

ASX Announcement: 1 September 2020

ASX Code: **TEK**

2020 Annual Report (updated version)

It has come to our attention that there was an error in the Independent Auditor's report in the version lodged with the ASX earlier this morning.

The original version on page 50 referred to the Remuneration Report as follows:

Opinion on the Remuneration Report

We have audited the Remuneration Report included in pages xx to xx of the directors' report for the year ended 30 June 2020.

The updated version on page 50 refers to the Remuneration Report as follows:

Opinion on the Remuneration Report

We have audited the Remuneration Report included in pages 10 to 13 of the directors' report for the year ended 30 June 2020.

Please find attached the updated version of the TEK 2020 Annual Report.

Please direct enquiries to:

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Company Secretary

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ABN 66 096 782 188

Appendix 4E and 2020 Annual Report

THORNEY TECHNOLOGIES LTD

ABN 66 096 782 188

APPENDIX 4E (Listing Rule 4.3A)

Preliminary final report for the year ended 30 June 2020

RESULTS FOR ANNOUNCEMENT TO THE MARKET

(All comparisons to year ended 30 June 2019)

	30 June 2020 \$'000s	30 June 2019 \$'000s	Up/ Down	Movement %
\				
Profit from ordinary activities	2,144	19,855	Down	(89%)
Profit before tax for the year	200	14,660	Down	(99%)
Profit after tax for the year	200	22,542	Down	(99%)

	30 June 2020	30 June 2019	Movement
Net tangible asset backing (after tax) per share	33.8 cents	33.7 cents	Up 0.3%

This information should be read in conjunction with the 2020 Annual Report of Thorney Technologies Ltd and any public announcements made in the period by Thorney Technologies Ltd in accordance with the continuous disclosure requirements of the *Corporations Act 2001* and Listing Rules.

This report is based on the consolidated 30 June 2020 Annual Report which has been audited by Ernst & Young with the independent auditor's report included in the 30 June 2020 year-end financial report.

Company particulars

Thorney Technologies Ltd is a disclosing entity under the *Corporations Act 2001* and currently considered an investment entity pursuant to ASX Listing Rules. The Company is primarily an investor in listed equities on the Australian securities market.

	ustralian securities market.	
	ASX Code:	TEK
	Security:	Thorney Technologies Ltd fully paid ordinary shares
	Directors:	Alex Waislitz, Chairman
		Jeremy Leibler
((Alan Fisher
		Martin Casey
	Secretary:	Craig Smith
as	Country of incorporation:	Australia
	Registered office:	Level 39, 55 Collins Street
CO		Melbourne Vic 3000
	Contact details:	Level 39, 55 Collins Street
		Melbourne Vic 3000
		T: + 613 9921 7116
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		E: craig.smith@thorney.com.au
		W: www.thorneytechnologies.com.au
	Investment Manager:	Thorney Management Services Pty Ltd
90		Level 39, 55 Collins Street
		Melbourne Vic 3000
		AFSL: 444369
	Auditor:	3,
		8 Exhibition Street
		Melbourne Vic 3000
(((//))	Solicitors:	
		333 Collins Street
		Melbourne Vic 3000
as	Share Registry:	·
		Yarra Falls
		452 Johnston Street
		Abbotsford VIC 3067
		For all shareholder related enquiries please contact the share registry.
	Annual	When: Wednesday 18 November 2020 ¹
	General	Where: TEK is planning to hold a Virtual 2020 Annual General Meeting ¹
	Meeting	¹ The Company will advise full meeting details to all shareholders around mid-
	(AGM):	October 2020.
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Chairman's letter



Dear fellow shareholder,

FY 2020 will no doubt be remembered as one of the most dramatic years in global sharemarket history.

Despite the challenges, the TEK portfolio performed well. After a strong start to the year, TEK felt the impact of the broad equity market sell off in March 2020, but by June 30 we had largely recovered all ground lost a few months earlier. I am very pleased to report that in the first two months of FY 2021 the value of TEK's portfolio has surged further ahead due to strong performances by the vast majority of the companies which TEK holds.

At June 30, TEK's NTA after tax stood at 33.8 cps, and as at 31 August the unaudited NTA had increased to 41.7 cps, an increase of 23%.

This strong performance underlines the value of TEK's investment strategy which is to invest in both public and private companies at every stage of the business life cycle from start-ups through to established enterprises.

