \$	Consolidated Jun-16 \$
Sales	50,490,689	53,643,744
Freight income	577,886	406,977
Total sales revenue	51,068,575	54,050,721
Other income		
Interest received	2,157	22,327
Profit on sale of non-current asset	8,114	6,928
Total other income	10,271	29,255
2. Operating profit (loss)	Consolidated Jun-17 \$	Consolidated Jun-16 \$
Net profit (loss) and expenses		
Profit (loss) before income tax includes the following specific expenses		
Depreciation		
Plant and equipment	2,978	2,680
Computer equipment	12,457	10,179
Office and warehouse equipment	52,514	27,325
Motor vehicles	21,956	26,936
Leasehold improvement	26,775	24,151
Total depreciation	116,680	91,271
Amortisation		
Software development	13,353	-
Total amortisation	13,353	-
Total depreciation and amortisation	130,033	91,271
Impairment expense		
Goodwill	824,482	3,436,684
Intangible assets	2,293,000	-
Total impairment expense	3,117,482	3,436,684

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Finance costs		
Interest expense - overseas	217,998	71,255
Interest expense - local	163,260	65,742
Total finance costs	381,258	136,997

3. Cash and cash equivalents	Consolidated	Consolidated
	Jun-17	Jun-16
	\$	\$
Cash at bank and on hand	2,219,264	2,083,471
Total	2,219,264	2,083,471

4. Trade and other receivables	Consolidated	Consolidated
	Jun-17	Jun-16
	\$	\$
Trade receivables	6,034,135	5,619,578
Allowance for impairment loss	(64,878)	(17,409)
	5,969,257	5,602,169
Other receivables	10,332	20,000
Total	5,979,589	5,622,169

5. Inventory	Consolidated	Consolidated
	Jun-17	Jun-16
	\$	\$
Inventories	7,340,757	5,750,680
Provision for stock obsolescence	(102,517)	(71,550)
Total	7,238,240	5,679,130

6. Prepayments and deposits	Consolidated	Consolidated
	Jun-17	Jun-16
	\$	\$
Prepayments	82,590	104,859
Deposits	17,990	-
Total	100,580	104,859

7. Property, plant and equipment	Consolidated	Consolidated
	Jun-17	Jun-16
	\$	\$
Improvement		
At cost	532,700	445,969
Less: Accumulated amortisation	(84,145)	(54,101)
	448,555	391,868

Office and warehouse equipment

At cost	380,042	310,033
Less: Accumulated depreciation	(175,705)	(117,909)
	<u>204,337</u>	<u>192,124</u>

Computer equipment

At cost	506,556	460,992
Less: Accumulated depreciation	(480,781)	(447,086)
	<u>25,775</u>	<u>13,906</u>

Motor vehicles

At cost	267,966	266,715
Less: Accumulated depreciation	(101,723)	(79,767)
Total motor vehicles	<u>166,243</u>	<u>186,948</u>

Total property, plant and equipment

<u>844,910</u>	<u>784,846</u>
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8. Intangible assets

Consolidated	Consolidated
Jun-17	Jun-16
\$	\$

Software development	143,265	-
Less: Accumulated amortisation	(121,237)	-
Total	<u>22,028</u>	<u>-</u>

9. Trade and other payables

Consolidated	Consolidated
Jun-17	Jun-16
\$	\$

Trade payables	8,370,707	7,459,127
Accruals	244,577	114,862
Tax payable / (refundable)	(39,346)	219,926
Other payables	301,980	463,525
Onerous contract provision	45,623	-
Total	<u>8,923,541</u>	<u>8,257,440</u>

10. Financial liability

Consolidated	Consolidated
Jun-17	Jun-16
\$	\$

Current

Trade finance	2,155,504	439,211
Borrowings	2,150,518	1,154,559
Hire purchase	49,859	49,859
Total current	<u>4,355,881</u>	<u>1,643,629</u>

