

Aurora Labs Limited (A3D) ABN 44 601 164 505

Appendix 4E – Preliminary final report year ended 30 June 2019

- 1. Details of reporting periods: Current reporting period Previous corresponding period
- : Year ended 30 June 2019

: Year ended 30 June 2018

2. Results for announcement to the market:

	Year ended 30 June 2019 \$	Year ended 30 June 2018 \$	\$ change	% change
Revenues	841,620	329,970	511,650	UP 155%
Loss after tax	(7,643,073)	(5,531,257)	(2,111,816)	UP 38%
Loss after tax attributable to members.	(7,643,073)	(5,531,257)	(2,111,816)	UP 38%

Commentary on the above figures is included in the attached Annual Financial Report for the year ended 30 June 2019.

3. Statement of profit or loss and comprehensive income

Refer to attached Annual Financial Report and notes for the year ended 30 June 2019.

4. Statement of financial position

Refer to attached Annual Financial Report and notes for the year ended 30 June 2019.

5. Statement of cash flows

Refer to attached Annual Financial Report and notes for the year ended 30 June 2019.

6. Statement of changes in equity

Refer to attached Annual Financial Report and notes for the year ended 30 June 2019.

7. Dividend payments

Not Applicable. Refer to attached Annual Financial Report and notes for the year ended 30 June 2019.

8. Dividend reinvestment plans

Not applicable.

9. Net tangible assets per security

	30 June 2019 Cents	30 June 2018 Cents
Net tangible assets per ordinary security	5.64	9.05

- **10.** Gain or loss of control over entities Not applicable.
- **11.** Associates and joint ventures Not applicable.
- **12.** Other significant information Not applicable.
- **13.** Foreign entities Not applicable.
- **14. Commentary on results for the period** Refer to attached Annual Financial Report for the year ended 30 June 2019, and in particular the "Review of results and operations" within the Directors' Report.

15. Status of audit

The Annual Financial Report for the year ended 30 June 2019 has been audited and is not subject to dispute or qualification.

AURORA LABS LIMITED

Aurora Labs

Aurora Labs Limited

ABN 44 601 164 505

Annual Financial Report

30 June 2019

CONTENTS

Corporate Directory	3
Chairman's Review	4
Directors' Report	5
Auditor's Independence Declaration	21
Consolidated Statement of Profit or Loss and Other Comprehensive Income	22
Consolidated Statement of Financial Position	23
Consolidated Statement of Changes in Equity	24
Consolidated Statement of Cash Flows	25
Notes to the Financial Statements	26
Directors' Declaration	56
Independent Auditor's Report	57
Additional ASX Information	61

Page | 2

CORPORATE DIRECTORY

ABN 44 601 164 505

Directors

David Budge

Nathan Henry Paul Kristensen

Mel Ashton

Mathew Whyte

Company secretary

Mathew Whyte

Registered Address and Principal

Place of business

Unit 2, 79 Bushland Ridge Bibra Lake WA 6163 Telephone: +61 (08) 9434 1934 Email: <u>enquiries@auroralabs3d.com</u>

Solicitors

Blackwall Legal LLP Level 26, 140 St Georges Terrace Perth WA 6000

Patent Attorneys

Lord & Company 4 Douro Place West Perth WA 6005

Bankers

ANZ Bank Riseley Centre 1/35 Riseley Street Booragoon WA 6154

Auditors

HLB Mann Judd (WA Partnership) Level 4, 130 Stirling Street Perth WA 6000

Share Registry

Security Transfer Australia 770 Canning Highway, Applecross WA 6153

Stock Exchange

Listed on Australian Securities Exchange The home exchange is Perth, Western Australia

ASX Code A3D

CHAIRMANS REVIEW

Dear Shareholder,

The past financial year has propelled the Company to the threshold of a highly promising, transformative phase, thanks to the impressive technical and commercial progress that has been achieved by Aurora's outstanding team.

Aurora's technical advances have already been disclosed in several ASX announcements during the past year. The sum of these developments has now given Aurora a World-leading capability, due to its Multi-layer Concurrent Printing, or "MCP", 3D printing technology. The RMP-1 Beta Printer has produced full-size test manufacturing of 3D parts during the commissioning process and we are getting ready for commercial printing of parts.

It is difficult to overstate the potential commercial implications of this massive technical lead. During the reporting period, the Company has exhibited its 3D printers and products at several major international trade shows, generating a large number of leads and expressions of interest that are followed up.

Most of our seriously interested customers are awaiting test samples, built to meet their particular specifications, and many are indicating that they wish to purchase Aurora printers as soon as the Company is in a position to supply market-ready printers. To this end the Company is building a pipeline of pre-orders for machines that it will announce as pre-orders are made.

During the year in review, Aurora has negotiated a number of Industry Partner agreements, including with VEEM, FMG, Granges AB and WorleyParsons, the latter through a 50-50 Joint Venture company called AdditiveNow[™]. We expect substantial results from AdditiveNow[™] which has commenced commercial operations and already has a number of tier 1 clients. First orders for parts have been received and delivered to clients.

Thanks to the extensive industry contacts with its global customers in the resources sector and other industries, AdditiveNow[™] will generate 3D printing consulting revenues from this type of customer when they decide to take advantage of 3D printing of spare parts, whether by buying and operating their own 3D printers or whether these industry customers prefer to make use of AdditiveNow[™] and Aurora Labs as a "print bureau", capable of supplying metal parts on demand, manufactured by Aurora printers.

The past year has once again required substantial investments in marketing initiatives as well as the ongoing Research and Development programs. Consequently, the Company raised further equity capital of \$5 million by way of a placement at 38 cents per share. In June, Aurora Labs received an advance of \$1.35 million from Radium Capital against the Company's anticipated Australian Government research and development tax refund, bolstering Aurora's cash position.

The Company has continued to build its team, now 40-odd strong, and – after year end – adding a COO, Mr. Peter Snowsill, who is relieving David Budge from an excessive workload so David will be able to focus on his key responsibilities as CEO. We welcome each of our new staff members who have joined our exciting Company during the year.

My thanks go to my board colleagues who are totally committed to the Company's success and make very important contributions to this end. Likewise, I greatly admire the notable achievements of the entire team of Aurora employees – thank you all for your crucial efforts.

Finally, on behalf of the board, let me express our sincere thanks to our shareholders for your support and patience through the long period of disappointingly low share prices we have experienced. We remain confident that the substantial achievements of our Company will be recognised by the market in due course.

Paul Kristensen Chairman

DIRECTORS' REPORT

The Board of Directors of Aurora Labs Ltd ("Aurora" or "the Company") and its subsidiaries (the "Group") present their report together with the financial report on the Company for the financial year ended 30 June 2019 (FY 2019) and the independent auditor's report thereon.

PRINCIPAL ACTIVITIES

The principal activities of the Company during the year included the design and development of 3D metal printers, metal powder manufacturing plant, digital parts and their associated intellectual property.

OPERATING RESULTS AND REVIEW OF OPERATIONS FOR THE YEAR

Operating Results and Financial Position

Aurora reported a statutory after- tax loss for the year ended 30 June 2019 of \$7,643,073 (2018: \$5,531,257). At the end of the financial year the Company had net assets of \$5,735,996 (2018: \$6,446,642) and \$3,604,293 in cash and cash equivalents (2018: \$3,790,081).

Review of Operations

Aurora is an Australian-based industrial technology and innovation Company based in Perth that specialises in the development and commercialisation of 3D metal printers, metal powder manufacturing plant, digital parts and their associated intellectual property. During the year the Company made significant progress on the development of its proprietary 3D printers in pursuit of Aurora's aim to transform how metal parts and products are manufactured.

Highlights during and since the year in review were as follows:

- Significant progress made with Aurora's Rapid Manufacturing Technology (RMT) achieving speed increase to 113 kg per day or 55 times faster than Market Speed¹ and proving scalability of RMT using Multilevel Concurrent Printing (MCP[™]) process.
- Revealing of ground-breaking Multi-level Concurrent Printing (MCP™), used in RMT, at international tradeshow, Formnext.
- Commencement of operations of 50/50 Joint Venture (JV) AdditiveNow² to provide additive manufacturing services to the oil & gas and major infrastructure sectors.
- Further expansion to Aurora's Industry Partner Program by signing of Memorandum of Understanding with Gränges AB.
- Test printing on Rapid Manufacturing RMP1 Beta Printer.
- Strengthened management team with the appointment of new COO (effective 1 July 2019).

During the year Aurora has made significant progress on several fronts towards commercialisation of the MCP and its RMP1.

The ability of Auroras printers to print successfully in metals that are envisaged to be in high demand in Additive Manufacturing combined with revolutionary print speeds have attracted the interest of several potential customers.

The transformation of the focus of Aurora from mainly research and development to a commercial focus on future revenue streams has commenced and will continue.

This year's substantial achievements would not have been possible without the diligent and dedicated efforts of the Aurora team.

1 Aurora Labs defines "Market Speed" as the speed at which a comparable 3D metal printer can print Titanium (CP-Ti). Market research has shown this to be approximately 81.7 g per hour or 1.96 kg per day as at January 2019.

2 AdditiveNowTM is an incorporated joint venture between A3D Holdings Pty Ltd (a member of the Aurora Labs group of companies) and WorleyParsons Services Pty Ltd (a member of the WorleyParsons group of companies).

Test printing and parameter development on Rapid Manufacturing RMP1 Beta Printer

Aurora has achieved a significant milestone in the Company's commercialisation process finalising the build and first live test of its preproduction RMP1 Beta Printer. Since the first live test we have been printing various materials and test prints as part of the commissioning and development process. Discussions continue around the potential sale of an RMP1 Printer to one of the Company's industry partners.

The RMP1 Beta Printer is a pre-production machine which will be almost identical in operation to the Company's final production line machines, with the exception of improvement and changes that come from feedback from customers. Aurora is actively pursuing preorders for these machines and has attracted substantial interest from several potential customers both here and overseas, including Gränges AB.

The RMP1 Printer is significantly more sophisticated than any previous machine that Aurora has built. The print bed is 450 mm x 400 mm and can print parts 10 times the volume of the Company's previous test machine (Alpha2 printer). It incorporates sensing and tracking equipment that are fundamental for developing and building Aurora's certification system and on-line platform for digitally certified parts (DCPs).

To reflect the technological uniqueness of the RMP1 Printer, the Company engaged an industrial design firm to create a modern design, fit for purpose reflective of the cutting-edge advantage from using Aurora's 3D printer.

Now that the mechanics of the RMP1 have been proven to this phase, the designers will complete the industrial designs for the enclosure of the RMP1 Printer.



RMP1 Printer

In respect to the development of parameters and full-size test prints Aurora's Managing Director David Budge said;

"The fact that the RMP1 Beta Printer is operational is a key milestone for the team. Developing and refining our technology has been long in the making and the RMP1 Beta Printer is now built and ready to go live. We are transitioning from a heavy R&D phase with the RMP1 Beta Printer and we will now be able to move to a commercialisation and sales stage much more strongly with the technology we have developed."

Memorandum of Understanding with Gränges AB

The MoU provides a framework for potential future transactions between the Aurora and Gränges in relation to:

- The pre-order an Aurora RMP-1 Rapid Manufacturing Printer by Gränges;
- The supply by Gränges of its proprietary aluminium powder to Aurora;
- Engagement of Aurora to conduct research and development projects regarding the use of aluminium in additive manufacturing; and
- Collaboration in market research to better understand the opportunities for the use of aluminium in additive manufacturing for the automotive and other industries.

The terms of the MoU require Aurora and Gränges to hold constructive negotiations to enter into formal agreements.

The terms of the proposed transactions are indicative only until such formal agreements are signed.

The MoU is to operate for a term of up to five (5) years. Either party may elect to terminate the MoU for default/insolvency or otherwise on giving 180 days' notice.

In respect to the MoU Aurora's Managing Director David Budge said;

"This is a remarkable relationship for Aurora, and we are very pleased to partner with Gränges, a forward thinking and innovative company with products extensively placed across the automotive sector. The proposed transactions, if consummated, could potentially be worth up to approximately US\$7.75m in revenue to Aurora. Further, if Gränges purchases one of our RMP-1s, it will lead to some exciting and innovative developments in both the internal combustion engine and electric vehicle markets. Aurora is expecting to see enormous growth in additive manufacturing through the automotive sector in coming years."

Strengthen Management Team

Since period end the Company is pleased to advise it has significantly strengthened its senior executive team with the appointment of a Chief Operating Officer (COO) as it moves closer to commercialisation of its Rapid Manufacturing Printer (RMP-1).

Aurora has appointed experienced engineering and technology executive Peter Snowsill to the newly created position of COO, effective 1 July 2019.

Mr Snowsill has over 25 years technology-based executive, engineering and project management experience across Australia, Asia Pacific and the Americas including SME, multinational, Government and not-for-profit sectors.

He has extensive business and project leadership success including business growth, company sale and integration, technology development and significant project management and governance in water treatment and renewable energy technologies through CEO, Business Unit Director and General Manager roles.

Aurora's Managing Director David Budge said;

"We are delighted to have recruited Peter as our new COO. He brings substantial experience of operating in high growth, technology companies. He will provide valuable leadership and skills as we continue to execute our commercialisation and growth strategies in both Australia and overseas. He is a strong addition to our Executive team."

AdditiveNow™

AdditiveNow[™], the Company's 50/50 incorporated joint venture (JV), commenced work with clients generating approximately \$185,000 in sales revenue since its incorporation in December 2018 with a gross profit in the JV of approximately \$10,000.

AdditiveNow[™] aims to provide a complete additive manufacturing (AM) consulting service, primarily for oil & gas, mining and major infrastructure clients by bringing together Aurora's products and technology with an existing substantial network to most major mining and oil & gas companies in the world. One aspect of the joint venture combines Aurora's RMT with engineering expertise from Advisian Digital to design, produce and deploy complex components. Other services include provision of education on use of and design for AM as well as conversion services from legacy conventional design to AM ready designs on an industrial scale. To read more about AdditiveNow[™], visit the website at https://additivenow.com/

Finance and Cash Position

In February the Company completed a capital raising of \$5 million (before costs) by way of a placement of 13,157,895 shares at an issue price of \$0.38 per share to institutions and sophisticated investors.

In June Aurora received an advance payment of \$1.35 million from Radium Capital (Radium) against future research and development tax incentive funds. The advance from Radium representing up to 80% per cent of anticipated R&D Refund resulting from expenditure on R&D programs during the current financial year. The funds will be used for working capital purposes. The Company will repay the funds advanced once received from the Australian Government.

As at 30 June 2019, cash at bank and on deposit was approximately \$3.6 million.

FUTURE DEVELOPMENTS AND EXPECTED RESULTS

The objective of the Company is to create long-term shareholder value through the design and development of metal 3D printers and associated products and services.

The activities outlined in the Review of Operations are inherently risky and the Board is unable to provide certainty of the expected timing and financial results of these activities, or that any or all of these likely developments will be achieved. All future activities are subject to various risks and there are no assurances that these targeted milestones will be reached or that the stated timeframes will be met.

SIGNIFICANT CHANGES IN STATE OF AFFAIRS

Other than reported above in the Review of Results and Operations, there were no significant changes in the state of affairs of the Company during the reporting period.

LOSS PER SHARE

	2019	2018
	cents	cents
Basic loss per share	10.02	9.13

DIVIDENDS OR DISTRIBUTIONS

No dividends were paid during the financial year and the Directors do not recommend the payment of a dividend.

EMPLOYEES

The Company had 40 employees as at the 30th June 2019 (2018: 36).

SUBSEQUENT EVENTS AFTER THE REPORTING DATE

On 11 July 2019, 7,612,500 Class C Performance Shares were automatically redeemed and cancelled as the relevant milestone for their conversion was not satisfied by 30 June 2019. Refer Aurora's announcement to ASX dated 12 July 2019 'Changes to Company Securities'.

On 11 July 2019 the Aurora Labs issued 1,160,634 Performance Rights under the Company's Employee Incentive Plan to non-related parties. Each Performance Right is a right to subscribe for one Share subject to the satisfaction of a Performance Condition that the 10 day "volume weighted average market price" (as defined in the ASX Listing Rules) of the Company's quoted Shares exceeds \$0.47 per Share on a date after the date on which the Performance rights are granted. The performance rights have an expiry date of 11 July 2024.

Other than the above there have been no other matters or circumstances which have arisen since 30 June 2019 that have significantly affected or may significantly affect:

- a) Group operations in future financial years; or
- b) The results of those operations in future financial years; or
- c) Group state of affairs in future financial years.

ENVIRONMENTAL LAWS AND REGULATIONS

Aurora Labs operations are subject to various environmental laws and regulations under the relevant government's legislation. The Company adheres to these laws and regulations. There have been no known breaches of environmental laws and regulations by the Company during the financial year.

Aurora Labs Ltd ANNUAL FINANCIAL REPORT 2019

INFORMATION ON THE DIRECTORS

The Directors of the Company at any time during or since the end of the financial year are as follows.

David Budge	Managing Director	Director since incorporation
Nathan Henry	Executive Director	Appointed 23 November 2015
Mathew Whyte	Non-Executive Director and Company Secretary	Appointed 26 July 2017 Appointed 13 October 2016
Paul Kristensen	Non-Executive Chairman	Appointed 22 January 2018
Mel Ashton	Non-Executive Director	Appointed 22 January 2018

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

CURRENT DIRECTORS AND OFFICERS

David Budge

Managing Director

Qualifications: Bachelor of Science (Chemistry) from University of Western Australia

Term of office: Since incorporation.