Highlights over the course of FY 2020 included:

- continued growth of companies operating in the 'fintech' sector, including 'buy now, pay later' favourites, Afterpay Limited (APT) and Zip Co Limited (Z1P);
- solid gains by the professional firms payment solutions company QuickFee (QFE), particularly in the USA where, like Afterpay, it has first mover advantage;
- the takeover of Credible Labs Inc (CRD) by The Fox Corporation at a significant premium to TEK's entry price;
- the announced scheme of arrangement between OneVue Group Limited (OVH) and Iress Limited (IRE) which remains incomplete, and, in the opinion of TEK and its associated companies undervalues OneVue especially in the wake of OVH's FY 2020 results,
- the emergence of Mesoblast Limited (MSB) to a leading position as a global regenerative medicine company;
- several of TEK's unlisted company investments preparing to IPO this year.

Whilst remaining hugely supportive of, and impressed by, the continued growth of APT, TEK reduced its exposure to the company during FY 2020. APT has been a spectacularly profitable investment for TEK since the company's inception.

Fellow BNPL player Z1P is today TEK's largest holding. Z1P also continues to impress. Its recent acquisition of QuadPay in the USA, its announced link with eBay, and its additional financing facilities have provided the company with an ever expanding growth platform.

Following its strong recent share price gains, regenerative medicine biotech company, Mesoblast has become TEK's second largest listed holding. MSB made major steps towards commercialisation during the year as well as reporting increased revenues and a strong cash position. Its potential to produce a possible off-the-shelf cellular treatment for the most severely affected COVID-19 patients has also captured the market's attention. The next six months will hopefully be the most exciting in MSB's history.

Chairman's letter continued

Apart from the companies already mentioned, other large positions in the TEK portfolio currently include Yojee Ltd (YOJ), Brainchip Holdings (BRN), Life 360 Inc (360), Nitro Software Ltd (NTO), Imugene Limited (IMU) and Dubber Corp Ltd (DUB).

TEK's largest unlisted holding, New York based Updater Inc, was hit by the initial impact of COVID-19 in the USA. However, the company took the right steps to prepare for the pandemic and is now moving forward strongly and trading well as the US real estate relocation market starts to spring back to life.

We are excited that at least five of TEK's other unlisted holdings are preparing to IPO in the current financial year.

The first of these is expected to be the fintech company Credit Clear which has a technology platform to help businesses achieve better debt recovery outcomes by providing their customers with simpler and more manageable bill payment options though a mobile phone app. Having already signed up more than 800 customers including major clients in Transport, Financial Services, Government and Utilities as well as strengthening its board and management, Credit Clear is well placed to hit the ground running as a listed public company.

We understand there has been considerable investment interest in the Credit Clear IPO and we look forward to its listing on the ASX in October or November this year.

One other unlisted company in which TEK has a considerable stake is AP Ventures, an investment vehicle in which Afterpay holds a substantial stake. AP Ventures provides high growth companies with access to capital and, where appropriate, to Afterpay's experience and links with merchants and customers.

While it is early days in AP Ventures' growth path, we expect it to become a significant player over time. TEK's investment provides shareholders with exposure to this high growth potential. We expect AP Ventures will consider a public listing as one of its liquidity options in due course.

With FY 2020 now well behind us, I remain confident and optimistic about the strong and ongoing growth in the value of the entire TEK portfolio. The TEK team has worked hard to construct a dynamic portfolio of both listed and unlisted companies which leverages off our extensive global technology relationships and which provides exposure to a range of companies across the entire investment life cycle. This breadth of exposures is otherwise unavailable to most investors.

My team and I will continue to monitor the activities of all TEK's investment portfolio companies as well as seeking out new investments.

In September, following completion of the 2020 financial reporting season I will be hosting another online investment seminar which will provide highlights from TEK's portfolio companies as well as some market commentary.

Previous online forums can be found here at www.thorneytechnologies.com.au/videos and the TEK Chairman's Updates are found at: www.thorneytechnologies.com.au/chairman-updates

On behalf of my fellow Board members and the Thorney investment team, I want to thank you for your continued support and interest in TEK and I look forward to another successful year ahead.

Alex Waislitz Chairman

31 August 2020

Directors' report

The directors present their report, together with the financial statements of Thorney Technologies Ltd (TEK or Company), for the year ended 30 June 2020 and the auditor's report thereon.