Non - current

Borrowings	-	189,909
Director loans	4,138,305	3,838,305
Hire purchase	113,117	155,711
Total non- current	4,251,422	4,183,925

11. Employee benefits liabilities

	Consolidated	Consolidated
	Jun-17	Jun-16
	\$	\$
<i>Current</i>		
Provision for annual leave	291,541	270,517
Provision for long service leave	171,247	60,047
	462,788	330,564
<i>Non - current</i>		
Provision for long service leave	40,498	170,878
Total	503,286	501,442

12. Earnings per share (cents per share)

	Consolidated	Consolidated
	Jun-17	Jun-16
	cents	cents
Earnings per share for profit from continuing operations attributable to the owners of Harris Technology Group Limited		
Basic earnings per share	(2.20)	(1,367.26)
Diluted earnings per share	(2.20)	(1,367.26)
Earnings per share for profit from discontinued operations attributable to the owners of Harris Technology Group Limited		
Basic earnings per share	(0.17)	-
Diluted earnings per share	(0.17)	-
Earnings per share for profit attributable to the owners of Harris Technology Group Limited		
Basic earnings per share	(2.37)	(1,367.26)
Diluted earnings per share	(2.37)	(1,367.26)

13. Discontinued operation

(a) Description

In its ASX announcement dated 29 May 2017, the Group announced the divestment of its 'Your Home Depot' (YHD) business, a non-core asset which formed part of the Company's pre-Acquisition group of businesses.

The YHD business was sold on 29 May 2017 with effect from 1 June 2017 and is reported in the current period as a discontinued operation. Financial information relating to the discontinued operation for the period to the date of disposal is set out below.

(b) Financial performance

The financial performance presented is for the ten months ended 1 June 2017.

	Jun-17
	\$
Sales revenue	2,503,490
Direct cost	(1,962,038)
Expenses	(905,463)
Gain on sale of the business	150,000
Profit / (Loss) from discontinued operation	<u>(214,011)</u>

	\$
Net cash flow from operating activities	(151,242)
Net cash inflow from investing activities (2017 includes an inflow of \$140,000 from the sale of the business)	140,000
Net cash flow from financing activities	-
Net increase / (decrease) in cash generated by the subsidiary	<u>(11,242)</u>

(c) Details of the sale of the business

Consideration received or receivable	\$
Cash	150,000
Fair value of inventory	582,287
Total disposal consideration	732,287
Carrying amount of net assets sold	582,287
Gain on sale before income tax	<u>150,000</u>

14. Reconciliation of net (loss) / profit after tax to net cash flows from operations	Consolidated	Consolidated
	Jun-17	Jun-16
	\$	\$
Net (loss) / profit before tax from continuing operations	(2,846,881)	(2,734,519)
Net (loss) / profit before tax from discontinued operations	(214,011)	-
Net (loss) / profit after tax	(3,060,892)	(2,734,519)
Adjustments to reconcile (loss) / profit after tax to net cash flows		
Depreciation of non-current assets	143,492	91,271
Amortisation	121,237	-
Finance costs	104,062	-
Profit / (loss) on sale of non-current assets	(8,314)	(6,928)
Share based payment	9,863	-
Impairment expense	3,117,482	3,436,684

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Changes in assets and liabilities

(Increase) / decrease in Trade and other receivables	1,068,667	(1,106,424)
(Increase) / decrease in Inventories	(872,524)	(581,743)
(Increase) / decrease in Prepayments and deposits	291,864	(13,255)
Increase / (decrease) in Trade and other payables	(463,748)	2,294,407
Increase / (decrease) in Onerous contract provision	(564,751)	-
Increase / (decrease) in Employee benefit liabilities	(83,190)	-

Net cash flows from operating activities

(196,752)	1,379,493
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15. This report is based on accounts that are in the process of being audited.

Signed in accordance with a resolution of the Directors



Andrew Plympton
Non-Executive Chairman

Melbourne, 31 August 2017

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