Mr Budge has extensive industry experience in robotics, robotic welding, surfacing engineering, product development and manufacturing processes. He has become recognised for his experience in solving difficult fabrication and surface engineering problems for clients. He is the primary inventor of the large majority of Aurora's inventions that are the subject of its patent applications.

Mr Budge has experience developing and manufacturing a range of products for Australian and international markets. He has previously worked for a number of engineering companies overseeing several departments, product development and R&D. More recently, Mr Budge established and ran Advanced Industrial Manufacturing Pty Ltd, a company that specialised in providing robotic welding and specialised technology solutions to the mining and oil and gas sectors.

Mr Budge is a founding director and significant shareholder in Aurora.

During the three- year period to the end of the financial year, Mr Budge has not been a director of any other listed company.

John (Nathan) Henry

Executive Director (Business Development) Term of office: Since 23 November 2015.

Mr Henry has held senior management roles over the last 30 years. He has been involved in every level of strategic planning, divisional financial reporting and senior corporate accountability up to Board level. His marketing and sales roles have covered the full spectrum of responsibility including process and business model development, new business development, technology implementation and roll out through distributed networks, market research and writing of business plans. He has experience with ISO certification, equipment purchases recommendations, workflow planning, skilled employee hires, securing AVL status and marketing plans. He has previously developed and led sales teams for market leading companies both in Australia and in the USA. Mr henry also has extensive experience in design or modification of industrial equipment in many industries including Aviation, Oil and Gas, Steel, Aluminium, Paper, Chemical and Building Products. Mr Henry's work in these roles has involved engagements in the USA, Australia, Singapore and South Korea.

Mr Henry is responsible for developing the strategy and processes required for branding and marketing the Company's products and services. These include, but are not limited to, 3D printers, consumables, services and licensing. He is responsible for developing advertising materials, overseeing web design and social media campaigns as well as monitoring metrics for these modes of communication and marketing.

During the three- year period to the end of the financial year, Mr Henry has not been a director of any other listed company.

Paul Kristensen

Independent Non-Executive Chairman (Independent)

Qualifications: Bachelor of Science (Mech.Eng.(Hons.)) from the Technical University of Denmark and Member of the Institution of Engineers Australia (Engineers Australia)

Term of office: Since 22 January 2018

Mr Kristensen is a veteran angel investor and serial entrepreneur with a passion for turning exceptional technology into great business. Based on initial expertise gained during a career in nuclear science R&D, he combines vision and enthusiasm with innovative strategy development and in-depth corporate and commercial knowledge, acquired over subsequent decades of activity as a technology investor and serial entrepreneur. Paul is a highly experienced company chair and director who has taken IP-based companies to IPOs both in Australia and on overseas stock exchanges. He has previously served as a Chairman of a London AIM -listed Group for 11 years.

During the three-year period to the end of the financial year, Mr Kristensen has not been a director of any other listed company.

Mel Ashton

Independent Non-Executive Director

Qualifications: Bachelor of Commerce from the University of Western Australia, Fellow of Chartered Accountants Australia and New Zealand.

Term of office: Since 22 January 2018

Mr Ashton has over 35 years' experience as a Chartered Accountant and leverages his strategic approach and business network in his role as a specialist in Corporate Restructuring and Finance and as a Professional Company Director. Mel is the independent Chair of the Finance and Risk Committee at the Hawaiian Group, the Western Australian based property group.

During the three- year period to the end of the financial year Mr Ashton served as Chairman of the Board of Venture Minerals Ltd (May 2006 to Current), Credit Intelligence Ltd (May 2018 to current), Gryphon Minerals Ltd (May 2004 until October 2016) and Empired Ltd (December 2005 to November 2016).

Mathew Whyte

Independent Non-Executive Director and Company Secretary

Qualifications: Bachelor of Business (Accounting) from Curtin University, CPA and a Fellow of Institute of Chartered Secretaries and Administrators (Governance Institute of Australia).

Term of office: Company Secretary since 13 October 2016. Non -Executive Director since 26 July 2017.

Mr Whyte is a professional executive with over 25 years' experience in corporate administration and financial management of small to medium ASX listed entities. He has specific and hands on Board, Company Secretarial and CFO experience for WA based ASX Listed Mining, Mining Services, Biotech, Oleochemical and Renewable fuel generation industries with overseas operations experience in USA, South East Asia, Africa, Eurozone and the UK.

During the three- year period to the end of the financial year, Mr Whyte has served as a Company Secretary for Exore Resources Ltd (November 2011 – November 2018), Galileo Mining Ltd (October 2017 – Current) and Tiger Resources Ltd (July 2018 – December 2018).

DIRECTORS' INTERESTS

As at the date of this report the relevant interests of each of the Directors, held either directly or indirectly through their associates, in the securities of Aurora are as follows:

Directors	Number of fully paid ordinary shares	Number of unquoted options over ordinary shares	Number of unquoted performance rights ⁵
David Budge	23,946,785	295,000 ¹	50,000
Nathan Henry	1,975,485	280,000 ²	50,000
Mathew Whyte		165,000 ³	50,000
Paul Kristensen	70,000	100,000 ⁴	50,000
Mel Ashton	170,000	100,0004	50,000
Total	26,162,270	940,000	250,000
Aurora Labs Ltd A	NNUAL FINANCIAL REPORT	2019	

- ¹ Unquoted options: 115,000 Ex \$2.23/Exp 30 November 2019; 165,000 Ex \$3.00/Exp 31 March 2020; and 15,000 Ex \$0.79/Exp 31 August 2020
- ² Unquoted options: 140,000 Ex \$2.23/Exp 30 November 2019; 125,000 Ex \$3.00/Exp 31 March 2020; and 15,000 Ex \$0.79/Exp 31 August 2020
- ³ Unquoted options: 50,000 Ex \$3.00/Exp 31 March 2020; 15,000 Ex \$0.79/Exp 31 August 2020 and 100,000 EX \$0.92/ Exp 31 July 2020
- ⁴ Unquoted options 100,000 Ex \$1.08/Exp 31 January 2021
- ⁵ Unquoted performance rights Exp 31 January 2023 (Refer Note 6)

MEETINGS OF DIRECTORS

The following table sets out the number of meetings of Directors held during the year ended 30 June 2019 and the number of meetings attended by each Director. There was a total of 10 Directors' meetings for the financial year.

	Directors	' meetings	Audit Committee meetings		Remuneration Committee meetings	
2018	Directors' meetings held while a director	Number attended	Audit meetings held	Audit meetings attended	Remuneration meetings held	Remuneration meetings attended
David Budge	10	10	3	Not a member	1	Not a member
Nathan Henry	10	8	3	Not a member	1	Not a member
Mathew Whyte	10	10	3	3	1	1
Paul Kristensen	10	10	3	3	1	1
Mel Ashton	10	9	3	3	1	1

REMUNERATION REPORT (AUDITED)

This remuneration report, which forms part of the Directors' report, outlines the remuneration arrangements in place for the key management personnel ("KMP") of Aurora for the financial year ended 30 June 2019. The information provided in this remuneration report has been audited as required by Section 308(3C) of the Corporations Act 2001.

(a) Key Management Personnel

The remuneration report details the remuneration arrangements for key management personnel ("KMP") of the Company who are defined as those persons having authority and responsibility for planning, directing and controlling the major activities of the Company, directly or indirectly, including any Director (whether executive or otherwise) of the Company.

The KMP of the Company during or since the end of the financial year were as follows:

КМР	Position	Period of Employment
David Budge	Managing Director	1 November 2015 to current
Nathan Henry	Executive Director	23 November 2015 to current
Mathew Whyte	Company Secretary; and	13 October 2016 to current
	Non-Executive Director	26 July 2017 to current
Paul Kristensen	Non-Executive Chairman	22 January 2018 to current
Mel Ashton	Non-Executive Director	22 January 2018 to current

(b) Remuneration Philosophy and Policy

The Board has adopted Remuneration and Nomination Policy dated May 2016 (Refer http://auroralabs3d.com/corporate-compliance/). The Company's remuneration policy for its KMP's is administered by the Board taking into account the size of the Company, the size of the management team, the nature and stage of development of the Company's current operations, and market conditions and comparable salary levels for companies of a similar size and operating in similar sectors.

Aurora Labs Ltd ANNUAL FINANCIAL REPORT 2019

During the year, the company established a Remuneration Committee, with the company's three non-executive directors being the initial members. Consequently, the independent non-executive members of the Board are responsible for determining and reviewing compensation arrangements for the Managing Director and the executive team. Use of Remuneration Consultants:

Independent external advice is sought from remuneration consultants when required. During the year the Company engaged Guerdon Associates to provide a review of executive director remuneration and an executive remuneration framework.

As at the date of this report no recommendations received from Guerdons have been implemented. The Board is satisfied that the draft recommendations were made free from undue influence from any members of Key Management Personnel.

In addition, all matters of remuneration will continue to be in accordance with the Corporations Act requirements, especially with regard to related party transactions. That is, none of the directors participate in any deliberations regarding their own remuneration or related issues.

The Corporate Governance Statement provides further information on the Company's remuneration governance.

In accordance with best practice corporate governance, the structure of Non-Executive Director and Executive remuneration is separate and distinct.

(c) Non-Executive Director remuneration

On appointment to the Board, all Non-Executive Directors enter into service agreements with the Company in the form of a Non-Executive deed of Engagement. The Deed of Engagement summarises the Board policies and terms of engagement including remuneration relevant to the office of director.

The maximum aggregate amount of fees that can be paid to Non-Executive Directors was set by shareholders at General Meeting held on 8 June 2016 at \$250,000 per annum. Total Non–Executive remuneration fees paid during the year ended 30 June 2019 were \$217,802 (including Superannuation contributions) (FY2018: \$212,784). The Board considers that the aggregate remuneration available for payment will provide the ability to attract and retain Directors of the highest calibre to meet the Company's growth in market capitalisation and complexity, at a cost that is acceptable to shareholders.

Within that maximum aggregate the Board seeks to remunerate Non-Executive Directors at commercial market rates for comparable companies for their time, commitment and responsibilities. Fees may also be paid to Non-Executive Directors for additional consulting services provided to the Company.

Fees for Non-Executive Directors are not linked to the performance of the Company. Non-Executive Directors' remuneration may also include an incentive portion consisting of options or performance rights, subject to shareholder approval. Non-Executive Directors are considered Eligible Employees for the purposes of participation in the Company's Employee Incentive Plan.

(d) Executive Director Remuneration

In determining Executive Director remuneration, the Board aims to ensure that remuneration practices are:

- Competitive and reasonable, enabling the Company to attract and retain key talent;
- Aligned to the Company's strategic and business objectives and the creation of shareholder value;
- Transparent and easily understood; and
- Acceptable to shareholders.

The Company's remuneration policy is to provide a fixed remuneration component and a short and long-term performance-based component. The Board believes that this remuneration policy is appropriate given the considerations discussed in the section above and is appropriate in aligning executives' objectives with shareholder and business objectives.

Fixed Remuneration

Fixed remuneration consists of base salaries, statutory superannuation contributions and other non-cash benefits. Fixed remuneration is reviewed annually by the Board in accordance with the Remuneration and Nomination Policy.

Performance Based Remuneration – Short Term Incentive

No Short-Term Incentives were paid or are payable in relation to FY 2019 or FY 2018.

The Board intends to implement a system where Executives may be entitled to an annual cash bonus upon achieving various key performance indicators ("KPI's"), as set by the Board. Having regard to the operations of the Company, the Board may determine these KPI's, including measures such as successful commercialisation of the Company's products and services, production and sales levels, operational cash flows, corporate activities and business development activities.

Performance Based Remuneration – Long Term Incentive

The Board seeks to align the interests of its Directors and Employees with those of its shareholders and accordingly has adopted an Employee Incentive Share Plan ("Plan") which provides for the issue of Options or Performance Rights (Awards) as a key component of the Long-Term Incentive portion of remuneration. Awards under the Plan are based on the following three categories:

- 1. Package Awards As part of their employment package with Aurora Labs to attract and retain quality Executives and Employees.
- 2. Performance Awards As a reward for Executives and Employees exceeding Company deliverables.
- 3. Innovation Awards As a reward for Executives and Employees who have come up with innovative ideas that are deemed to be beneficial to Aurora and its business operations, usually by reference to whether the idea is likely to be patented or otherwise, form the basis for potentially valuable proprietary technology of Aurora.

On 26 July 2018, the Company amended its Plan to provide that any Performance Rights issued under the Plan in the future will be exercisable Awards and will therefore only be converted into fully paid ordinary shares in the Company (Shares) upon receipt by the Company of a notice of exercise from the holder of the Performance Rights. Prior to these amendments, any Performance Rights issued under the Plan were required to be immediately converted into Shares by the Company upon vesting. The purpose of these amendments is to allow participants in the Plan to defer the taxing point applicable to the issue of Shares upon the conversion of performance rights, and therefore make the issue of Performance Rights to participants under the Plan more efficient.

A copy of the Plan is available on the Company's Website.

During the financial year ended 30 June 2019 the Company granted a total of 867,159 Performance Rights (2018: Nil). Of these, 250,000 Unquoted Options were granted to Directors with the approval of shareholders at General Meeting. The remaining 617,159 Unquoted Options were granted to Eligible Employees under the Plan. No unquoted Options were issued during the year pursuant to the Plan (2018: 867,000).

(e) Relationship between Remuneration of KMP and the Company's Performance

Director's remuneration is set by reference to payments made by other companies of similar size and industry, and by reference to the skills and experience of Directors. Fees paid to Directors are not currently linked to the performance of the Company. This policy may change once the Company's design, development and commercialisation phases of its business is complete and the Company is generating revenue and profits. The Board anticipates that the Company will retain earnings (if any) and other cash resources for the development of its metal 3D printing and associated products and services activities. During the current and previous financial period the Company's remuneration policy is not impacted by the Company's performance including earnings and changes in shareholder wealth (dividends, changes in share price or returns of capital to shareholders), however this will be reviewed on an annual basis.

(f) Voting and comments made at the Company's 2018 Annual General Meeting

Aurora received 87.6% of "Yes" votes on its remuneration report for the 2019 financial year. The Company did not receive any specific feedback at the AGM or throughout the year on its remuneration practices.

(g) Executive Director Engagement Deeds

Remuneration and other terms of employment for KMP are formalised in Engagement Deeds which specify the components of remuneration, benefits and notice period.

David Budge

Mr Budge is remunerated pursuant to the terms and conditions of his Engagement Deed dated 3 May 2016, as varied on 10 January 2017. Mr Budge was paid an annual salary of \$250,000 plus superannuation. Mr Budge is also paid (by way of reimbursement) a vehicle allowance comprising business fuel costs, reasonable servicing costs, comprehensive insurance premiums, registration and third-party insurance costs, and finance payments of \$3,000.

Nathan Henry

Mr Henry is remunerated pursuant to the terms and conditions of his Engagement Deed dated 4 May 2016, as varied on 15 March 2017. Mr Henry was paid an annual salary of \$230,000 plus superannuation.

The material terms of both the Deeds for the Executive Directors are as follows:

(i) The employment of each Director may be terminated without cause by the Director or Aurora giving 6 months' notice. Aurora may otherwise terminate a Director's employment immediately for cause (e.g. serious misconduct).

(ii) Each Director is subject to a post-employment restraint on engaging in a business of the same or substantially similar nature to Aurora or soliciting Aurora's employees, suppliers or clients within the Asia Pacific region for up to 6 months.

The Deeds otherwise contain terms and conditions considered standard for deeds of this nature.

Aurora Labs Ltd ANNUAL FINANCIAL REPORT 2019

Remuneration of KMP

Details of the nature and amount of each element of the emoluments of each of the KMP of Aurora during the financial year were as follows:

	Short-term benefits		Post- employment benefits	Share-based payments		
FY 2019	Salary & fees \$	Motor vehicle payments \$	Superannuation \$	Performance Rights ¹ \$	Total \$	Percentage performance related %
Directors						
David Budge ¹	250,000	3,000	23,750	24,150	300,900	8.02
Nathan Henry ¹	230,000	-	21,850	24,150	276,000	8.75
Mathew Whyte ^{1&2}	163,758	-	4,494	24,150	192,402	12.55
Paul Kristensen ¹	76,650	-	-	24,150	100,800	23.95
Mel Ashton ¹	88,100	-	-	24,150	112,250	21.51
Total	808,508	3,000	50,094	120,750	982,352	12.29

¹ All KMP detailed above were granted 50,000 Performance Rights each, as approved by shareholders at General Meeting held on 30 November 2018 which were value at \$0.483 each.

Performance Rights were issued free of charge. Each Performance Right entitles the holder to subscribe for one (1) fully paid ordinary share in the Company based on achieving vesting conditions at a nil exercise price. The terms and conditions including the service and performance criteria that must be met are as follows:

- (a) Subject to the below paragraph (b) each Performance Right will only vest and become exercisable when the 10 day volume weighed average market price (as defined in the ASX Listing Rules) of the Company's quoted Shares first exceeds \$0.90 per Share (Vesting Condition).
- (b) Maintain a minimum of 12 months continuous service with the Company.
- (c) Each Performance Right will automatically be cancelled and will be redeemed by the Company for nil consideration if employment with the Company is terminated for any reason before the Vesting Condition is met.

² Mathew Whyte provided company secretarial services through his controlled entity WhyPro Corporate Services ABN 53 844 654 790. Payments for company secretarial services during FY 2019 totalled: \$115,000 (excluding superannuation). Mr Whyte also received a nonexecutive fee of \$48,758 (plus superannuation of \$4,494).