1. Directors

The directors of TEK in office during the financial year and at the date of this report are as follows:

	Name:	Appointed	<u>Position</u>
	Alex Waislitz	Director since 9 December 2016	Chairman
)	Jeremy Leibler	Director since 9 December 2016	Non-executive director
/	Alan Fisher	Director since 29 August 2014	Non-executive director
	Martin Casey	Director since 22 June 2016	Non-executive director

Information on directors

Alex Waislitz BEc, LLB, Non-executive Chairman

Alex Waislitz was appointed Chairman of Thorney Technologies Ltd on 9 December 2016.

Mr Waislitz is Chairman of Thorney Opportunities Ltd (ASX:TOP) and is the founder and Chairman of Thorney Investment Group (TIG), one of Australia's most successful private investment groups. He has extensive business and capital markets experience and has been on several public company boards.

He is Vice President of the Collingwood Football Club Limited and has been a director since 1998.

He served on the boards of Zoos Victoria Foundation Board and the Victorian State Government Zoological Parks and Gardens between 2010 and 2012. He joined the International Advisory Board of Maccabi World Union in 2012 and is a former member of the International Advisory Board for the MBA program at Ben Gurion University School of Management.

Mr Waislitz has established the Waislitz Foundation and the Waislitz Family Foundation. These registered charities focus on community projects, education, health, indigenous programs and the arts.

Mr Waislitz is a graduate of Monash University in Law and Commerce and a Graduate of the Harvard Business School OPM Program.

Jeremy Leibler BComm, LLB(Hons), Non-executive Director

Jeremy Leibler was appointed a Director of Thorney Technologies Ltd on 9 December 2016.

Mr Leibler is a partner at Arnold Bloch Leibler specialising in commercial and corporate law with a particular focus on mergers and acquisitions, public and private capital raisings and shareholder activism and board disputes.

In 2015, Mr Leibler was appointed by the Governor General, the Hon Sir Peter Cosgrove, as a member of the Australian Takeovers Panel and is a member of the Corporations Committee of the Business Law Section of the Law Council of Australia and Deputy Chair of Leibler Yavneh College.

1. Directors continued

Information on directors continued

Alan Fisher BCom, FCA, MAICD, Non-executive Director

Alan Fisher was appointed a Director on 29 August 2014 and served as Chairman until 9 December 2016. He was appointed Chairman of the Audit and Risk Committee on 9 December 2016.

Mr Fisher has extensive and proven experience in restoring and enhancing shareholder value. He spent 24 years at world-leading accounting firm Coopers & Lybrand as Lead Advisory Partner where he headed and grew the Melbourne Corporate Finance Division. Following this tenure, he developed his own corporate advisory business specialising in M&A, strategic advice, business restructuring and capital raisings.

Mr Fisher is currently a non-executive director and chair of Centrepoint Alliance Limited and IDT Australia Limited and is a non-executive director and chair of the audit and risk committees of Bionomics Limited and Simavita Limited.

Mr Fisher holds a Bachelor of Commerce from Melbourne University, is a Fellow of the Institute of Chartered Accountants and a member of the Australian Institute of Company Directors.

Martin Casey BEc, LLB (Monash), Non-executive Director

Martin Casey was appointed a Director of the Company on 22 June 2016.

Mr Casey is a corporate adviser, with experience as an investment banker and qualified lawyer and he advises a number of clients including Thorney Investment Group.

Mr Casey is a current director of ADG Global Supply Limited, AnaeCo Limited and also a partner in VC technology fund Rampersand.

Mr Casey was previously a Director of Corporate Advisory at investment bank Credit Suisse and before that, a partner in an international law firm, (now Norton Rose Fulbright).

2. Company Secretary

Craig Smith B.Bus (Acct), GIA(Cert), Secretary

Craig Smith was appointed a Secretary of the Company on 22 June 2016.

Mr Smith has been company secretary of the private Thorney Investment Group since 2009 and the ASX Listed Investment Company, Thorney Opportunities Ltd, since 2013.

He is a director and company secretary of AnaeCo Limited and was formerly CFO / Company Secretary of Baxter Group Limited and Tolhurst Noall Limited and was a director of TEK during its 2016 recapitalisation.

3. Principal activities

Thorney Technologies Ltd is an investment company listed on the Australian Securities Exchange (ASX:TEK). Its principal activity is investing in global, listed and unlisted, technology investments at all phases of the investment lifecycle.

4. Result

The Group's net profit after tax for the 2020 financial year was \$199,866 (2019: \$22,541,888).

The net tangible asset backing (NTA) at 30 June 2020 was 33.8 cents per share (cps) (2019: 33.7 cps).

5. Review of operations

Over the course of the financial year ended 30 June 2020 the Group's net tangible assets increased to \$86,968,015 (2019: \$86,768,149). Year on year, TEK's NTA after tax remained stable, increasing slightly by 0.2% from 33.7 cps to 33.8 cps during the period. During the financial year, TEK's NTA was negatively impacted by the share market decline in March and April 2020, however was able to recover by financial year end.

During FY 2020 the Group purchased trading investments and long term investments for a total cash cost of \$30,800,170 (2019: \$35,765,903).

A number of the investments have been co-investments with TIG. Under Australian corporations law, TIG, TEK and Thorney Opportunities Ltd (TOP) are deemed *associates* which means their holdings are combined when determining the percentage of voting shares owned for substantial holding purposes.

During FY 2020 TEK became a substantial holder of Quickfee Limited (QFE), Jayride Group Limited (JAY), Ocean Grown Abolone Limited (OGA), Tinybeans Group Limited (TNY) and Dubber Corporation Limited (DUB). During the year, TEK decreased its voting percentage in ReadCloud Limited (RCL) and increased its voting percentage in Visioneering Technologies, Inc (VTI), Yojee Limited (YOJ), Micro-X Limited (MX1), OneVue Holdings Limited (OVH), iSelect Limited (ISU), Oventus Medical Limited (OVN), Adacel Technologies Limited (ADA) lodging substantial holding notices during the period as required.

In June and July 2020 TEK held a Thorney Virtual Investment Forum (jointly with Thorney Opportunities Ltd). In the July 2020 Thorney Virtual Investment Forum, key personnel from Credit Clear Limited participated in the online forum. The forums have been recorded and are available on the TEK website.

6. Financial position

The Group's net tangible assets can be summarised as follows:

	Net tangible asset backing per share	2020	2019
	Net tangible assets	\$86,968,015	\$86,768,149
1	Shares on issue	257,285,224	257,285,224
	Net tangible assets after tax per share	33.8 cents	33.7 cents

As at 30 June 2020 the Group has cash and short term deposits of \$4,884,672 (2019: \$6,410,345) which represents 5.5% of total gross assets (2019: 7.0%).

At 30 June 2020 the Group has assessed that it will make future taxable profits and has continued to recognise a net deferred tax asset of \$7,882,179 in the consolidated statement of financial position.

7. Prospects

The Board is optimistic that technology focussed investment opportunities, which may be attractive to the Group, will continue to emerge over the coming period.

8. Material business risks

The Group's risk management and compliance framework operated effectively from the commencement of the Investment Management Agreement on 11 January 2017 ensuring that the two identified main areas of risk (investment risk and operational risk) were appropriately monitored and managed.

With an investment mandate with exposures to global listed and unlisted, technology investments across all phases of the investment lifecycle, TEK will always bear investment risk as these assets are not risk free.

9. Events subsequent to balance date

There were no events subsequent to balance date.

10. 2020 Remuneration report (Audited)

This report outlines the Key Management Personnel remuneration arrangements of the Group in accordance with the requirements of the *Corporation Act 2001* and its Regulations.

10.1 Key management personnel (KMP)

For the purposes of the report key management personnel are defined as those persons and corporate entities having authority and responsibility for planning, directing and controlling activities of the Group.

For Thorney Technologies Ltd the continuing KMP are the Non-executive directors and the Investment Manager.

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

Directors

- Alex Waislitz (Chairman)
- Alan Fisher (Non-executive director)
- Jeremy Leibler (Non-executive director)
- Martin Casey (Non-executive director)

Investment Manager

Thorney Management Services Pty Ltd (TMS)

10.2 Remuneration of KMP

(a) Remuneration of Directors

Non-executive directors are remunerated by the Group. It is the policy of the Board to remunerate those external Directors at market rates commensurate with the responsibilities undertaken by Non-executive Directors.

Non-executive Directors' fees

The external Non-executive Directors' base remuneration is reviewed annually. The amount of base remuneration is not dependent on the satisfaction of a performance condition, or on the performance of the Group, TEK's share price, or dividends paid by TEK.

Non-executive Chairman's fees

For his role as Chairman and director of TEK, the Non-executive Chairman, Alex Waislitz, receives zero director's fees and zero retirement benefits.

Retirement benefits for Directors

TEK does not provide retirement benefits (other than superannuation) to the Non-executive Directors. The Investment Manager does not provide retirement benefits (other than superannuation) to the Non-executive Chairman.