	Short-tern	n benefits	Post- employment benefits	Share- based payments		Percentage performance
	Salary & fees	Motor vehicle	Superannuation	Options	Total	related
FY 2018	\$	payments	\$	\$	\$	%
Directors						
David Budge ¹	250,000	4,795	23,750	7,169	285,714	-
Nathan Henry ²	230,000	-	21,850	7,169	259,019	-
Mathew Whyte ³	147,508	-	1,171	52,369	201,048	-
Paul Kristensen ⁴	33,794	-	-	23,810	57,604	-
Mel Ashton ⁴	24,029	-	-	23,810	47,839	-
Samantha Tough	5,385	-	512	-	5,897	-
Total	690,716	4,795	47,283	114,327	857,121	-

¹ David Budge was granted 15,000 Unquoted Options, as approved by shareholders at General Meeting held on 29 November 2017, exercisable at \$0.79 and expiring on 31 August 2020 pursuant to Aurora Employee Incentive Plan which were valued using Black-Scholes pricing model at \$0.4779 each:

² Nathan Henry was granted 15,000 Unquoted Options, as approved by shareholders at General Meeting held on 29 November 2017, exercisable at \$0.79 and expiring on 31 August 2020 pursuant to Aurora Employee Incentive Plan which were valued using Black-Scholes pricing model at \$0.4779 each:

³ Mathew Whyte provided company secretarial services through his controlled entity WhyPro Corporate Services ABN 53 844 654 790. Payments for company secretarial services during FY 2018 totalled: \$115,200 (excluding superannuation). Mr Whyte also received a nonexecutive fee of \$32,508 (plus superannuation of \$1,117). Mr Whyte was granted 115,000 Unquoted Options, as approved by shareholders at General Meeting held on 29 November 2017, pursuant to Aurora Employee Incentive Plan of which:

- 15,000 Options Exercisable at \$0.79 and Expiring 31 August 2020 were valued using Black-Scholes pricing model at \$0.4779 each; and
- 100,000 Options Exercisable at \$0.95 and Expiring 31 July 2020 were valued using Black-Scholes pricing model at \$0.4520 each.

⁴ Paul Kristensen and Mel Ashton were each granted 100,000 Unquoted Options, as approved by shareholders at General Meeting held on 17 April 2018, pursuant to Aurora's Employee Incentive Plan, Exercisable at \$1.08 and Expiring 31 January 2021 which were valued using Black-Scholes pricing model at \$0.2381 each.

Cash bonuses granted as compensation for the current financial year

No cash bonuses were granted during the year ended 2019 (2018: nil).

Performance Rights and Options

Details of Performance rights and Options granted as compensation pursuant to the Aurora Employee Incentive Plan for the current financial year

FY 2019: Performance Rights were issued pursuant to the Employee Share Plan and with shareholder approval where required. The table below details all performance rights issued during FY 2019, noting some performance rights have been issued to employees or consultants that are not KMPs.

For details on the valuation of the Performance Rights, including models and assumptions used, please refer to Note 6. There were no material alterations to the terms and conditions of Performance Rights granted as remuneration since their grant date.

FY 2019 Date Performance Rights granted	Number Granted	Vesting Price \$	Expiry date	Fair Value of Performance Right at grant date \$
30 August 2018	617,159	0.90	31 Jan 2023	0.233
30 November 2018	250,000	0.90	31 Jan 2023	0.483
Total	867,159			

FY 2018: Unquoted Options were issued pursuant to the Employee Share Plan and with shareholder approval where required. The table below details all Unquoted Options issued during FY 2018, noting some Options have been issued to employees or consultants that are not KMPs.

For details on the valuation of the Performance Rights, including models and assumptions used, please refer to Note 6. There were no material alterations to the terms and conditions of Performance Rights granted as remuneration since their grant date.

FY 2018 Date options granted	Number of Options	Exercise price of option \$	Expiry date of option	Fair Value of Options at grant date \$
12 Jul 17	40,000	1.17	30 Jun 20	0.26
29 Nov 17	477,000	0.79	31 Aug 20	0.30
29 Nov 17	100,000	0.95	31 Jul 20	0.48
3 Oct 17	50,000	0.72	30 Sep 20	0.23
17 Apr 18	200,000	1.08	31 Jan 21	0.24
Total	867,000	_		

Company Performance Rights and Options granted to KMP

FY 2019: Performance Rights were granted to the following KMP, or the entities they controlled, pursuant to the Employee Incentive Plan, and with Shareholder approval on 30 November 2018, as part of their remuneration. No Options were issued to KMP during the year.

PERFORMANCE RIGHTS

		Expiry date	Number	
	Vesting price		Granted during	Total number of shares
FY 2019	\$		year	under Performance Rights at the end of the year
Directors				
David Budge	0.90	31 Jan 23	50,000	50,000
Nathan Henry	0.90	31 Jan 23	50,000	50,000
Mathew Whyte	0.90	31 Jan 23	50,000	50,000
Paul Kristensen	0.90	31 Jan 23	50,000	50,000
Mel Ashton	0.90	31 Jan 23	50,000	50,000
Total			250,000	250,000

OPTIONS

During the financial year 2019 no Options were granted to KMP's or the entities they controlled pursuant to the Employee Incentive Plan.

During the financial year 2018 the following Options were granted to the following KMP or the entities they controlled pursuant to the Employee Incentive Plan as part of their renumeration.

	Exercise price	Expiry date	Number of options granted during	Total number of shares under option at the end of
FY 2018	\$		year	the year
Directors				
David Budge	0.79	31 Aug 20	15,000	15,000
Nathan Henry	0.79	31 Aug 20	15,000	15,000
Mathew Whyte	0.79	31 Aug 20	15,000	15,000
Paul Kristensen	1.08	31 Jan 21	100,000	100,000
Mel Ashton	1.08	31 Jan 21	100,000	100,000
Total			245,000	245,000

There were no alterations to the terms and conditions of Performance Rights or Options granted as remuneration since their grant date, other than minor amendments to the term relating to transferability of the Options which was approved by shareholders at a general meeting on 13 June 2016.

On 24 December 2018 Options (Ex \$0.20/EXP 31/12/2018) held by KMP were exercised for cash and 993,334 Shares were issued. (Refer ASX Appendix 3Y 24 December 2018)

Other than the above there were no shares issued during FY 2019 or FY 2018 as a result of the exercise of a Performance Rights or Options by KMP.

FY 2019 5,000 Options lapsed (2018 Nil).

Shares and performance shares issued to KMP

During FY 2019 or FY 2018 no shares or performance shares were issued to KMP as part of their remuneration.

Loans to and from KMP

There were no loans made to or from KMP during FY 2019 or FY 2018 and there are no loans outstanding from KMP at the date of this report.

Aurora Labs Ltd ANNUAL FINANCIAL REPORT 2019

KMP equity holdings

Fully paid ordinary shares

FY 2019	Balance at beginning of year Number	Granted as compensation Number	Received on exercise of options Number	Net change other Number	Balance at end of year Number	Balance held nominally Number ¹
Directors	Number	Number	Number	Number	Number	Number-
David Budge	23,946,785	-	-	-	23,946,785	-
Nathan Henry	982,151	-	993,334	-	1,975,485	150,000
Paul Kristensen	-	-	-	70,000	70,000	70,000
Mel Ashton	-	-	-	170,000	170,000	170,000
Mathew Whyte	-	-	-	-	-	-

¹ Shares held nominally by the Director are included in the Balance at the end of the year

FY 2018	Balance at beginning of period Number	Granted as compensation Number ³	Received on exercise of options Number	Net change other Number ²	Balance at end of year Number	Balance held nominally Number
Directors						
David Budge	23,946,785	-	-	-	23,946,785	-
Nathan Henry	982,151	-	-	-	982,151	150,000
Paul Kristensen	-	-	-	-	-	-
Mel Ashton	-	-	-	-	-	-
Mathew Whyte	-	-	-	-	-	-

Options

	Balance at beginning of year	Granted as compensation	Exercised	Net change other	Balance at end of year
FY 2019	Number	Number	Number	Number	Number
Directors					
David Budge	1,020,000	-	-	(725,000) ¹	295,000
Nathan Henry	1,973,334	-	(993,334) ²	(700,000) ¹	280,000
Mathew Whyte	165,000	-	-	-	165,000
Paul Kristensen	100,000	-	-	-	100,000
Mel Ashton	100,000	-	-	-	100,000

¹ Options (Ex \$0.20/ Exp 31/12/2018) were transferred off- market @ \$0.30 per Option (Refer ASX Release Appendix 3Y 12/12/2018).

² Options (Ex \$0.20/EXP 31/12/2018) were exercised for cash on 24/12/2018 and 993,334 Shares were issued. (Refer ASX Appendix 3Y 24 December 2018)

FY 2018	Balance at beginning of year Number	Granted as compensation Number	Exercised Number	Net change other Number ²	Balance at end of year Number
Directors					
David Budge	1,005,000	15,000	-	-	1,020,000
Nathan Henry	1,958,334	15,000	-	-	1,973,334
Mathew Whyte	50,000	115,000	-	-	165,000
Paul Kristensen	-	100,000	-	-	100,000
Mel Ashton	-	100,000	-	-	100,000
Aurora Labs Lt	d ANNUAL FINAN	CIAL REPORT 2019			Pa

All Company Options issued to KMP were made in accordance with the provisions of the Employee Incentive Plan. During the year, no options were exercised or sold. No amounts remain unpaid on the options during the financial year at year end.

Performance Rights

FY 2019	Balance at beginning of year Number	Granted as compensation Number	Exercised Number	Net change other Number	Balance at end of year Number
Directors					
David Budge	-	50,000	-	-	50,000
Nathan Henry	-	50,000	-	-	50,000
Mathew Whyte	-	50,000	-	-	50,000
Paul Kristensen	-	50,000	-	-	50,000
Mel Ashton	-	50,000	-	-	50,000

No Performance Rights were on issue FY2018.

Performance Shares Class A

FY 2018	Balance at beginning of year Number	Granted as compensation for services Number	Issued pursuant to pro-rata bonus issue Number	Redeemed and cancelled Number	Balance at end of year Number	Balance held nominally Number
Directors						
David Budge	4,420,945	-	-	4,420,945 ¹	-	-
Nathan Henry	153,628	-	-	153,628 ¹	-	-
Mathew Whyte	-	-	-	-	-	-
Paul Kristensen	-	-	-	-	-	-
Mel Aston	-	-	-	-	-	-

¹On 7 July 2017 all Class A Performance Shares were redeemed and cancelled.

Performance Shares Class B¹

	Balance at beginning of year	Granted as compensation for services	Issued pursuant to pro-rata bonus issue	Redeemed and cancelled	Balance at end of year	Balance held nominally
FY 2019	Number	Number	Number		Number	Number
Directors						
David Budge ¹	4,973,945	-	-	4,973,945	-	-
Nathan Henry ¹	172,832	-	-	172,832	-	-
Mathew Whyte	-	-	-		-	-
Paul Kristensen	-	-	-		-	-
Mel Ashton	-	-	-		-	-

¹ On 12 July 2018 all Class B Performance shares were redeemed and cancelled.

FY 2018	Balance at beginning of year Number	Granted as compensation for services Number	Issued pursuant to pro-rata bonus issue Number	Balance at end of year Number	Balance held nominally Number
Directors		Humber	Humber	Namber	Humber
David Budge	4,973,945	-	-	4,973,945	-
Nathan Henry	172,832	-	-	172,832	-
Mathew Whyte	-	-	-	-	-
Paul Kristensen	-	-	-	-	-
Mel Ashton	-	-	-	-	-

Performance Shares Class C¹

FY 2019	Balance at beginning of year Number	Granted as compensation for services Number	Issued pursuant to pro-rata bonus issue Number	Balance at end of year Number	Balance held nominally Number
Directors					
David Budge ¹	5,341,975	-	-	5,341,975	-
Nathan Henry ¹	185,624	-	-	185,624	-
Mathew Whyte	-	-	-	-	-
Paul Kristensen	-	-	-	-	-
Mel Ashton	-	-	-	-	-

¹ Subsequent to the end of the year, 11 July 2019 all Class C Performance shares were redeemed and cancelled.

FY 2018	Balance at beginning of year Number	Granted as compensation for services Number	Issued pursuant to pro-rata bonus issue Number	Balance at end of year Number	Balance held nominally Number
Directors					
David Budge	5,341,975	-		5,341,975	-
Nathan Henry	185,624	-	-	185,624	-
Mathew Whyte	-	-	-	-	-
Paul Kristensen	-	-	-	-	-
Mel Ashton	-	-	-	-	-

END OF AUDITED REMUNERATION REPORT

PROCEEDINGS ON BEHALF OF THE COMPANY

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

INDEMNITIES GIVEN AND INSURANCE PREMIUMS PAID TO OFFICERS AND AUDITORS

The Company has entered into Deeds of Indemnity, Insurance and Access with each Director.

Under these deeds, the Company has undertaken, subject to restrictions in the Corporations Act, to:

- a) Indemnify each Director from certain liabilities incurred from acting in that position under specified circumstances;
- b) Maintain directors' and officers' insurance cover (if available) in favour of each Director whilst that person maintains such office and for seven years after the Director has ceased to be a Director;
- c) Provide access to any Company records which are relevant to the Director's holding of office with the Company, for a period of seven years after the Director has ceased to be a director.

During the year, the Company paid a premium to insure officers of the Company. The officers of the Company covered by the insurance policy include all directors and the company secretary.

The liabilities insured are legal costs that may be incurred in defending civil or criminal proceedings that may be bought against the officers in their capacity as officers of the Company, and any payments arising from liabilities incurred by the officers in connection with such proceedings, other than where such liabilities arise out of conduct involving a wilful breach of duty by the officers or the improper use by the officers of their position or of information to gain advantage for themselves or someone else to cause detriment to the Company.

Details of the amount of the premium paid in respect of the insurance policies is not disclosed as such disclosure is prohibited under the terms of the contract.

The Company has not otherwise, during or since the end of the financial year, except to the extent permitted by law, indemnified or agreed to indemnify any current or former officer or auditor of the Company against any liability as such by an officer or auditor.

NON-AUDIT SERVICES

Details of amounts paid or payable to the auditor for non-audit services provided during the year by the auditor are outlined in Note 22 to the financial statements. 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 Directors are of the opinion that the services do not compromise the auditor's independence as all non-audit services have been reviewed to ensure that they do not impact the impartiality and objectivity of the auditor and none of the services undermine the general principles relating to auditor independence as set out in Code of Conduct APES 110 Code of Ethics for Professional Accountants issued by the Accounting Professional & Ethical Standards Board.

AUDITOR INDEPENDENCE AND NON-AUDIT SERVICES

Section 307C of the Corporations Act 2001 requires our auditors, HLB Mann Judd, to provide the Directors of the Company with an Independence Declaration in relation to the audit of the annual report. This Independence Declaration is set out on page 21 and forms part of this Directors' report for the year ended 30 June 2019.

Signed in accordance with a resolution of the Directors.

David Beerlye

Mr David Budge Managing Director Dated this 27 August 2019



AUDITOR'S INDEPENDENCE DECLARATION

As lead auditor for the audit of the consolidated financial report of Aurora Labs Limited for the year ended 30 June 2019, I declare that to the best of my knowledge and belief, there have been no contraventions of:

- a) the auditor independence requirements of the *Corporations Act 2001* in relation to the audit; and
- b) any applicable code of professional conduct in relation to the audit.

Perth, Western Australia 27 August 2019

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N G Neill Partner

hlb.com.au

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HLB Mann Judd (WA Partnership) is a member of HLB International, the global advisory and accounting network.

CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME FOR THE YEAR ENDED 30 JUNE 2019

	Notes	Consolidated 30 June 19 \$	Parent 30 June 18 \$
Continuing operations			
Revenue	3(a)	841,620	329,970
Cost of sales		(340,326)	(116,692)
Other income	3(b)	145,917	79,647
Advertising		(483,268)	(213,877)
Research and development expenses	3(c)	(2,297,536)	(1,321,085)
Rent		(397,194)	(347,794)
Corporate expenses		(1,137,887)	(811,870)
Depreciation		(176,124)	(158,899)
Employee benefits		(4,001,911)	(3,184,438)
Employee share based payments (non-cash)		(297,448)	(265,722)
Finance expenses		(2,813)	-
Other expenses	3(d)	(1,359,096)	(1,053,214)
Loss before income tax benefit		(9,506,066)	(7,063,974)
Income tax benefit	4	1,862,993	1,532,717
Loss for the year		(7,643,073)	(5,531,257)
Loss attributable to members of the Company		(7,643,073)	(5,531,257)
Other comprehensive income, net of income tax		-	-
Total comprehensive loss for the year		(7,643,073)	(5,531,257)

		cents	cents
Basic loss per share	5(d)	10.02	9.13
Diluted loss per share	5(d)	10.02	9.13

The accompanying notes form part of these financial statements.

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

AS AT 30 JUNE 2019

		Consolidated	Parent
	Notes	30 June 19	30 June 18
		\$	\$
Assets			
Current Assets			
Cash and cash equivalents	7	3,604,293	3,790,081
Trade and other receivables	8	2,370,804	1,807,024
Inventories	9	648,642	656,437
Total Current Assets		6,623,739	6,253,542
Non-Current Assets			
Investments accounted for using the equity			
method , , ,	10	195,310	-
Property, plant and equipment	11	472,633	475,162
Intangible assets	12	733,265	510,137
Total Non-Current Assets		1,401,208	985,299
Total Assets		8,024,947	7,238,841
Liabilities			
Current Liabilities			
Trade and other payables	13	686,101	555,184
Borrowings	14	1,350,000	-
Other liabilities	13	52,534	52,534
Accrued annual leave	13	200,316	184,481
Total Liabilities		2,288,951	792,199
Net Assets		5,735,996	6,446,642
Equity			
Issued capital	5(a)	21,793,469	15,232,021
Reserves	5(c)	1,884,185	1,513,206
Accumulated losses		(17,941,658)	(10,298,585)
Net Equity		5,735,996	6,446,642

The accompanying notes form part of these financial statements.

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 30 JUNE 2019

Consolidated	Issued Capital	Option Reserve	Accumulated Losses	Total Equity
	\$	\$	\$	\$
Balance at 1 July 2018	15,232,021	1,513,206	(10,298,585)	6,446,642
Equity issued during the year (net of share issue costs)	6,561,448	370,979	-	6,932,427
Loss for the year	-	-	(7,643,073)	(7,643,073)
Other comprehensive income for the year, net of income tax	-	-	-	-
Total comprehensive loss for the year	-	-	(7,643,073)	(7,643,073)
Balance as at 30 June 2019	21,793,469	1,884,185	(17,941,658)	5,735,996

Parent	Issued Capital	Option Reserve	Accumulated Losses	Total Equity
	\$	\$	\$	\$
Balance at 1 July 2017	10,345,506	1,197,484	(4,767,328)	6,775,662
Equity issued during the year (net of share issue costs)	4,886,515	315,722	-	5,202,237
Loss for the year	-	-	(5,531,257)	(5,531,257)
Other comprehensive income for the year, net of income tax	-	-	-	-
Total comprehensive loss for the year	-	-	(5,531,257)	(5,531,257)
Balance as at 30 June 2018	15,232,021	1,513,206	(10,298,585)	6,446,642

The accompanying notes form part of these financial statements.

CONSOLIDATED STATEMENT OF CASH FLOWS FOR THE YEAR ENDED 30 JUNE 2019

		Consolidated	Parent
		30 June 19	30 June 18
	Note	\$	\$
Cash flows from operating activities			
Payments to suppliers and employees		(9,989,245)	(6,998,234)
Receipts from customers		731,017	306,050
Refunds to customers		-	(149,390)
Interest Received		43,832	89,839
Receipts from Export Development Grant		67,057	44,515
Income tax benefit		1,384,270	1,008,202
Net cash (used in) operating activities	7	(7,763,069)	(5,699,018)
Cash flows from investing activities			
Property, plant and equipment		(163,906)	(283,629)
Payments for intangible assets		(257,326)	(300,357)
Net cash (used in) investing activities		(421,232)	(583,986)
Cash flows from financing activities			
Proceeds from borrowings		1,350,000	-
Proceeds from issue of shares (net of capital raising			
costs)		6,650,833	4,825,309
Net cash provided by financing activities		8,000,833	4,825,309
Net decrease in cash held		(183,468)	(1,457,695)
Cash and cash equivalents at the beginning of the			
year		3,790,081	5,249,614
Exchange rate adjustments		(2,320)	(1,838)
Cash and cash equivalents at the end of the year	7	3,604,293	3,790,081

NOTE 1: STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES

(a) Basis of preparation

These financial statements are general purpose financial statements, which have been prepared in accordance with the requirements of the Corporations Act 2001, Accounting Standards and Interpretations and comply with other requirements of the law.

The consolidated financial statements comprise the financial statements for the Group. For the purposes of preparing the financial statements, the Group is a for-profit entity.

The accounting policies detailed below have been consistently applied to all of the years presented unless otherwise stated. The financial statements are for Aurora Labs Limited ("Aurora" or the "Company") and its subsidiaries (the "Group").

The financial statements have been prepared on a historical cost basis. Historical cost is based on the fair values of the consideration given in exchange for goods and services.

The financial statements are presented in Australian dollars.

The principal activities of the Group during the year included the design and development of 3D metal printers, powders, digital parts and their associated intellectual property.

(b) Adoption of new and revised standards

Standards and Interpretations applicable to 30 June 2019

In the year ended 30 June 2019, the Directors have reviewed all of the new and revised Standards and Interpretations issued by the AASB that are relevant to the Company and effective for the current annual reporting period.

AASB 15 Revenue from Contracts with Customers

AASB 15 replaces AASB 118 Revenue and AASB 111 Construction Contracts and related interpretations and it applies to all revenue arising from contracts with customers, unless those contracts are in the scope of other standards. The Group has adopted AASB 9 from 1 July 2018.

AASB 15 establishes a single comprehensive income for entities to use in accounting for revenue arising from contracts with customers. AASB 15 establishes a comprehensive framework for determining whether, how much and when revenue is recognised, including in respect of multiple element arrangements. The core principle of AASB 15 is that it requires identification of distinct performance obligations within a transaction and associated transaction price allocation to these obligations. Revenue is recognised upon satisfaction of these performance obligations, which occur when control of goods or services is transferred, rather than on transfer of risks or rewards. Revenue received for a contract that includes a variable amount is subject to revised conditions for recognition, whereby it must be highly probable that no significant reversal of the variable component may occur when the uncertainties around its measurement are removed.

The core principle of AASB 15 is that an entity should recognise revenue to depict the transfer of promised goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services. Specifically, the Standard introduces a 5-step approach to revenue recognition:

- Step 1: Identify the contract(s) with a customer.
- Step 2: Identify the performance obligations in the contract.
- Step 3: Determine the transaction price.
- Step 4: Allocate the transaction price to the performance obligations in the contract.
- Step 5: Recognise revenue when (or as) the entity satisfies a performance obligation.

The Group has adopted AASB 15 using the modified retrospective method of adoption (without practical expedients) with the effect of initially applying this standard recognised at the date of initial application, being 1 July 2018. Accordingly, the information presented for 30 June 2018 has not been restated. The effect of the application of AASB 15 has been applied to all contracts at date of initial application. There is no material impact on the financial performance and position of the Group from the adoption of these Accounting Standards.

Other than the above, the Directors have determined that there is no material impact of the new and revised Standards and Interpretations on the Group and, therefore, no material change is necessary to Group accounting policies.

NOTE 1: STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Standards and Interpretations in issue not yet adopted

The Directors have also reviewed all Standards and Interpretations issued but not yet adopted for the year ended 30 June 2019. As a result of this review the Directors have determined that the following Standards and Interpretations may have a material effect on Group accounting policies in future financial periods, namely:

AASB 16 Leases

AASB 16 Leases

AASB 16 replaces the AASB 117 Leases, Interpretation 4 Determining whether an Arrangement contains a Lease, Interpretation 115 Operating Leases-Incentives and Interpretation 127 Evaluating the Substance of Transactions Involving the Legal Form of a Lease. AASB 16 removes the classification of leases as either operating leases or finance leases- for the lessee - effectively treating all leases as finance leases. Most leases will be capitalised on the statement of financial position by recognising a lease liability for the present value obligation and a 'right-of-use' asset. The right of use assets is calculated based on the lease liability plus initial direct costs, prepaid lease payments and estimated restoration costs less lease incentives received. This will result in an increase in the recognised assets and liabilities in the statement of financial position as well as a change in expense recognition, with interest and deprecation replacing operating lease expense. There are exemptions for short-term leases and leases of low-value items.

Lessor accounting remains similar to current practice, i.e. lessors continue to classify leases as finance and operating leases.

This standard will primarily affect the accounting for the Group operating leases. As at 30 June 2019, the Group has \$565,404 of noncancellable operating lease commitments relating to a property lease. The Group is considering the available options to account for this transition but the Group expects a change in reported earnings before interest, tax, depreciation and amortisation (EBITDA) and increase in lease assets and liabilities recognition. The lease standard is also expected to have a considerable impact on deferred tax balances. This will however be dependent on the lease arrangements in place when the new standard is effective. The Company has commenced the process of evaluating the impact of the new lease standard.

AASB 16 is effective from annual reporting periods beginning on or after 1 January 2019, with early adoption permitted for entities that also adopt AASB 15. A lessee can choose to apply the standard using a full retrospective or a modified retrospective approach.

(c) Statement of compliance

The financial report was authorised for issue in accordance with a resolution of the Directors on 27 August 2019.

The financial report complies with Australian Accounting Standards, which include Australian equivalents to International Financial Reporting Standards (AIFRS). Compliance with AIFRS ensures that the financial report, comprising the financial statements and notes thereto, complies with International Financial Reporting Standards (IFRS).

(d) Significant accounting estimates and judgements

The application of accounting policies requires the use of judgements, estimates and assumptions about carrying values of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

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

Share-based payment transactions:

The Group 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 using internal valuation models in conjunction with the market price of the share-based payments.

(e) Segment reporting

The chief operating decision maker, who is responsible for allocating resources and assessing performance of the operating segments, has been identified as the Board of Directors of Aurora Labs Limited.

Aurora Labs Ltd ANNUAL FINANCIAL REPORT 2019

NOTE 1: STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES (continued)

The Group operating segment disclosure has been determined with reference to the monthly management accounts used by the chief operating decision maker to make decisions regarding the Company operations and allocation of working capital.

Based on the quantitative thresholds included in AASB 8, there is only one reportable segment, being the design, development and manufacture of 3D metal printers and associated products and services for the year ended 30 June 2019 and the year ended 30 June 2018.

The revenues and results of this segment are those of the Group as set out in the statement of comprehensive income and the assets and liabilities of the Group are set out in the statement of financial position.

(f) Foreign currency translation

Both the functional and presentation currency of Aurora Labs Limited is Australian dollars.

Transactions in foreign currencies are initially recorded in the functional currency by applying the exchange rates ruling at the date of the transaction. Monetary assets and liabilities denominated in foreign currencies are retranslated at the rate of exchange ruling at the balance date.

All exchange differences in the financial report are taken to profit or loss with the exception of differences on foreign currency borrowings that provide a hedge against a net investment in a foreign entity. These are taken directly to equity until the disposal of the net investment, at which time they are recognised in profit or loss.

Tax charges and credits attributable to exchange differences on those borrowings are also recognised in equity.

Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rate as at the date of the initial transaction.

Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value was determined. Translation differences on assets and liabilities carried at fair value are reported as part of the fair value gain or loss.

(g) Revenue from Contracts with Customers

Revenue arises mainly from the sale of 3D metal printers. The Group generates revenue largely in the USA, through distributors or directly with customers.

To determine whether to recognise revenue, the Group follows a 5-step process:

- 1. Identifying the contract with a customer
- 2. Identifying the performance obligations
- 3. Determining the transaction price
- 4. Allocating the transaction price to the performance obligations
- 5. Recognising revenue when/as performance obligation(s) are satisfied.

The revenue and profits recognised in any period are based on the delivery of performance obligations and an assessment of when control is transferred to the customer.

In determining the amount of revenue and profits to record, and related statement of financial position items (such as contract fulfilment assets, capitalisation of costs to obtain a contract, trade receivables, accrued income and deferred income) to recognise in the period, management is required to form a number of key judgements and assumptions. This includes an assessment of the costs the Group incurs to deliver the contractual commitments and whether such costs should be expensed as incurred or capitalised.

Revenue is recognised either when the performance obligation in the contract has been performed, so 'point in time' recognition or 'over time' as control of the performance obligation is transferred to the customer.

For contracts with multiple components to be delivered such as 3D metal printers, powder and the installation of 3D metal printers management applies judgement to consider whether those promised goods and services are (i) distinct - to be accounted for as separate performance obligations; (ii) not distinct - to be combined with other promised goods or services until a bundle is identified that is distinct or (iii) part of a series of distinct goods and services that are substantially the same and have the same pattern of transfer to the customer.

NOTE 1: STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Transaction price

At contract inception the total transaction price is estimated, being the amount to which the Group expects to be entitled and has rights to under the present contract.

The transaction price does not include estimates of consideration resulting from change orders for additional goods and services unless these are agreed.

Once the total transaction price is determined, the Group allocates this to the identified performance obligations in proportion to their relative stand-alone selling prices and recognises revenue when (or as) those performance obligations are satisfied. For each performance obligation, the Group determines if revenue will be recognised over time or at a point in time. Where the Group recognises revenue over time for long term contracts, this is in general due to the Group performing and the customer simultaneously receiving and consuming the benefits provided over the life of the contract.

For each performance obligation to be recognised over time, the Group applies a revenue recognition method that faithfully depicts the Group's performance in transferring control of the goods or services to the customer. This decision requires assessment of the real nature of the goods or services that the Group has promised to transfer to the customer. The Group applies the relevant output or input method consistently to similar performance obligations in other contracts.

When using the output method the Group recognises revenue on the basis of direct measurements of the value to the customer of the goods and services transferred to date relative to the remaining goods and services under the contract. Where the output method is used, in particular for long term service contracts where the series guidance is applied, the Group often uses a method of time elapsed which requires minimal estimation. Certain long term contracts use output methods based upon estimation of number of users, level of service activity or fees collected.

If performance obligations in a contract do not meet the over time criteria, the Group recognises revenue at a point in time. This may be at the point of physical delivery of goods and acceptance by a customer or when the customer obtains control of an asset or service in a contract with customer-specified acceptance criteria.

Disaggregation of revenue

The Group disaggregates revenue from contracts with customers by contract type, which includes (i) Directly to customers and (ii) through distributers as management believe this best depicts how the nature, amount, timing and uncertainty of the Group's revenue and cash flows.

Performance obligations

The nature of contracts or performance obligations categorised within this revenue type includes (i) delivery of printers and (ii) installation and training.

The service contracts in this category include contracts with either a single or multiple performance obligations.

The Group considers that the services provided meet the definition of a series of distinct goods and services as they are (i) substantially the same and (ii) have the same pattern of transfer (as the series constitutes services provided in distinct time increments (e.g., monthly or annual services)) and therefore treats the series as one performance obligation.

(i) Sale of printers

Revenues are recognised when the Group has transferred to the buyer the significant risks and rewards of ownership of the goods. This occurs upon pick up of printers by transport company from Aurora warehouse.

(ii) Training and Installation

Revenues are recognised as training and installation has been completed.

Contract assets and contract liabilities

The Group recognises contract liabilities for consideration received in respect of unsatisfied performance obligations and reports these amounts as other liabilities in the statement of financial position. Similarly, if the Group satisfies a performance obligation before it receives the consideration, the Group recognises either a contract asset or a receivable in its statement of financial position, depending on whether something other than the passage of time is required before the consideration is due.

As a result of the contracts which the Group enters into with its customers, a number of different assets and liabilities are recognised on the Group's balance sheet. These include but are not limited to:

- Trade receivables*
- Accrued income*
- Deferred income*

* No change in the accounting policies for these assets as a result of the adoption of AASB 15 Aurora Labs Ltd ANNUAL FINANCIAL REPORT 2019

NOTE 1: STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Interest income

Interest income from a financial asset is recognised when it is probable that the economic benefits will flow to the Company and the amount of revenue can be reliably measured. Interest income is accrued on a time basis, by reference to the principal outstanding and at the effective interest rate applicable, which is the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset to that assets' net carrying amount on initial recognition.

(h) Leases

Operating lease payments are recognised as an expense on a straight line basis over the lease term, except where another systematic basis is more representative of the time pattern in which economic benefits from the leased asset are consumed. In the event that lease incentives are received to enter into operating leases, such incentives are recognised as a liability. The aggregate benefit of incentives is recognised as a reduction of rental expense on a straight-line basis, except where another systematic basis is more representative of the time pattern in which economic benefits from the leased asset are consumed.

(i) Income tax

The income tax expense or benefit for the period is the tax payable on the current period's taxable income based on the applicable income tax rate for each jurisdiction adjusted by changes in deferred tax assets and liabilities attributable to temporary difference and to unused tax losses.

The current income tax charge is calculated on the basis of the tax laws enacted or substantively enacted at the end of the reporting period. Management periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulation is subject to interpretation. It establishes provisions where appropriate on the basis of amounts expected to be paid to the tax authorities.

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. The tax rates and tax laws used to compute the amount are those that are enacted or substantively enacted by the balance date.

Deferred income tax is provided on all temporary differences at the balance date between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes.

Deferred income tax liabilities are recognised for all taxable temporary differences except:

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

Deferred income tax assets are recognised for all deductible temporary differences, carry-forward of unused tax assets and unused tax losses, to the extent that it is probable that taxable profit will be available against which the deductible temporary differences and the carry-forward of unused tax credits and unused tax losses can be utilised, except:

- when the deferred income tax asset relating to the deductible temporary difference arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; or
- when the deductible temporary difference is associated with investments in subsidiaries, associates or interests in joint ventures, in which case a deferred tax asset is only recognised to the extent that it is probable that the temporary difference will reverse in the foreseeable future and taxable profit will be available against which the temporary difference can be utilised.

The carrying amount of deferred income tax assets is reviewed at each reporting date and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred income tax asset to be utilised.

NOTE 1: STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Unrecognised deferred income tax assets are reassessed at each balance date and are recognised to the extent that it has become probable that future taxable profit will allow the deferred tax asset to be recovered.

Deferred income tax assets and liabilities are measured at the tax rates that are expected to apply to the year when the asset is realised or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted at the balance date.

Income taxes relating to items recognised directly in equity are recognised in equity and not in profit or loss.

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.

(j) Other taxes

Revenues, expenses and assets are recognised net of the amount of GST except:

- when the GST incurred on a purchase of goods and services is not recoverable from the taxation authority, in which case the GST is recognised as part of the cost of acquisition of the asset or as part of the expense item as applicable; and
- receivables and payables, which are stated with the amount of GST included.

The net amount of GST recoverable from, or payable to, the taxation authority is included as part of receivables or payables in the statement of financial position.

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

Deferred income tax liabilities are recognised for all taxable temporary differences except:

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

Commitments and contingencies are disclosed net of the amount of GST recoverable from, or payable to, the taxation authority.