Other benefits (including termination) and incentives

TEK does not pay other benefits and incentives to the Non-executive Directors. TEK and the Investment Manager do not pay other benefits and incentives to the Non-executive Chairman.

10. 2020 Remuneration report (Audited) continued

10.2 Remuneration of KMP continued

(b) KMP remuneration tables

Key Management Personnel received the following remuneration amounts:

]	2020 KMP Remuneration	Short term benefits		Post- employment benefits	Total	
		Fees Other		Superannuation		
١		\$	\$	\$	\$	
Ι.	Alex Waislitz	-	-	-	-	
	Alan Fisher	50,000	-	4,750	54,750	
	Jeremy Leibler ¹	54,750	-	-	54,750	
)	Martin Casey	50,000	1	4,750	54,750	
	Total KMP remuneration	154,750	1	9,500	164,250	

¹ Mr Leibler's fees are paid or payable to Arnold Bloch Leibler and exclude GST. Arnold Bloch Leibler is a legal firm of which Mr Leibler is a partner.

2019 KMP Remuneration	Short term benefits		Post-employment benefits	Total	
1	Salary and fees Other		Superannuation		
	\$				
		\$	\$	\$	
Alex Waislitz	-	-	-	-	
Alan Fisher	50,000	-	4,750	54,750	
Jeremy Leibler	54,750	-	-	54,750	
Martin Casey	50,000	-	4,750	54,750	
Total KMP remuneration	154,750	1	9,500	164,250	

There were no short-term cash profit sharing and other bonuses, non-monetary benefits, other post-employment benefits, termination benefits or share based payments to Key Management Personnel for the current or the prior year.

(c) Employment agreement

The Non-executive Chairman has an employment agreement with Tiga Trading Pty Ltd, a related body corporate of the Investment Manager, not the Group.

- Commenced as Director on 9 December 2016
- No term of agreement has been set unless the Director is not re-elected by shareholders of TEK
- No base salary or other compensation was received from the Group
- The Director is employed under an employment agreement with Tiga Trading Pty Ltd which will continue indefinitely until terminated

10. 2020 Remuneration report (Audited) continued

10.2 Remuneration of KMP continued

(d) Remuneration of the Investment Manager

The Investment Manager is a corporate entity controlled by Mr Waislitz that has specified authority and responsibility in regard to the management of the Group's investment portfolio and is remunerated by the Group in accordance with the Investment Management Agreement (IMA) between the Group and the Investment Manager.

Remuneration of the Investment Manager has two key components, a Base Fee and a Performance Fee.

A **Base Fee** equal to 0.75% per each half year period of the gross asset value of the Group, payable half-yearly in arrears, calculated as at the last business day of the relevant half-year; and

A **Performance Fee**, the greater of zero and the amount calculated as 20% of the *Increase Amount* for the relevant period. The *Increase Amount* is the movement in the *Measurable Portfolio* value from the previous period plus or minus any applicable adjustments. The Increase Amount is reduced by the amount of Base Fee applicable to the relevant period. *Measurable Portfolio* includes measurable financial assets, including cash and excluding deferred tax assets. If there is no *Increase Amount* for a financial period, the shortfall is not carried forward and not deducted from any increase in future financial period(s) for the purposes of calculating future Performance Fees.

In respect of the year ended 30 June 2020, the Investment Manager was entitled to fees as follows:

/	Half Year Period	Remuneration under IMA paid or	2020	2019
	Ended:	payable to TMS	\$	\$
	31 December	Base Fee	700,695	489,349
\	30 June	Base Fee	661,272	686,803
		Total Base Fees	1,361,967	1,176,152
	31 December	Performance Fee ¹	1	-
)	30 June	Performance Fee	-	3,333,175
		Total Performance Fees	-	3,333,175
		Total Remuneration ²	1,361,967	4,509,327

¹ At 31 December 2019 the Investment Manager was entitled to a 1HY 2020 Performance fee of \$126,258 (excl. GST), based upon an Increase Amount of \$631,292. On 7 April 2020, the Investment Manager announced that it would waive the payment of the Performance fee, due to the subsequent negative movement in NTA values as result of the widespread share market decline in March and April 2020.

(e) History of TEK performance

The table below summarises TEK's key financial performance indicators.

As at Earnings		EPS	Share price	NTA
30 June	\$	(cents per share)	(cents per share)	(cents per share)
2020	199,866	0.1	25.0	33.8
2019	22,541,888	8.8	24.5	33.7
2018	5,564,438	2.3	24.5	25.0
2017	3,278,487	3.7	22.0	22.7

Earnings are for discontinued and continuing operations. Current year earnings have an income tax expense/benefit of \$nil (2019: \$7,882,179 income tax benefit).

² Amounts shown here are GST exclusive

10. 2020 Remuneration report (Audited) continued

10.3 Remuneration of Administrators/Liquidators/Receivers (appointed January 2016)

Certain non-controlled subsidiaries were managed by Receivers and Liquidators during the year and their remuneration is included for disclosure purposes only. The amounts shown here are not included in the 2020 financial statements as they are paid out of funds controlled by creditors not the Group.

During or since the end of the financial year, the Liquidators (and former administrators) were PwC Australia (Liquidators to the remaining non-controlled subsidiaries) and the Receivers were Korda Mentha (Receivers to two operating subsidiaries which no longer form part of the TEK group)

(a) Remuneration of Liquidators of subsidiaries (and former Administrators)

PwC Australia are the current Liquidators of Biodiesel Producers Pty Ltd and Australian Renewable Fuels Adelaide Pty Ltd. The remuneration of Liquidators was approved by creditors and paid out of a creditors trust with funds not controlled nor owned by the Company. No remuneration was paid to the Liquidators during the year.

(b) Remuneration of Receivers

Partners of Korda Mentha were appointed by secured creditors on 20 January 2016 as Receivers of Biodiesel Producers Pty Ltd and Australian Renewable Fuels Adelaide Pty Ltd. At the date of this report these subsidiaries remain under the control of the Receivers. The remuneration paid to Korda Mentha, the Receivers, during the year, including costs, is as follows:

	KMP	Group Company	2020 \$	2019 \$
7	Korda Mentha	Biodiesel Producers Pty Ltd	119,309	-
1	Korda Mentha	Australian Renewable Fuels Adelaide Pty Ltd	89,815	-
	Korda Mentha	Total Remuneration	209,124	-

11. Directors' relevant interest

The number of TEK ordinary shares held by KMP in the Group is as follows:

_	Directors and other key management personnel (KMP)	Balance at 30 June 2018	Acquired during FY19	Balance at 30 June 2019	Acquired during FY20	Balance at 30 June 2020
1		Number ¹	Number	Number ¹	Number	Number ¹
	Directors					
	Alex Waislitz	57,079,059	3,312,153	60,391,212	1,072,500	61,463,712
)	Alan Fisher	50,000	-	50,000	-	50,000
	Jeremy Leibler	382,266	110,000	492,266	-	492,266
	Martin Casey	-	-	-	-	-
\	Other KMP					
)	Thorney Management Services					
\	Pty Ltd (TMS) ²	57,079,059	3,312,153	60,391,212	1,072,500	61,463,712

¹ Holdings include all direct, indirect or associated party ownership

Since the end of the financial year Thorney Holdings Proprietary Limited has purchased 852,239 shares on market taking Alex Waislitz and TMS's total holding to 62,315,951. There have been no changes in Directors' relevant interests in shares since the end of the financial year. All Directors have duly notified the Australian Securities Exchange in accordance with the *Corporations Act 2001* of changes in their relevant interests during the year.

12. Board and committee meetings

The number of Board meetings, including meetings of Board Committees, held during the year ended 30 June 2020 and the number of those meetings attended by each Director is set out below:

	Name of Director	Directors'	Meetings	Audit & Risk Committee							
/		Eligible	Attended	Eligible	Attended						
)	Alex Waislitz	6	6	4	4						
	Alan Fisher	6	6	4	4						
	Jeremy Leibler	6	6	4	4						
]	Martin Casey	6	6	4	4						

13. Subsequent events

There were no significant events at balance date.

14. Environmental regulations

The operations of TEK are not subject to any particular or significant environmental regulations under a Commonwealth, State or Territory law.

² Pursuant to the *Corporations Act 2001*, Alex Waislitz and TMS have a deemed relevant interest in the ordinary shares of TEK held by Thorney Holdings Pty Ltd and Tiga Trading Pty Ltd.

15. Dividends

No dividends have been paid or declared since the start of the financial year.

16. Indemnification and insurance of officers and auditor

TEK has paid insurance premiums in respect of directors' and officers' liability for current and former directors and officers of the Group.