(k) Impairment of tangible and intangible assets other than goodwill

The Company assesses at each balance date whether there is an indication that an asset may be impaired. If any such indication exists, or when annual impairment testing for an asset is required, the Company makes an estimate of the asset's recoverable amount. An asset's recoverable amount is the higher of its fair value less costs to sell and its value in use and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or companies of assets and the asset's value in use cannot be estimated to be close to its fair value.

In such cases the asset is tested for impairment as part of the cash-generating unit to which it belongs. When the carrying amount of an asset or cash-generating unit exceeds its recoverable amount, the asset or cash-generating unit is considered impaired and is written down to its recoverable amount.

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. Impairment losses relating to continuing operations are recognised in those expense categories consistent with the function of the impaired asset unless the asset is carried at revalued amount (in which case the impairment loss is treated as a revaluation decrease).

An assessment is also made at each balance date as to whether there is any indication that previously recognised impairment losses may no longer exist or may have decreased. If such indication exists, the recoverable amount is estimated. A previously recognised impairment loss is reversed only if there has been a change in the estimates used to determine the asset's recoverable amount since the last

Aurora Labs Ltd ANNUAL FINANCIAL REPORT 2019

NOTE 1: STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES (continued)

impairment loss was recognised. If that is the case the carrying amount of the asset is increased to its recoverable amount. That increased amount cannot exceed the carrying amount that would have been determined, net of depreciation, had no impairment loss been recognised for the asset in prior years. Such reversal is recognised in profit or loss unless the asset is carried at revalued amount, in which case the reversal is treated as a revaluation increase. After such a reversal the depreciation charge is adjusted in future periods to allocate the asset's revised carrying amount, less any residual value, on a systematic basis over its remaining useful life.

(I) Cash and cash equivalents

Cash comprises cash at bank and in hand. Cash equivalents are short term, highly liquid investments that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value.

For the purposes of the statement of cash flows, cash and cash equivalents consist of cash and cash equivalents as defined above.

(m) Trade and other receivables

Trade receivables are measured on initial recognition at fair value and are subsequently measured at amortised cost using the effective interest rate method, less any allowance for impairment. Trade receivables are generally due for settlement within periods ranging from 15 to 30 days.

Impairment of trade receivables is continually reviewed and those that are considered to be uncollectible are written off by reducing the carrying amount directly. An allowance account is used when there is objective evidence that the Company will not be able to collect all amounts due according to the original contractual terms. Factors considered by the Company in making this determination include known significant financial difficulties of the debtor, review of financial information and significant delinquency in making contractual payments to the Company. The impairment allowance is set equal to the difference between the carrying amount of the receivable and the present value of estimated future cash flows, discounted at the original effective interest rate. Where receivables are short-term discounting is not applied in determining the allowance.

The amount of the impairment loss is recognised in the statement of comprehensive income within other expenses. When a trade receivable for which an impairment allowance had been recognised becomes uncollectible in a subsequent period, it is written off against the allowance account. Subsequent recoveries of amounts previously written off are credited against other expenses in the statement of comprehensive income.

NOTE 1: STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES (continued)

(n) Investments in Joint Ventures

Interests in joint arrangements – Joint Venture

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

The results and assets and liabilities of associates and joint ventures are incorporated in these consolidated financial statements using the equity method of accounting, except when the investment, or a portion thereof, is classified as held for sale, in which case it is accounted for in accordance with AASB 5. Under the equity method, an investment in an associate or a joint venture is initially recognised in the consolidated statement of financial position and adjusted thereafter to recognise the Group's share of the profit or loss in other comprehensive income of the associate if joint venture. When the Group's share of losses of an associate or a joint venture exceeds the Group's interest the joint venture (which includes any long-term interests that, in substance, form part of the Group's net investment in associate or joint venture, the Group discontinues to recognising its share of further losses. Additional losses are recognised only to the extent that the Group has incurred legal or constructive obligations or made payments on behalf of the joint venture.

An investment in the joint venture is accounted for using the equity method from the date on which the investee becomes an associate or a joint venture. On acquisition of the investment in the joint venture, any excess of the cost of the investment over the Group's share of the net fair value of the identifiable assets and liabilities is recognised as goodwill, which is included within the carrying amount of the investment. Any excess of the Group's share of net fair value of the identifiable assets and liabilities is recognised as goodwill, which is included within the carrying amount of the investment. Any excess of the Group's share of net fair value of the identifiable assets and liabilities over the cost of the investment, after reassessment, is recognised immediately in profit or loss in the period in which the investment is acquired.

The requirements of ASSB 139 are applied to determine whether it is necessary to recognise any impairment loss with respect to the Group's investment in the joint venture. When necessary, the entire carrying amount if the investment (including goodwill) is tested for impairment in accordance with AASB 136 'Impairment of Assets' as a single asset by comparing its recoverable amount (higher of value in use less costs to sell) with its carrying amount. Any impairment loss recognised forms part of the carrying amount of the investment. Any reversal of that impairment loss is recognised in accordance with AASB 136 to the extent that the recoverable amount of the investment subsequently increases.

The Group discontinues the use of the equity method from the date when the investment ceases to be a joint venture, or when the investment is classified as held for sale. When the group retains an interest in the former joint venture and the retained interest is a financial asset, the Group measures the retained interest at fair value at that date and the fair value is regarded as its fair value on initial recognition in accordance with AASB 139. The difference between the carrying amount of the joint venture at the date the equity method was discontinued, and the fair value of any retained interest and any proceeds from disposing of a part interest in the joint venture is included in the determination of the gains or loss on disposal of the joint venture. In addition, the Group accounts for all amounts previously recognised other comprehensive income in relation to that joint venture on the same basis as would be required if that joint venture had directly disposed of the related assets or liabilities. Therefore, if a gain or loss recognised in other comprehensive income by that joint venture would be reclassified to profit or loss on the disposal of the related assets or liabilities, the Group reclassifies the gain or loss from equity to profit or loss (as a reclassification adjustment) when the equity method is discontinued.

The Group continues to use the equity method when an investment in an associate becomes an investment in a joint venture or an investment in a joint venture becomes an investment in an associate. There is no remeasurement to fair value upon such changes in ownership interests.

When the Group reduces its ownership interest in a joint venture but the Group continues to use the equity method, the Group reclassifies to profit or loss the proportion of the gain or loss that had previously been recognised in other comprehensive income relating to that reduction in ownership interest if that gain or loss would be reclassified to profit or loss on the disposal of the related assets or liabilities.

When a Group entity transacts with a joint venture of the Group, profits and loss resulting from the transactions with the joint venture are recognised in the Group's consolidated financial statements only to the extent of interests in the joint venture that are not related to the Group.

NOTE 1: STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES (continued)

(o) Inventories

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

Costs incurred in bringing each product to its present location and condition is accounted for as follows:

- Raw materials purchase cost on a first-in, first-out basis; and
- Finished goods and work-in-progress cost of direct materials and labour and a proportion of manufacturing overheads based on normal operating capacity but excluding borrowing costs.

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

(p) Property, plant and equipment

Plant and equipment is stated at cost less accumulated depreciation and any accumulated impairment losses. Such cost includes the cost of replacing parts that are eligible for capitalisation when the cost of replacing the parts is incurred. Similarly, when each major inspection is performed, its cost is recognised in the carrying amount of the plant and equipment as a replacement only if it is eligible for capitalisation.

Depreciation is calculated on diminishing value basis using the following notes:

- Plant and equipment 10% to 30%
- Leasehold Improvements Over the term of the lease

The assets' residual values, useful lives and amortisation methods are reviewed, and adjusted if appropriate, at each financial year end.

Impairment

The carrying values of plant and equipment are reviewed for impairment at each reporting date, with recoverable amount being estimated when events or changes in circumstances indicate that the carrying value may be impaired.

The recoverable amount of plant and equipment is the higher of fair value less costs to sell and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset.

For an asset that does not generate largely independent cash inflows, recoverable amount is determined for the cash-generating unit to which the asset belongs, unless the asset's value in use can be estimated to approximate fair value.

An impairment exists when the carrying value of an asset or cash-generating unit exceeds its estimated recoverable amount. The asset or cash-generating unit is then written down to its recoverable amount.

For plant and equipment, impairment losses are recognised in the statement of comprehensive income in the cost of sales line item. However, because land and buildings are measured at revalued amounts, impairment losses on land and buildings are treated as a revaluation decrement.

Derecognition and disposal

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.

Any gain or loss arising on derecognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in profit or loss in the year the asset is derecognised.

NOTE 1: STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES (continued)

(q) Intangible assets

Intangible assets acquired separately

Intangible assets acquired separately are recorded at cost less accumulated amortisation and impairment. Amortisation is charged on a straight-line basis over their estimated useful lives. The estimated useful life and amortisation method is reviewed at the end of each annual reporting period, with any changes in these accounting estimates being accounted for on a prospective basis.

Internally generated intangible assets – research and development expenditure

Expenditure on research activities is recognised as an expense in the period in which it is incurred. Where no internally-generated intangible asset can be recognised, development expenditure is recognised as an expense in the period as incurred.

An intangible asset arising from development (or from the development phase of an internal project) is recognised if, and only if, all of the following have been demonstrated:

- The technical feasibility of completing the intangible asset so that it will be available for use or sale;
- The intention to complete the intangible asset and use or sell it;
- The ability to use or sell the intangible asset;
- How the intangible asset will generate probable future economic benefits;
- The availability of adequate technical, financial and other resources to complete development and to use or sell the intangible asset; and
- The ability to measure reliably the expenditure attributable to the intangible asset during its development.

The amount initially recognised for internally-generated intangible assets is the sum of the expenditure incurred from the date when the intangible asset first meets the recognition criteria listed above.

Subsequent to initial recognition, internally-generated intangible assets are reported at cost less accumulated amortisation and accumulated impairment losses, on the same basis as intangible assets acquired separately.

The following useful lives are used in the calculation of amortisation: Patents 20 years from application following grant of patent

(r) Trade and other payables

Trade payables and other payables are carried at amortised cost and represent liabilities for goods and services provided to the Group prior to the end of the financial year that are unpaid and arise when the Group becomes obliged to make future payments in respect of the purchase of these goods and services. Trade and other payables are presented as current liabilities unless payment is not due within 12 months.

(s) Financial Instruments

Recognition and derecognition

Financial assets and financial liabilities are recognised when the Group becomes a party to the contractual provisions of the financial instrument.

Financial assets are derecognised when the contractual rights to the cash flows from the financial asset expire, or when the financial asset and substantially all the risks and rewards are transferred.

A financial liability is derecognised when it is extinguished, discharged, cancelled or expires.

Classification and initial measurement of financial assets

Except for those trade receivables that do not contain a significant financing component and are measured at the transaction price in accordance with AASB 15, all financial assets are initially measured at fair value adjusted for transaction costs (where applicable). A financial liability is derecognised when it is extinguished, discharged, cancelled or expires.

NOTE 1: STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES (continued)

(t) Provisions

Provisions are recognised when the Group has a present obligation (legal or constructive) as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. Provisions are not recognised for future operating losses.

When the Group expects some or all of a provision to be reimbursed, for example under an insurance contract, the reimbursement is recognised as a separate asset but only when the reimbursement is virtually certain. The expense relating to any provision is presented in the statement of comprehensive income net of any reimbursement.

Provisions are measured at the present value or management's best estimate of the expenditure required to settle the present obligation at the end of the reporting period.

If the effect of the time value of money is material, provisions are discounted using a current pre-tax rate that reflects the risks specific to the liability.

When discounting is used, the increase in the provision due to the passage of time is recognised as an interest expense.

(u) Employee leave benefits

Wages, salaries, annual leave and sick leave

Liabilities accruing to employees in respect of wages and salaries, annual leave, long service leave and sick leave expected to be settled within 12 months of the balance date are recognised in other payables in respect of employees' services up to the balance date. They are measured at the amounts expected to be paid when the liabilities are settled. Liabilities for non-accumulating sick leave are recognised when the leave is taken and are measured at the rates paid or payable.

Liabilities accruing to employees in respect of wages and salaries, annual leave, long service leave and sick leave not expected to be settled within 12 months of the balance date are recognised in non-current other payables in respect of employees' services up to the balance date. They are measured as the present value of the estimated future outflows to be made by the Company.

Long service leave

The liability for long service leave is recognised in the provision for employee benefits and measured as the present value of expected future payments to be made in respect of services provided by employees up to the balance date. Consideration is given to expected future wage and salary levels, experience of employee departures, and period of service. Expected future payments are discounted using market yields at the balance date on national government bonds with terms to maturity and currencies that match, as closely as possible, the estimated future cash outflows.

(v) Share-based payment transactions

Equity settled transactions

The Group provides benefits to employees (including senior executives) of the Group in the form of share-based payments, whereby employees render services in exchange for shares or rights over shares (equity-settled transactions). The Group has the following plan in place:

 the Employee Incentive Plan (EIP), which provides benefits to Directors and senior executives and is governed by the Employee Incentive Plan Rules.

The cost of these equity-settled transactions with employees is measured by reference to the fair value of the equity instruments at the date at which they are granted. The fair value for Options is determined by internal valuation using a Black-Scholes model. The fair value for Performance Rights is determined by using a barrier up and in option pricing model. Further details are given in Note 6.

In valuing equity-settled transactions, no account is taken of any performance conditions, other than conditions linked to the price of the shares of Group (market conditions) if applicable.

The cost of equity-settled transactions is recognised, together with a corresponding increase in equity, over the period in which the performance and/or service conditions are fulfilled, ending on the date on which the relevant employees become fully entitled to the award (the vesting period).

NOTE 1: STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES (continued)

The cumulative expense recognised for equity-settled transactions at each balance date until vesting date reflects (i) the extent to which the vesting period has expired and (ii) the Group best estimate of the number of equity instruments that will ultimately vest. No adjustment is made for the likelihood of market performance conditions being met as the effect of these conditions is included in the determination of fair value at grant date. The statement of comprehensive income charge or credit for a period represents the movement in cumulative expense recognised as at the beginning and end of that period.

No expense is recognised for awards that do not ultimately vest, except for awards where vesting is only conditional upon a market condition.

If the terms of an equity-settled award are modified, as a minimum an expense is recognised as if the terms had not been modified. In addition, an expense is recognised for any modification that increases the total fair value of the share-based payment arrangement, or is otherwise beneficial to the employee, as measured at the date of modification.

If an equity-settled award is cancelled, it is treated as if it had vested on the date of cancellation, and any expense not yet recognised for the award is recognised immediately. However, if a new award is substituted for the cancelled award and designated as a replacement award on the date that it is granted, the cancelled and new award are treated as if they were a modification of the original award, as described in the previous paragraph.

The dilutive effect, if any, of outstanding options is reflected as additional share dilution in the computation of earnings per share, refer Note 5.

Cash settled transactions:

The Group also provides benefits to employees in the form of cash-settled share-based payments, whereby employees render services in exchange for cash, the amounts of which are determined by reference to movements in the price of the shares of Company.

The cost of cash-settled transactions is measured initially at fair value at the grant date using the Black-Scholes formula taking into account the terms and conditions upon which the instruments were granted, refer Note 20. This fair value is expensed over the period until vesting with recognition of a corresponding liability. The liability is remeasured to fair value at each balance date up to and including the settlement date with changes in fair value recognised in profit or loss.

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. Incremental costs directly attributable to the issue of new shares or options for the acquisition of a new business are not included in the cost of acquisition as part of the purchase consideration.

(w) Earnings per share

Basic earnings per share is calculated as net profit attributable to members of the parent, adjusted to exclude any costs of servicing equity (other than dividends) and preference share dividends, divided by the weighted average number of ordinary shares, adjusted for any bonus element.

Diluted earnings per share is calculated as net profit attributable to members of the parent, adjusted for:

- costs of servicing equity (other than dividends) and preference share dividends;
- the after tax effect of dividends and interest associated with dilutive potential ordinary shares that have been recognised as expenses; and
- other non-discretionary changes in revenues or expenses during the period that would result from the dilution of potential ordinary shares; divided by the weighted average number of ordinary shares and dilutive potential ordinary shares, adjusted for any bonus element.

(x) Going Concern

The financial report has been prepared on a going concern basis which is based on the realisation of the future potential of the Company's assets and discharge of its liabilities in the normal course of business.

NOTE 1: STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES (continued)

As disclosed in the financial statements, the Group has incurred a net loss after tax for the year ended 30 June 2019 of \$7,643,073 (2018: \$5,531,257) and had net cash outflows from operating activities of \$7,763,069 (2018: \$5,699,018). As at 30 June 2019, the Company has a net current asset position of \$4,334,788 (2018: \$6,446,642).

The net current asset position as at 30 June 2019 includes the following:

- cash at bank of \$3,604,293 (2018: \$3,790,081);
- Income tax benefit receivable \$1,971,666 (2018: \$1,560,000);
- inventories of \$648,642 (2018: \$656,437)
- short term borrowing \$1,350,000 (2018: Nil)

The Directors consider that the Group is a going concern however current cash flow forecasts indicate that the Company will need to generate sufficient revenue from its operations or other sources, including equity capital, to continue as a going concern. As the Group is in the formative stages of its business model there exists circumstances that give rise to a material uncertainty in relation to going concern.

Should the Group be unsuccessful in generating sufficient revenue from operations or additional sources of funding, there is a material uncertainty that may cast significant doubt as to whether the company will able to continue as a going concern and be able to realise its assets and extinguish its liabilities in the normal course of business.

Notwithstanding the above, the Directors believe there are reasonable grounds to believe that the Group will be able to continue as a going concern after consideration of the following factors:

- The current business development prospects show an increase in activity and should lead to increasing ongoing revenue and net cash flows which as has been documented in the Group's cash flow forecast for the period ending 30 September 2020;
- The Directors remain committed to the long-term business plan that is contributing to improved results as the business progresses; and
- The Directors and the business have a successful track record of capital raising and have the option of seeking further funding to support working capital and the R& D activities of the Group by way of equity capital.

The Directors are of the opinion that these factors will allow the Group to focus on growth areas and on improving profitability. The Directors continue to monitor the situation closely and are focused on taking all measures necessary to optimise the Group's performance.

The Directors believe that the above indicators demonstrate that the Group will be able to pay its debts as and when they become due and payable and to continue as a going concern and be in a position to realise its assets and settle its liabilities and commitments in the normal course of business and at the amounts stated in the financial report. Accordingly, the Directors also believe that it is appropriate to adopt the going concern basis in the preparation of the financial statements.

No adjustments have been made to the recoverability and classification of recorded asset values and the amount and classification of liabilities that might be necessary should the company not continue as a going concern.

NOTE 2: SEGMENT REPORTING

The Company only operated in one segment, being design, development and manufacture of 3D metal printers and associated products and services for the year ended 30 June 2019 and the year ended 30 June 2018.

NOTE 3: REVENUE AND EXPENSES

	Consolidated	Parent
	30 June 19	30 June 18
	\$	\$
(a) Revenue from contracts with customers		
Sales at a point in time		
Directly to customers	638,381	
Through distributors	203,239	
Total	841,620	
(b) Other Income		
Interest received	46,696	79,647
Profit from joint venture	5,310	-
Insurance Claim	33,911	-
Export Marketing Development Grant	60,000	-
Total	145,917	79,647
(c) Research and Development expenses*		
Consultancy fees	111,922	251,266
Consumables, design and engineering services	2,185,614	1,069,819
Total	2,297,536	1,321,085
(d) Other Expenses		
Freight and Courier	254,465	117,398
Insurance	193,955	166,413
Software	85,388	75,380
Travel	363,477	235,887
Bad debts written off	-	56,489
Payroll Tax	189,771	149,428
Other	252,219	525,219
Total	1,359,096	1,053,214

* Research and Development expenses relate to direct expenses only. It should be noted that a significant portion of Employee Benefits and Other Costs is considered eligible expenses for R&D tax claim purposes.

NOTE 4: INCOME TAX

	Consolidated 30 June 19 \$	Parent 30 June 18 \$
(a) Income tax benefit	1,862,993	1,532,717
(b) Numerical reconciliation between tax-benefit and pre-tax net loss		
(Loss) from ordinary activities	(9,506,066)	(7,063,974)
Income tax using the Company's tax rate of 27.5% (27.5% 2018)	(2,614,168)	(1,942,593)
Current period (loss) for which no deferred tax asset was recognised	2,614,168	1,942,593
Income tax benefit relating to Research and Development claim	1,862,993	1,532,717
Income tax benefit attributable to entity	1,862,993	1,532,717

(c) Unrecognised deferred tax

	Consolidated 30 June 19	Patent 30 June 18
Tax losses for which no deferred tax asset has been recognised	\$	\$
Losses available for offset against future taxable income	18,034,116	10,391,043
Total	18,034,116	10,391,043
Potential tax benefits of 27.5% (27.5% 2018)	4,975,050	2,857,537

The benefit of deferred tax assets not brought to account will only be brought to account if:

- future assessable income is derived of a nature and of an amount sufficient to enable the benefit to be realised;
- the conditions for deductibility imposed by tax legislation continue to be complied with; and
- no changes in tax legislation adversely affect the Company in realising the benefit.

NOTE 5: ISSUED CAPITAL

a) Ordinary Shares

	Consolidated 30 Jun 19 Number	Consolidated 30 Jun 19 \$	Parent 30 Jun 18 Number	Parent 30 Jun 18 \$
Movements in ordinary shares on issue				
Balance at beginning of the year	65,599,271	15,232,021	57,900,000	10,345,506
Shares issued	23,035,820	6,979,960	7,699,271	5,389,803
Sub total	88,635,091	22,211,981	65,599,271	15,735,309
Less share issue costs	-	(418,512)	-	(503,288)
Balance at end of year	88,635,091	21,793,469	65,599,271	15,232,021

Ordinary shares entitle the holder to participate in dividends and the proceeds on winding up of the Company in proportion to the number of and amounts paid on the shares held.

On a show of hands every holder of ordinary shares present at a meeting in person or proxy, is entitled to one vote, and upon a poll each share is entitled to one vote.

Ordinary shares have no par value and the Company does not have a limited amount of authorised capital.

b) Performance Shares

	Class A	Class B	Class C	Total
2019	Number	Number	Number	Number
Movements in performance shares on issue				
Balance at beginning of year	-	7,087,500	7,612,500	14,700,000
Performance Shares redeemed and cancelled	-	(7,087,500)	-	(7,087,500)
Total at end of year to 30 June 2019	-	-	7,612,500	7,612,500

	Class A	Class B	Class C	Total
2018	Number	Number	Number	Number
Balance at beginning of year	6,300,000	7,087,500	7,612,500	21,000,000
Performance Shares redeemed and cancelled	(6,300,000)	-	-	(6,300,000)
Total at end of year to 30 June 2018	-	7,087,500	7,612,500	14,700,000

Performance Shares were all issued for nil consideration.

NOTE 5: ISSUED CAPITAL (continued)

Performance Shares hold no rights over ordinary shares and do not receive any dividends, however were to convert to Ordinary Shares based on Company Milestones being achieved:

- A Class A Performance Share in the relevant class were to convert into one Share upon achievement of Aurora (or an entity controlled by Aurora) having cumulative revenue of A\$1,500,000 before 30 June 2017. On 7 July 2017, 6,300,000 Class A Performance Shares were automatically redeemed and cancelled as the relevant milestone for their conversion was not satisfied by 30 June 2017. Refer Aurora's announcement to ASX dated 14 July 2017 ('Release of Options from Escrow & other changes to Securities').
- A Class B Performance Share in the relevant class were to convert into one Share upon achievement of Aurora (or an entity controlled by Aurora) having cumulative revenue of A\$5,000,000 before 30 June 2018. On 12 July 2018, 7,087,500 Class B Performance Shares were automatically redeemed and cancelled as the relevant milestone for their conversion was not satisfied by 30 June 2018. Refer Aurora's announcement to ASX dated 12 July 2018 ('Changes to Company Securities and Appendix 3Y').
- A Class C Performance Share in the relevant class were to convert into one Share upon achievement of Aurora (or an entity controlled by Aurora) having cumulative revenue of A\$7,250,000 before 30 June 2019. On 11 July 2019, 7,612,500 Class C Performance Shares were automatically redeemed and cancelled as the relevant milestone for their conversion was not satisfied by 30 June 2019. Refer Aurora's announcement to ASX dated 12 July 2019 ('Changes to Company Securities and Appendix 3Y').

c) Reserves

	Consolidated 30 June 19 \$	Parent 30 June 18 \$
Reserves		
Balance at beginning of year	1,513,206	1,197,484
Option reserve ¹	106,431	315,722
Performance rights reserve ¹	264,548	-
Balance at the end of the year	1,884,185	1,513,206

¹These reserves are used to record the value of equity benefits provided to employees and Directors as part of their remuneration. Refer to Note 6 for further details.

d) Loss per share

	Consolidated	Parent
	30 June 19	30 June 18
Total loss from continuing operations	\$7,643,073	\$5,531,257
Weighted number of average shares	76,256,018	60,589,796
	Cents	Cents
Loss per share	10.02	9.13

e) Dividends

There were no dividends declared or paid in the year to 30 June 2019 or the period to 30 June 2018.

NOTE 6: COMPANY OPTIONS AND PERFORMANCE RIGHTS

	Consolidated 30 June 19 Number	Consolidated 30 June 19 \$	Parent 30 June 18 Number	Parent 30 June 18 \$
Company Options	Number	Ŷ	Number	2
Balance at the beginning of the year	15,806,925	1,513,206	12,561,000	1,197,484
Options issued	617,107	106,431	4,553,000	315,722
Options exercised	(9,852,925)	-	(1,307,075)	-
Options expired	(5,000)	-	-	-
Balance at the end of year	6,566,107	1,619,637	15,806,925	1,513,206

At the date of this report the unissued ordinary shares of the Company under option are as follows:

Grant Date	Date of Expiry	Exercise Price \$	Outstanding at 1 Jul 18	Lapsed/ Cancelled or Exercised	Outstanding at Date of this Repot
23 Nov 15 ¹	31 Dec 18	0.20	107,925	(107,925)	-
10 May 16 ¹	31 Dec 18	0.20	4,250,000	(4,250,000)	-
3 Aug 16 ²	31 Dec 18	0.20	5,500,000	(5,500,000)	-
22 Nov 16 ³	30 Nov 19	2.23	225,000	-	225,000
14 Mar 17 ³	31 Mar 20	3.00	641,000	-	641,000
12 Jun 17 ⁴	30 Nov 19	2.23	255,000	-	255,000
12 Jun 17 ⁴	31 Mar 20	3.00	290,000	-	290,000
12 Jul 17 ³	30 Jun 20	1.17	40,000	-	40,000
29 Aug 17 ³	31 Aug 20	0.79	417,000	-	417,000
27 Sep 17 ³	30 Sep 20	0.72	50,000	-	50,000
29 Nov 17 ⁵	31 Aug 20	0.79	45,000	-	45,000
29 Nov 17 ⁵	31 Jul 20	0.95	100,000	-	100,000
17 Apr 18 ⁶	31 Jan 21	1.08	200,000	-	200,000
17 Apr 18 ⁷	17 Apr 20	1.00	3,686,000	-	3,686,000
30 Aug 18 ⁸	31 Dec 20	0.50	-	-	250,000
14 Feb 19 ⁹	15 Feb 22	0.57	-	-	367,107
TOTAL			15,806,925	(9,857,925)	6,566,107

¹ Number of options issued on a post consolidation basis.

² Options issued pursuant to Initial Public Offering for \$0.01 per option.

³ Unquoted (ULO) Options issued to eligible non- related parties pursuant to Aurora Employee Incentive Plan.

⁴ ULO issued to eligible related parties pursuant to Aurora Employee Incentive Plan approved at General Meeting on 12 June 2017.

⁵ ULO issued to eligible related parties pursuant to Aurora Employee Incentive Plan approved at General Meeting on 29 Nov 2017.

⁶ ULO issued to eligible related parties pursuant to Aurora Employee Incentive Plan approved at General Meeting on 17 April 2018.

⁷ Quoted Options issued pursuant to Placement and SPP for \$0.01 per option.

⁸ ULO issued to corporate Advisor and ratified by shareholders at AGM on 30 November 2018.

⁹ ULO issued pursuant to Placement and ratified by shareholders at EGM on 17 June 2019.

NOTE 6: COMPANY OPTIONS AND PERFORMANCE RIGHTS (continued)

	Consolidated	Consolidated	Parent	Parent
	30 June 19	30 June 19	30 June 18	30 June 18
	Number	\$	Number	\$
Company Performance Rights				
Balance at the beginning of the year	-	-	-	-
Performance Rights Issued	867,159	264,548	-	-
Performance Rights Cancelled	(111,333)	-	-	-
Balance at the end of year	755,826	264,548	-	-

The following options and performance rights were in place during the current and prior periods:

	Number	Grant date	Expiry date	Exercise price	Fair value at grant date	Vesting date
				\$	\$	
Employee options		23 Nov 15	31 Dec 18	\$0.20	\$0.20	23 Nov 15
Employee options	4,250,000	10 May 18	31 Dec 18	\$0.20	\$0.20	31 Dec 15
Options issued under IPO prospectus	5,500,000	3 Aug 16	31 Dec 18	\$0.20	\$0.20	31 Dec 15
Employee Incentive Plan	225,000	22 Nov 16	30 Nov 19	\$2.23	\$0.29	22 Nov 16
Employee Incentive Plan	641,000	14 Mar 17	31 Mar 20	\$3.00	\$1.17	14 Mar 17
Employee Incentive Plan	255,000	12 Jun 17	30 Nov 19	\$2.23	\$0.29	12 Jun 17
Employee Incentive Plan	290,000	12 Jun 17	31 Mar 20	\$3.00	\$0.28	12 Jun 17
Employee Incentive Plan	40,000	12 Jul 17	30 Jun 20	\$1.17	\$0.26	12 Jul 17
Employee Incentive Plan	432,000	29 Aug 17	31 Aug 20	\$0.79	\$0.30	29 Aug 17
Employee Incentive Plan	50,000	27 Sep 17	30 Sep 20	\$0.72	\$0.23	3 Oct 17
Employee Incentive Plan	100,000	29 Nov 17	31 Jul 20	\$0.95	\$0.48	29 Nov 17
Employee Incentive Plan	45,000	29 Nov 17	31 Aug 20	\$0.79	\$0.45	29 Nov 17
Employee Incentive Plan	200,000	17 Apr 18	31 Jan 21	\$1.08	\$0.24	17 Apr 18
Placement	500,000	17 Apr 18	17 Apr 20	\$1.00	-	17 Apr 18
Placement	3,686,000	17 Apr 18	17 Apr 20	\$1.00	-	17 Apr 18
Options issued to						
corporate advisor	250,000	30 Aug 18	31 Dec 20	\$0.50	\$0.13	30 Aug 18
Placement	367,107	14 Feb 19	15 Feb 22	\$0.57	\$0.20	14 Feb 19
Performance Rights ¹	617,159	30 Aug 18	31 Jan 23	\$0.90	\$0.23	30 Aug 18
Performance Rights ¹	250,000	30 Nov 18	31 Jan 23	\$0.90	\$0.48	30 Nov 18

NOTE 6: COMPANY OPTIONS AND PERFORMANCE RIGHTS (continued)

¹ Performance Rights were issued under the Employee Incentive Plan. The fair value of the equity-settled performance rights granted is estimated as at the date of grant using a barrier up and in option pricing model taking into account the terms and conditions upon which the performance rights were granted.

The fair value of the equity-settled share options granted is estimated as at the date of grant using the Black-Scholes model taking into account the terms and conditions upon which the options were granted. Share options issued prior to listing on the ASX have not been valued using the Black Scholes model.

The following options were exercised during the year:

		30 Jun 19			30 Jun 18	
	Exercised Number	Exercise date	Share price at exercise date	Exercised Number	Exercise date	Share price at exercise date
			\$			\$
Employee options	50,000	29 Aug 18	\$0.42			
Employee options	278,000	28 Sep 18	\$0.90			
Employee options	1,830,500	8 Oct 18	\$0.87			
Employee options	660,000	29 Oct 18	\$0.70			
Employee options	220,000	31 Oct 18	\$0.68			
Employee options	283,333	27 Nov 18	\$0.56			
Employee options	45,000	3 Dec 18	\$0.61			
Options issued under IPO						
prospectus	5,500,000	12 Dec 18	\$0.52			
Employee options	474,167	27 Dec 18	\$0.52			
Employee options	369,500	28 Dec 18	\$0.50			
Employee options	142,425	31 Dec 18	\$0.48			
Employee options				194,000	30 Aug 17	\$0.65
Employee options				167,500	3 Oct 17	\$0.60
Employee options				196,075	15 Nov 17	\$1.22
Employee options				125,000	20 Dec 17	\$0.97
Employee options				354,500	2 Mar 18	\$0.70
Employee options				10,000	17 Apr 18	\$0.62
Employee options		_		245,000	29 Jun 18	\$0.50
	9,852,925			1,292,075		

During FY2019 5,000 options expired.

No performance rights were exercised during the year.

NOTE 7: CASH AND CASH EQUIVALENTS

	Consolidated	Parent
	30 June 19	30 June 18
	\$	\$
Cash at hand and in bank	3,604,293	1,990,081
Term Deposits	-	1,800,000
Total	3,604,293	3,790,081

Cash at bank earns interest at floating rates based on daily deposit rates.

The Company did not engage in any non-cash financing activities for the year ended 30 June 2019.

Reconciliation to the Statement of Cash Flows:

For the purposes of the statement of cash flows, cash and cash equivalents comprise cash on hand and at bank and investments in money market instruments, net of outstanding bank overdrafts.

Cash and cash equivalents as shown in the statement of cash flows is reconciled to the related items in the statement of financial position as follows:

	Consolidated	
	30 June 19	30 June 18
	\$	\$
Cash and cash equivalents	3,604,293	3,790,081
Total	3,604,293	3,790,018

Reconciliation of loss after tax to net cash outflow from operating activities:

	Consolidated	Parent
	30 June 19	30 June 18
	\$	\$
Loss for the year	(7,643,073)	(5,531,257)
Adjustment for non-cash income and expense items		
Depreciation	176,124	158,899
Equity settled share-based payments	297,448	265,722
Bad debt expenses		56,489
Change in assets and liabilities		
Increase in trade and other receivables	(748,115)	(484,450)
Increase in annual leave accrual	15,835	60,338
Increase in inventories	7,795	(147,035)
Decrease in trade and other payables	130,917	(77,724)
Net cash outflow from operating activities	(7,763,069)	(5,699,018)

NOTE 7: CASH AND CASH EQUIVALENTS (Continued)

Cash Flows from Financing activities

On 25 June 19 Aurora Labs borrowed \$1,350,000 secured against the R&D claim for the year ended 30 June 2019. The term of the loan is up to 31 October 2019 with an annual interest rate of 15%. The loan will be repaid with the receipt of the expected R&D income tax claim. Refer note 4. There were no borrowings for FY2018.