The insurance policies prohibit disclosure of the nature of the liabilities insured against and the amount of the premiums.

To the extent permitted by law, the Group has agreed to indemnify its auditors, Ernst & Young, as part of the terms of its audit engagement agreement against claims by third parties arising from any non-audit services (for an unspecified amount). No payment has been made to indemnify Ernst & Young during or since the financial year.

17. Non-audit services

Details of amounts paid or payable to Ernst & Young for audit services provided during the year are set out in Note 15 of this report

There were no non-audit services performed by TEK's auditor, Ernst & Young, during the 2020 financial year.

18. Auditor's independence declaration

The auditor's independence declaration, as required under section 307C of the *Corporations Act 2001*, is set out on page 16.

On behalf of the Board

Alex Waislitz

Chairman

Melbourne, 31 August 2020



Ernst & Young 8 Exhibition Street Melbourne VIC 3000 Australia GPO Box 67 Melbourne VIC 3001 Tel: +61 3 9288 8000 Fax: +61 3 8650 7777

ey.com/au

Auditor's Independence Declaration to the Directors of Thorney Technologies Ltd

As lead auditor for the audit of the financial report of Thorney Technologies Ltd for the financial year ended 30 June 2020, I declare to the best of my knowledge and belief, there have been:

- (a) no contraventions of the auditor independence requirements of the Corporations Act 2001 in relation to the audit; and
- (b) no contraventions of any applicable code of professional conduct in relation to the audit.

This declaration is in respect of Thorney Technologies Ltd and the entities it controlled during the financial year.

Ernst & Young

Kester Brown Partner

31 August 2020

Corporate governance statement

Thorney Technologies Ltd (Group **or TEK**) is committed to developing and maintaining an effective system of corporate governance which is commensurate with the size and nature of TEK, its Board and the scope of its operations.

In the 2020 Corporate governance statement, which is available on the Company's website <u>here</u>, we detail how the Group adheres to the ASX Corporate Governance Principles and Recommendations 4th Edition. Where there is non-adherence we disclose why TEK considers that it is necessary to take a different approach.

The updated 2020 statement was approved by the Board on 11 June 2020.

Consolidated statement of comprehensive income

For the year ended 30 June 2020

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	Note	2020 \$	2019 \$
-	Note	Ÿ	γ
Income			40.000.00=
Net changes in fair value of investments		1,034,748	19,626,237
Interest income		182,651	312,160
Dividend income		35,536	30,448
Other income		890,958	(114,298)
Total investment income	3	2,143,893	19,854,547
Expenses			
Management fees	14	(1,396,017)	(1,205,557)
Performance fees	14	-	(3,416,505)
Directors' fees		(169,725)	(169,725)
Finance costs		(569)	(119)
Fund administration and operational costs		(83,626)	(102,874)
Legal and professional fees		(236,467)	(248,874)
Other administrative expenses		(57,623)	(51,184)
Total expenses		(1,944,027)	(5,194,838)
Profit before income tax		199,866	14,659,709
Income tax benefit	4	-	7,882,179
Total comprehensive profit for the year		199,866	22,541,888
	_		
		2020	2019
		Cents	Cents
Basic and diluted earnings per share from continuing operations	12	0.1	8.8

The consolidated statement of comprehensive income should be read in conjunction with the notes to the financial statements.

Consolidated statement of financial position

As at 30 June 2020

ASSETS Currents assets Cash and short-term deposits Financial assets Receivables Other assets Total current assets Non-current assets Financial assets	5 7 8	2020 \$ 4,884,672 48,264,994 115,832 20,223 53,285,721	2019 \$ 6,410,345 51,077,597 1,341,480 17,502 58,846,924
ASSETS Currents assets Cash and short-term deposits Financial assets Receivables Other assets Total current assets Non-current assets	5 7 8	4,884,672 48,264,994 115,832 20,223	6,410,345 51,077,597 1,341,480 17,502
Currents assets Cash and short-term deposits Financial assets Receivables Other assets Total current assets Non-current assets	7 8	48,264,994 115,832 20,223	51,077,597 1,341,480 17,502
Cash and short-term deposits Financial assets Receivables Other assets Total current assets Non-current assets	7 8	48,264,994 115,832 20,223	51,077,597 1,341,480 17,502
Financial assets Receivables Other assets Total current assets Non-current assets	7 8	48,264,994 115,832 20,223	51,077,597 1,341,480 17,502
Receivables Other assets Total current assets Non-current assets	8	115,832 20,223	1,341,480 17,502
Other assets Total current assets Non-current assets		20,223	17,502
Total current assets Non-current assets	7		
Non-current assets	7	53,285,721	58,846,924
	7		
Financial assets	7		
	/	26,638,169	24,379,691
Receivables	8	363,500	465,000
Deferred tax assets	4	7,882,179	7,882,179
Total non-current assets		34,883,848	32,726,870
TOTAL ASSETS		88,169,569	91,573,794
LIABILITIES			
Current liabilities			
Payables	9	1,201,554	4,805,645
Total current liabilities		1,201,554	4,805,645
TOTAL LIABILITIES		1,201,554	4,805,645
NET ASSETS		86,968,015	86,768,149
FOLUTY			
EQUITY Issued capital	10	55,973,077	55,973,077
Reserves	11	83,447,000	47,984,941
Accumulated losses	11	(52,452,062)	(17,189,869)
TOTAL EQUITY		86,968,015	86,768,149