NOTE 8: TRADE AND OTHER RECEIVABLES

	Consolidated 30 June 19 \$	Parent 30 June 18 \$
Bank guarantee	92,959	92,959
Accounts Receivable	121,215	-
GST	30,737	33,712
Advances to suppliers	15,203	15,203
Interest receivable	1,058	2,702
Other receivables	62,016	57,777
Income tax benefit receivable	1,971,666	1,560,000
Pre-paid expenses	75,950	44,671
Total	2,370,804	1,807,024

Expected credit losses

The Group applies the AASB 9 simplified model of recognising lifetime expected credit losses for all trade receivables as these items do not have a significant financing component.

In measuring the expected credit losses, the trade receivables have been assessed on a collective basis as they possess shared credit risk characteristics. They have been grouped based on the days past due and also according to the geographical location of customers.

The expected loss rates are based on the payment profile for sales over the past 48 months before 30 June 2019 and 30 June 2018 respectively as well as the corresponding historical credit losses during that period. The historical rates are adjusted to reflect current and forwarding looking macroeconomic factors affecting the customer's ability to settle the amount outstanding.

The group has identified gross domestic product (GDP) and unemployment rates of the countries in which the customers are domiciled to be the most relevant factors and according adjusts historical loss rates for expected changes in these factors. However, given the short period exposed to credit risk, the impact of these macroeconomic factors has not been considered significant within the reporting period. Trade receivables are written off when there is no reasonable expectation of recovery. Failure to make payments within 180 days from the invoice date and failure to engage with the Group on alternative payment arrangement amongst other is considered indicators of no reasonable expectation of recovery.

There are no expected credit losses for trade receivables FY2019 or FY2018.

NOTE 9: INVENTORIES

	Consolidated	Parent
	30 June 19	30 June 18
	\$	\$
Stock on Hand	234,165	228,025
Raw materials – Powders at cost	167,278	32,972
Work in progress – Small Format Printers at cost	247,199	395,440
Total	648,642	656,437

Parts used in research and development were classified as research and development and expensed.

NOTE 10: INVESTMENTS ACCOUNTED FOR USING THE EQUITY METHOD

Investment in Joint venture

Details of the Group's material joint venture at the end of the reporting period is as follows:

			Ownership interest	Ownership interest	Published fair value	Published fair value	
	Principal Activity	Country of incorporation	2019	2018	2019	2018	
			%	%	\$	\$	
AdditiveNow Pty Ltd	Sale of 3D printers	Australia	50%	-	195,310	-	

Material joint venture

Statement of Profit or Loss and other comprehensive income

	30 June 19	30 June 18
	\$	\$
Revenue	185,138	-
Profit for the year		
- Continuing operations	10,620	-
Other comprehensive income for the year	-	-
Dividends received during the year	-	-

Statement of financial position

	30 June 19 \$	30 June 18 \$
Current Assets	565,138	-
Non-Current Assets	-	-
Current Liabilities	174,518	-
Non-Current Liabilities	-	
Net Assets	390,620	

 $_{
m I}$ Reconciliation of summarised financial information to the carrying amount of the interest in joint venture

	30 June 19 \$	30 June 18 \$
Net assets of the joint venture	390,620	-
Portion of the Group's ownership interest in the joint venture	50%	-
		-
Carrying value of the Group's interest in the joint venture	195,310	-

NOTE 11: PROPERTY, PLANT AND EQUIPMENT

(i)Carrying value

Plant and Equipment	Computers and Cameras	Office Equipment	Leasehold Improvements	Total
\$	\$	\$	\$	\$
331,923	245,021	75,821	185,692	838,457
(53,656)	(108,492)	(17,984)	(185,692)	(365,824)
278,267	136,529	57,837	-	472,633
206,115	202,686	70,368	185,692	664,861
(26,130)	(60,944)	(9,780)	(92,845)	(189,699)
179,985	141,742	31,452	92,847	475,162
	Equipment \$ 331,923 (53,656) 278,267 206,115 (26,130)	Equipment Cameras \$ \$ 331,923 245,021 (53,656) (108,492) 278,267 136,529 206,115 202,686 (26,130) (60,944)	Equipment Cameras Equipment \$ \$ \$ 331,923 245,021 75,821 (53,656) (108,492) (17,984) 278,267 136,529 57,837 206,115 202,686 70,368 (26,130) (60,944) (9,780)	Equipment \$ Cameras \$ Equipment \$ Improvements \$ 331,923 245,021 75,821 185,692 (53,656) (108,492) (17,984) (185,692) 278,267 136,529 57,837 - 206,115 202,686 70,368 185,692 (26,130) (60,944) (9,780) (92,845)

(ii)Reconciliation

	Plant and Equipment	Computers and Cameras	Office Equipment	Leasehold Improvemen ts	Total
	\$	\$	\$	\$	
Carrying value as at 1 July 2018	179,985	141,742	60,588	92,847	475,162
Additions	125,802	42,328	5,465	-	173,595
Depreciation expense	(27,520)	(47,541)	(8,216)	(92,847)	(176,124)
Balance at end of year	278,267	136,529	57,837	-	472,633
Carrying value as at 1 July 2017	124,503	104,649	31,452	96,477	357,081
Cost	74,475	77,457	35,831	89,217	276,980
Depreciation expense	(18,993)	(40,364)	(6,695)	(92,847)	(158,899)
Balance at end of year	179,985	141,742	60,588	92,847	475,162

NOTE 12: INTANGIBLES

(i) Carrying amount

	Consolidated	Parent
	30 June 19	30 June 18
Intangibles consist of patents lodged by the Group	\$	\$
Cost	735,965	513,467
Impairment (for lapsed or forfeited patents)	(2,700)	(3,330)
Balance at end of year	733,265	510,137

(ii) Reconciliation

	Consolidated	Parent
	30 June 19	30 June 18
Intangibles consist of patents lodged by the Group	\$	\$
Balance at the beginning of the year	510,137	225,545
Capitalised payments for patent related costs	225,828	287,922
Less impairment (for lapsed or forfeited patents)	(2,700)	(3,330)
Balance at end of year	733,265	510,137

Patents that have lapsed or are forfeited and are not rolled into a new patents have been impaired and moved to an expense in the year the patents lapsed/expired.

NOTE 13: FINANCIAL LIABILITIES

	Consolidated 30 June 19 \$	Parent 30 June 18 \$
Trade and other payables		
Accounts Payable	218,122	320,478
Other payables	467,979	234,706
Sub Total	686,101	555,184
Deferred Revenue - Deposits / pre-payments for Small Format Printers	52,534	52,534
Accrued annual leave	200,316	184,481
Total	938,951	792,199

NOTE 14: BORROWINGS

Current	Consolidated 30 June 19 \$	Parent 30 June 18 \$
Secured		
Other Loans	1,350,000	-
Sub Total	1,350,000	-

On 25 June 19 Aurora Labs borrowed \$1,350,000 secured against the R&D claim for the year ended 30 June 2019. The term of the loan is up to 31 December 2019 with an annual interest rate of 15%. The loan will be repaid with the receipt of the expected R&D income tax claim. Refer note 4.

NOTE 15: SIGNIFICANT EVENTS AFTER THE BALANCE DATE

On 11 July 2019, 7,612,500 Class B Performance Shares were automatically redeemed and cancelled as the relevant milestone for their conversion was not satisfied by 30 June 2019. Refer Aurora's announcement to ASX dated 12 July 2019 'Changes to Company Securities'.

On 11 July 2019 the Aurora Labs issued 1,160,634 Performance Rights under the Company's Employee Incentive Plan to non-related parties. Each Performance Right is a right to subscribe for one Share subject to the satisfaction of a Performance Condition that the 10 day "volume weighted average market price" (as defined in the ASX Listing Rules) of the Company's quoted Shares exceeds \$0.47 per Share on a date after the date on which the Performance rights are granted. The performance rights have an expiry date of 11 July 2024.

Other than the above, there have been no other matters or circumstances which has arisen since 30 June 2019 that has significantly affected or may significantly affect:

- a) Group operations in future financial years; or
- b) The results of those operations in future financial years; or
- c) Group state of affairs in future financial years.

NOTE 16: DIVIDENDS

The Directors of the Group have not declared any dividend for the year ended 30 June 2019 or the period ended 30 June 2018.

NOTE 17: COMMITMENTS

As at the balance date, the Group has a total of 7 Small Format Printers that were either: pre-sold at discount rates to various non-related parties as part of a crowd-funding initiative called "kickstarter"; or full price pre-sales in financial year ended June 2019. In total a liability of \$52,534 is recognised on the statement of financial position which corresponds to funds received from these pre-sales.

The Group has an obligation to either a) deliver a commercial version of the pre-sold Small Format Printer for each pre-sold machine or b) if the Group is unable to deliver commercial Small Format Printers to cover the pre-sold machines then the funds received will have to be returned to the customers.

Lease Agreement

The Company leased a warehouse and office space at Unit 2, 79 Bushland Ridge Bibra Lake, Western Australia: The rental agreement commenced 1 June 2017 with an initial 24-month period. That period was extended for a further 24 months to 31 May 2021 of \$24,583 per month plus standard outgoings.

	Consolidated	Parent
	30 June 19	30 June 18
	\$	\$
Lease commitments		
Not longer than 1 year	294,994	267,493
Longer than 1 year and shorter than 5 years	270,410	-
Total	565,404	267,493

NOTE 18: FINANCIAL INSTRUMENTS

a) Overview

The Group principal financial instruments comprise receivables, payables and cash. The main risks arising from the Group financial instruments are credit risk, liquidity risk, interest rate risk and foreign currency risk. This note presents information about the Group exposure to each of the above risks, its objectives, policies and processes for measuring and managing risk, and the management of capital. Other than as disclosed, there have been no significant changes since the previous financial year to the exposure or management of these risks.

The Group manages its exposure to key financial risks in accordance with the Group risk management policy. Key financial risks are identified and reviewed annually, and policies are revised as required. The overall objective of the Group risk management policy is to recognise and manage risks that affect the Group and to provide a stable financial platform to enable the Group to operate efficiently.

The Group does not enter into derivative transactions to mitigate the financial risks. In addition, the Group policy is that no trading in financial instruments shall be undertaken for the purposes of making speculative gains. As the Group operations change, the Directors will review this policy periodically going forward.

The Board of Directors has overall responsibility for the establishment and oversight of the risk management framework. The Board reviews and agrees policies for managing the Group financial risks as summarised below.

b) Credit Risk

Credit risk refers to the risk that a counterparty will default on its contractual obligations resulting in financial loss to the Group. The Group has adopted a policy of only dealing with creditworthy counterparties and obtaining sufficient collateral where appropriate, as a means of mitigating the risk of financial loss from defaults.

The Group only transacts with entities that are rated the equivalent of investment grade and above. This information is supplied by independent rating agencies where available and, if not available, the Group uses publicly available financial information and its own trading record to rate its major customers.

NOTE 18: FINANCIAL INSTRUMENTS (continued)

The Group does not have any significant credit risk exposure to any single counterparty or any Group of counterparties having similar characteristics.

Credit risk is the risk of financial loss to the Group if a customer or counterparty to a financial instrument fails to meet its contractual obligations. This arises principally from cash and cash equivalents and trade and other receivables.

There are no significant concentrations of credit risk within the Group. The carrying amount of the Group financial assets represents the maximum credit risk exposure, as represented below:

	Consolidated	Parent
	30 Jun 19	30 Jun 18
	\$	\$
Cash and cash equivalents	3,604,293	3,790,081
Trade and other receivables	2,370,804	1,807,024
Total	5,975,097	5,546,105

Trade and other receivables are comprised primarily of advances to suppliers, bank guarantee, prepayments, interest receivable and GST refunds due. Where possible the Group trades only with recognised, creditworthy third parties. It is the Group policy that all customers who wish to trade on credit terms are subject to credit verification procedures.

With respect to credit risk arising from cash and cash equivalents, the Group exposure to credit risk arises from default of the counter party, with a maximum exposure equal to the carrying amount of these instruments. *c)* Liquidity risk

Liquidity risk is the risk that the Group will not be able to meet its financial obligations as they fall due. The Board's approach to managing liquidity is to ensure, as far as possible, that the Group will always have sufficient liquidity to meet its liabilities when due by continuously monitoring forecast and actual cash flows and matching the maturity profiles of financial assets and liabilities.

The contractual maturities of financial liabilities, including estimated interest payments, are provided below. There are no netting arrangements in respect of financial liabilities.

2019	≤6 Months \$	6-12 Months \$	1-5 Years \$	≥5 Years \$	Total \$
Financial Liabilities					
Trade and other payables	686,101	-	-	-	686,101
Deferred revenue	52,534	-	-	-	52,534
Borrowings	1,350,000	-	-	-	1,350,000
Accrued annual leave	200,316	-	-	-	200,316
Total	2,288,951		-	-	2,288,951

2018	≤6 Months \$	6-12 Months \$	1-5 Years \$	≥5 Years \$	Total \$
Financial Liabilities					
Trade and other payables	555,184	-	-	-	555,184
Deferred revenue	52,534	-	-	-	52,534
Accrued annual leave	184,481	-	-	-	184,481
Total	792,199	-	-	-	792,199
Aurora Labs Ltd ANNUAL FINANCIAL	REPORT 2019				Page 52

NOTE 18: FINANCIAL INSTRUMENTS (continued)

d) Interest Rate Risk

The Groups exposure to the risk of changes in market interest rates relates primarily to the cash and short-term deposits with a floating interest rate.

These financial assets with variable rates expose the Group to cash flow interest rate risk. All other financial assets and liabilities, in the form of receivables and payables are non-interest bearing.

At the reporting date, the interest rate profile of the Group interest-bearing financial instruments was:

	Consolidated	Parent
	30 Jun 19	30 Jun 18
	\$	\$
Interest-bearing financial instruments		
Cash at bank and on hand	3,604,293	1,990,081
Term Deposits	-	1,800,000
Borrowings	(1,350,000)	-
Total	2,254,293	3,790,081

The Group's cash at bank and on hand and short-term deposits had a weighted average floating interest rate at year end of 0.96% (2018: 1.97%).

The Group currently does not engage in any hedging or derivative transactions to manage interest rate risk.

Interest rate sensitivity

The Group considers that a 1% movement in interest rates would result in an immaterial impact on equity and the profit and loss.

e) Foreign Exchange Risk

The Group has an exposure to foreign exchange rates given that the Group purchases parts as part of the manufacture process of the SFP from international suppliers. A fluctuation in foreign exchange rates may affect the cost base of the SFP. The Group is actively marketing the SFP to international customers in USD. If foreign exchange rates change this may make the SFP more or less price competitive with competitor's metal 3D printers. Given the Group is not yet in production it is too early to quantify the financial impact of foreign exchange risk.

f) Fair values

The net fair value of financial assets and financial liabilities approximates their carrying value. The methods for estimating fair value are outlined in the relevant notes to the financial statements.

NOTE 19: CONTINGENT LIABILITIES / ASSETS

The Company had no contingent liabilities or assets as at the reporting date.

NOTE 20: KEY MANAGEMENT PERSONNEL

a) Key Management Personnel

The KMP of the Company during or since the end of the financial year were as follows:

Position

КМР	Position
David Budge	Managing Director
Nathan Henry	Executive Director
Mathew Whyte	Company Secretary; and Non-Executive Director
Paul Kristensen	Non- Executive Chairman
Mel Ashton	Non-Executive Director

	Consolidated	Parent
	30 Jun 19	30 Jun 18
	\$	\$
b) Key Management Personnel Compensation		
Short-term employee benefits	811,508	695,896
Post- employment benefits	50,094	47,283
Share-based payments	120,750	114,337
Total compensation	982,352	857,516

c) Other Transactions

Mathew Whyte provided company secretarial services through a controlled entity Whypro Corporate Services. Payments for company secretarial services during the year totalled: \$115,200 (2018: \$115,200). These amounts are included in the table above.

These items have been recognised as expenses in the Statement of Profit or Loss and Other Comprehensive Income.

NOTE 21: SHARE-BASED PAYMENTS

a) Recognised Share-based Payment Expense

From time to time, the Company provides incentive options and performance rights to officers, employees, consultants and other key advisors as part of remuneration and incentive arrangements. The number of options and performance rights granted, and the terms of the options and performance rights granted are determined by the Board. Shareholder approval is sought where required. During the past two years, the following equity-settled share-based payments have been recognised in the Statement of Profit or Loss and Other Comprehensive Income.

	Consolidated 30 June 19 Number	Consolidated 30 June 19 \$	Parent 30 June 18 Number	Parent 30 June 18 \$
Expense arising from equity-settled share-based payment transactions	1,117,159	297,448	867,000	265,722
Net share based payment expense/(income) recognised in the profit or loss	1,117,159	297,448	867,000	265,722

During FY2019. 367,107 options were issued to settle share issue costs \$73,506. (2018 Nil).

b) Remaining Contractual Life

All Incentive Options and Performance rights outstanding at 30 June 2019 are able to be exercised prior to 31 January 2023, so there is 4.5 years remaining contractual life on all options and Performance shares as at the balance date (2018: 2.5 years).

c) Range of Exercise Prices

The exercise price of Incentive Options outstanding at 30 June 2019 are detailed in Note 6.

d) Weighted Average Fair Value

The fair value of all options issued during the year was \$0.01 per option.

e) Option Pricing Model

The fair value of the equity-settled Company Options granted is estimated as at the date of grant using an internal valuation methodology taking into account the terms and conditions upon which the options were granted. In conjunction to the internal valuation model, the Board gave consideration to the market price for options being issued at arm's length during and since the end of the reporting date.

NOTE 22: AUDITORS REMUNERATION

	Consolidated 30 Jun 19	Patent 30 Jun 18
	\$	\$
AUDITORS' REMUNERATION		
Amounts received or due and receivable by HLB Mann Judd for:		
an audit or review of the financial report of the entity	29,000	24,500
• other services – Export Marketing Development Grant preparation and		
lodgement	4,250	2,500
Total	33,250	27,000
Aurora Labs Ltd ANNUAL FINANCIAL REPORT 2019		Page 5

DIRECTORS DECLARATION

In the opinion of the Directors of Aurora Labs Limited ("Aurora" or the "Company"):

- a. the accompanying financial statements and notes are in accordance with the Corporations Act 2001 including:
 - i. giving a true and fair view of the Group's financial position as at 30 June 2019 and of its performance for the year then ended; and
 - ii. complying with Australian Accounting Standards, the Corporations Regulations 2001, professional reporting requirements and other mandatory requirements.
- b. there are reasonable grounds to believe that the Company will be able to pay its debts as and when they become due and payable.
- c. the financial statements and notes thereto are in accordance with International Financial Reporting Standards issued by the International Accounting Standards Board.
- 2. This declaration has been made after receiving the declarations required to be made to the Directors in accordance with Section 295A of the Corporations Act 2001 for the financial year ended 30 June 2019.

This declaration is signed in accordance with a resolution of the Board of Directors.

David Beerlye

David Budge Managing Director Dated this 27 August 2019



INDEPENDENT AUDITOR'S REPORT To the members of Aurora Labs Limited

Report on the Audit of the Financial Report

Opinion

We have audited the financial report of Aurora Labs Limited ("the Company") and its controlled entities ("the Group"), which comprises the consolidated statement of financial position as at 30 June 2019, the consolidated statement of profit or loss and other comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies, and the directors' declaration.

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

- a) giving a true and fair view of the Group's financial position as at 30 June 2019 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 Group in accordance with the auditor independence requirements of the *Corporations Act 2001* and the ethical requirements of the Accounting Professional and Ethical Standards Board's APES 110 *Code of Ethics for Professional Accountants* ("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.

Material uncertainty related to going concern

We draw attention to Note 1 in the financial report, which indicates that a material uncertainty exists that may cast significant doubt on the entity's ability to continue as a going concern. Our opinion is not modified in respect of this matter.

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. In addition to the matter described in the *Material uncertainty related to going concern* section, we have determined the matters described below to be the key audit matters to be communicated in our report.

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HLB Mann Judd (WA Partnership) ABN 22 193 232 714Level 4, 130 Stirling Street, Perth WA 6000 / PO Box 8124 Perth BC WA 6849T: +61 (0)8 9227 7500E: mailbox@hlbwa.com.auLiability limited by a scheme approved under Professional Standards Legislation.HLB Mann Judd (WA Partnership) is a member of HLB International, the global advisory and accounting network.



Key Audit Matter	How our audit addressed the key audit matter
Share Based payments Refer to Note 21	
During the financial year the Company issued unlisted options to external parties and performance rights to Key Management Personnel and employees. We have considered this to be a key audit matter as accounting for the transactions required significant management judgement involving a degree of estimation. Furthermore, external valuer was engaged to undertake valuation of options and performance rights which included market based vesting conditions.	 Our procedures included but were not limited to: We evaluated management's proces and key controls regarding share based payments; Ensured that the accounting treatment of the share-based payment arrangements by the Company were consistent with the requirements of AASB 2 Share-based payment; and Testing the inputs used in the calculation of the value of options and performance rights.
Research and development expenditure Refer to Notes 1(q) and 3(c)	
During the current year, the Group incurred significant expenditure in relation to medium, large format printers and powder production unit. The Group is in the process of research and development of its Rapid Manufacturing Printer 3D printer as it moves toward commercialisation. We considered the accounting for this expenditure to	Our procedures included but were not limited to: - We evaluated management's proces and key controls regarding research and development expenditure; and - We considered management's assessment of whether or not various expenditures met the
be a key audit matter due to the complexity of determining an appropriate accounting policy and the high level of estimation required by management in assessing the stage of the process.	definition for deferral as developmen expenditure under AASB 138 Intangible asset.
Revenue from contracts with customers Refer to Notes 1(g) and 3(a)	
During the current year, the Group recognised significant revenue from contracts with customers in relation to printers. We have considered this to be a key audit matter as accounting for the transactions is important to the users understanding of the financial statements and required application of AASB 15 from 1 July 2018.	 Our procedures included but were not limited to: We evaluated management's process and key controls regarding revenue; Ensured that recognition of revenue is consistent with the requirements of AASB 15 Revenue from contracts with customers; and Considering management's assessment of the status of

Information other than the financial report and auditor's report thereon

The directors are responsible for the other information. The other information comprises the information included in the Group's annual financial report for the year ended 30 June 2019, 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 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 have no realistic alternative but to do so.

Auditor's responsibilities for the audit of the financial report

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

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

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

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 within the directors' report for the year ended 30 June 2019.

In our opinion, the Remuneration Report of Aurora Labs Limited for the year ended 30 June 2019 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

HIB Man

HLB Mann Judd Chartered Accountants

Perth, Western Australia 27 August 2019

Norman glas

N G Neill Partner

ASX ADDITIONAL INFORMATION

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

COMPANY SECURITIES

The following information is based on share registry information processed up to 17 August 2019.

Quoted Securities

There are two classes of quoted securities, being:

- 1. Fully paid ordinary shares (ASX: A3D);
- 2. Listed Options exercisable at \$1.00 and expiring 17 April 2020 (ASX: A3DO).

1) Fully Paid Ordinary Shares

a) Distribution and spread of Ordinary shares

Category	Ordinary Shares	
(Size of holding)	Shareholders	Shares
1 - 1,000	391	221,007
1,001 - 5,000	641	1,864,082
5,001 - 10,000	355	2,864,440
10,001 - 100,000	717	23,326,457
100,001 and over	113	60,359,105
Total	2,217	88,635,091

b) Marketable parcel

There are 533 shareholders with less than a marketable parcel (basis price \$0.29).

c) Voting rights

All ordinary shares carry one vote per share without restriction. Options and Performance Shares do not carry any voting rights.

d) Substantial Shareholders

There is one substantial shareholder, being Mr David Budge, holding 23,946,785 fully paid ordinary shares, being 27.0% of the fully paid ordinary shares on issue.

e) On market buy-back

There is no on-market buy-back scheme in operation for the Company's quoted shares.

f) Top 20 security holders

The names of the twenty largest holders of each class of quoted equity security, being fully paid ordinary shares, the number of equity security each holds and the percentage of capital each holds is as follows:

Number	Shareholder Name / Entity	Number of Ordinary Shares	% of Issued Capital
1	David James Budge <budge a="" c="" family=""></budge>	23,946,785	27.02
2	John Nathan Henry	1,825,485	2.06
3	Gasmere Pty Ltd	1,754,866	1.98
4	Citycorp Nom Pty Ltd	1,552,700	1.75
5	Jessica C E Snelling <snelling a="" c="" fam=""></snelling>	1,330,377	1.50
6	Feltrim Past Co Pty Ltd <staughton exec="" f="" s=""></staughton>	1,124,665	1.27
7	Timster Pty Ltd <mcrod a="" c="" f="" s=""></mcrod>	1,000,000	1.13
8	Terry Stephen Romaro	1,000,000	1.13
9	Peterson MG & Wake SA <hammer a="" c="" fund=""></hammer>	991,000	1.12
10	Campsmount Pty Ltd	974,736	1.10
11	J P Morgan Nom Aust Ltd	784,316	0.88
12	Rachel Parker	765,000	0.86
13	Rodney Alan Brack	745,445	0.84
14	Peter Wayne Rogers	741,062	0.84
15	Anna Felicia Belton	730,000	0.82
16	Theodore Lionel Chatz	700,000	0.79
17	Harry Hatch	688,000	0.78
18	Onimell Pty Ltd <onim a="" bpsf="" c=""></onim>	563,158	0.64
19	Peter Anthony	505,000	0.57
20	Wayne John Hogan <hogan a="" c="" fam=""></hogan>	500,000	0.56
Total		42,222,595	47.64

2) Listed Options:

Exercisable at \$1.00 and expiring 17 April 2020 (ASX: A3DO) a) Distribution and spread of Listed Options

Category	Listed Options	
(Size of holding)	Option holders	Options
1 - 1,000	1	1,000
1,001 – 5,000	25	75,996
5,001 – 10,000	17	138,530
10,001 - 100,000	58	1,859,174
100,001 and over	7	1,611,300
Total	108	3,686,000

b) Marketable parcel

There are 18 option holders with less than a marketable parcel (basis price \$0.15).

c) Top 20 security holders

The names of the twenty largest holders of Listed Options (ASX: A3DO), the number of Options each holds, and the percentage of total issued Listed Options each holds is as follows:

Number	Option Holders Name / Entity	Number of Listed Options	% of Issued Options
1	Rodney Alan Brack	489,341	13.28
2	Harrison John Perkins	323,459	8.78
3	Michael Benedict Cookson	252,000	6.84
4	Jeffrey Douglas Pappin	158,500	4.30
5	Simon William Tritton	158,000	4.29
6	Shellcrest Holdings Pty Ltd <greg fam="" hocking=""></greg>	120,000	3.26
7	Alexios Adamides Neurosur 	110,000	2.98
8	Peter Anthony <peter a="" anthony="" c="" family=""></peter>	100,000	2.71
9	Frasama Pty Ltd	89,000	2.41
10	Kim Barbara Dowling	88,000	2.39
11	Luke Kukulj	81,250	2.20
12	D Super Pty Ltd <bhk a="" c<="" f="" s="" th=""><th>68,272</th><th>1.85</th></bhk>	68,272	1.85
13	Citicorp Nom Pty Ltd	65,105	1.77
14	Spider Cap Ltd	62,500	1.70
15	JDDD Super Pty ltd <ddjd a="" c="" f="" s=""></ddjd>	61,586	1.67
16	Gerard O'Brien Pty Itd	52,645	1.43
17	Jun Ikeda	50,000	1.36
18	Martin John Gardiner	50,000	1.36
19	Mayo NJ + Hewgill CME <mayo a="" c="" fam="" sf=""></mayo>	45,815	1.24
20	Lee Miller Inv Pty Ltd <dm &="" a="" c="" inv="" l=""></dm>	43,750	1.19
Total		2,469,223	67.01

Unquoted Securities – Company Options and Performance Shares

There are three classes of unquoted securities, being:

- 1. Company Options:
- 2. Company Performance Rights: and
- 3. Performance Shares.

1a) Company Options – Exercisable \$2.23/ Expiry 30 November 2019

Distribution & Spread of unquoted Options holder numbers

Category	Ordinary Options	
(Size of holding)	Holders	Number
1 – 1,000	-	-
1,001 – 5,000	-	-
5,001 - 10,000	1	10,000
10,001 - 100,000	7	215,000
100,001 and over	2	255,000
Total	10	480,000

1b) Company Options – Exercisable \$3.00/ Expiry 31 Mar 2020

Distribution & Spread of unquoted Options holder numbers

Category	Ordinary Options	
(Size of holding)	Holders	Number
1 - 1,000	-	-
1,001 - 5,000	-	-
5,001 - 10,000	1	10,000
10,001 - 100,000	17	631,000
100,001 and over	2	290,000
Total	20	931,000

1c) Company Options – Exercisable \$1.17/ Expiry 30 Jun 2020

Distribution & Spread of unquoted Options holder numbers

Category	Ordinary Options	
(Size of holding)	Holders	Number
1 – 1,000	-	-
1,001 – 5,000	-	-
5,001 – 10,000		-
10,001 - 100,000	1	40,000
100,001 and over	-	-
Total	10	40,000

1d) Company Options – Exercisable \$0.79/ Expiry 31 August 2020

Distribution & Spread of unquoted Options holder numbers

Category	Ordinary Options	
(Size of holding)	Holders	Number
1 – 1,000	-	-
1,001 – 5,000	-	-
5,001 – 10,000	1	7000
10,001 - 100,000	22	455,000
100,001 and over	-	-
Total	23	462,000

1e) Company Options – Exercisable \$0.72/ Expiry 30 September 2020

Distribution & Spread of unquoted Options holder numbers

Category	Ordinary Options	
(Size of holding)	Holders	Number
1 - 1,000	-	-
1,001 – 5,000	-	-
5,001 – 10,000		-
10,001 - 100,000	1	50,000
100,001 and over	-	-
Total	1	50,000

1f) Company Options – Exercisable \$0.95/ Expiry 31 September 2020 Distribution & Spread of unquoted Options holder numbers

Category	Ordinary	Options
(Size of holding)	Holders	Number
1 – 1,000	-	-
1,001 – 5,000	-	-
5,001 - 10,000		-
10,001 - 100,000	1	100,000
100,001 and over	-	-
Total	1	100,000

1g) Company Options – Exercisable \$0.50/ Expiry 31 December 2020 Distribution & Spread of unquoted Options holder numbers

Category	Ordinary	Options
(Size of holding)	Holders	Number
1 – 1,000	-	-
1,001 – 5,000	-	-
5,001 - 10,000	-	-

Total	1	250,000
100,001 and over	1	250,000
10,001 - 100,000	-	-

1h) Company Options – Exercisable \$1.08/ Expiry 31 January 2021 Distribution & Spread of unquoted Options holder numbers

Category	Ordinary C	Options
(Size of holding)	Holders	Number
1 – 1,000	-	-
1,001 – 5,000	-	-
5,001 – 10,000		-
10,001 - 100,000	2	200,000
100,001 and over	-	-
Total	2	200,000

1i) Company Options – Exercisable \$0.57/ Expiry 15 February 2022 Distribution & Spread of unquoted Options holder numbers

Category	Ordinary	Options
(Size of holding)	Holders	Number
1 – 1,000	-	-
1,001 - 5,000	-	-
5,001 - 10,000	-	-
10,001 - 100,000	-	-
100,001 and over	1	367,107
Total	2	367,107

2a) Company Performance Rights – Exercisable \$0.90/ Expiry 31 January 2023

Distribution & Spread of unquoted Performance Rights holder numbers

Category	Performan	ce Rights
(Size of holding)	Holders	Number
1 – 1,000	-	-
1,001 – 5,000	-	-
5,001 – 10,000	11	86,500
10,001 - 100,000	21	669,326
100,001 and over	-	-
Total	32	755,826

ition & Spread of unquoted Performance Rights holder numbers		
Category	Performance Rights	
(Size of holding)	Holders	Number
1 – 1,000	-	-
1,001 – 5,000	-	-
5,001 – 10,000	-	-
10,001 - 100,000	40	1,160,634
100,001 and over	-	-
Total	40	1,160,634

2b) Company Performance Rights – Exercisable \$0.47/ Expiry 11 July 2024 Distribution & Spread of unquoted Performance Rights holder numbers

PERFORMANCE SHARES

The Company provides the following information in relation to Performance Shares (ASX Code: A3DAJ):

- Number of Performance Shares at the beginning of the financial year ended 30 June 2018 was 14,700,000, comprising:
 - a) 7,087,500 Class B Performance Shares; and
 - b) 7,612,500 Class C Performance Shares.
- Each Performance Share was to convert into a fully paid ordinary shares (Shares), on a one-for-one basis, upon the satisfaction of the following milestones (Milestones):
 - a) for Class B Performance Shares upon achievement of Aurora (or an entity controlled by Aurora) having cumulative revenue of A\$5,000,000 before 30 June 2018; and
 - b) for Class C Performance Shares upon achievement of Aurora (or an entity controlled by Aurora) having cumulative revenue of A\$7,250,000 before 30 June 2019.
- 3. If the relevant Milestone for a class of Performance Share is not achieved by the required date, then each Performance Share in that class will be automatically redeemed and cancelled by Aurora for the sum of \$0.00001 within 10 business days of non-satisfaction of that Milestone.
- 4. None of the Performance Shares in any class were converted during the year.
- 5. On 12 July 2018 7,087,500 Class B Performance Shares were automatically redeemed and cancelled as the relevant Milestone for their conversion was not satisfied by the required dated (i.e. by 30 June 2018). Refer Aurora's announcement to ASX dated 12 July 2018 ('Changes to Company Securities').
- 6. Since the end of the financial year on 12 July 2019 7,612,500 Class C Performance Shares were automatically redeemed and cancelled as the relevant Milestone for their conversion was not satisfied by the required dated (i.e. by 30 June 2019). Refer Aurora's announcement to ASX dated 12 July 2019 ('Changes to Company Securities").
- 7. No Milestones were met during the financial year in review.

OTHER ASX INFORMATION

1. Corporate Governance

The Company's Corporate Governance Statement as at 30 June 2019 as approved by the Board can be viewed at www.auroralabs3d.com

2. Company Secretary

The name of the Company Secretary is Mathew Whyte.

Aurora Labs Ltd ANNUAL FINANCIAL REPORT 2019

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3. Address and telephone details of the entity's registered administrative office and principle place of business:

Unit 2/ 79 Bushland Ridge Bibra Lake WA 6163 Telephone: +61 (08) Email: enquirie

+61 (08) 9434 1934 enquiries@auroralabs3d.com

4. Address and telephone details of the office at which a registry of securities is kept:

Security Transfer Registrars Pty Ltd 770 Canning Highway APPLECROSS WA 6153

Telephone:	(08) 9315 2333
Fax:	(08) 9315 2233

5. Stock exchange on which the Company's securities are quoted:

The Company's listed equity securities are quoted on the Australian Securities Exchange under the code (ASX: A3D).

6. Review of Operations

A review of operations is contained in the Directors' Report.

7. Restricted Securities

The Company has no restricted securities as at the date of this report.