The consolidated statement of financial position should be read in conjunction with the notes to the financial statements.

Consolidated statement of changes in equity

For the year ended 30 June 2020

	Issued capital \$	Reserves \$	Accumulated losses \$	Total equity \$
Balance at 1 July 2019	55,973,077	47,984,941	(17,189,869)	86,768,149
Profit for the year	-	-	199,866	199,866
Total comprehensive income for the year	-	-	199,866	199,866
Transfer to Profits reserve	-	35,462,059	(35,462,059)	-
Balance at 30 June 2020	55,973,077	83,447,000	(52,452,062)	86,968,015

For the year ended 30 June 2019

	Issued capital	Reserves	Accumulated losses	Total equity
	\$	\$	\$	\$
Balance at 1 July 2018	55,994,311	17,252,420	(8,999,236)	64,247,495
Profit for the year	-	-	22,541,888	22,541,888
Total comprehensive income for the year	-	-	22,541,888	22,541,888
Transfer to Profits reserve	-	30,732,521	(30,732,521)	-
Transactions with shareholders: Share buy-back ¹	(21,234)			(21,234)
Balance at 30 June 2019	55,973,077	47,984,941	(17,189,869)	86,768,149

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

¹ TEK reduced its issued capital via a S257B *Corporations Act 2001* share buyback.

Consolidated statement of cash flows

For the year ended 30 June 2020

		2020	2019
		\$	\$
	Cash flows from operating activities:		
	Interest received	182,651	312,160
\ \	Pividends received	35,536	30,448
	Proceeds from sale of trading investments	31,559,436	23,911,580
	Payments for trading investments	(26,060,010)	(19,862,197)
	Payments to suppliers and employees	(3,173,134)	(1,595,211)
1	Finance costs paid	(569)	(119)
/	Other	205,388	87,866
	Net cash provided by operating activities 5(a)	2,749,298	2,884,527
)			
\	Cash flows from investing activities:		
	Payments for long-term investments	(4,740,160)	(15,903,706)
7	Loans to third parties	-	(465,000)
)	Proceeds from repayment of loans from third parties	465,000	-
	Net cash used in investing activity	(4,275,160)	(16,368,706)
1			
)	Cash flows from financing activities:		
	Payment for Share Buy-back	-	(21,234)
	Net cash used in financing activities	-	(21,234)
)			
/	Net decrease in cash held	(1,525,862)	(13,505,413)
)	Cash at the beginning of the period	6,410,345	19,915,387)
	Effect of movement in exchange rates on cash balances	189	371
	Cash at the end of the year 5	4,884,672	6,410,345

The consolidated statement of cash flows should be read in conjunction with the accompanying notes and includes cash flows relating to discontinued operations.

Notes to the financial statements

1. Corporate information

The consolidated financial statements of Thorney Technologies Ltd and its subsidiaries (collectively, the Group) for the year ended 30 June 2020 were for issue in accordance with a resolution of the directors on 31 August 2020. Thorney Technologies Ltd (TEK, the Group or the Parent) is a Group limited by shares, incorporated and domiciled in Australia. The nature of the operations and principal activities of the Group are described in the director's report.

The Group's investment activities are managed by Thorney Management Services Pty Ltd (TMS or Investment Manager) pursuant to an Investment Management Agreement approved by shareholders.

2.1 Summary of accounting policies

(a) Basis of preparation

The financial statements are general purpose financial statements that have been prepared in accordance with the requirements of the *Corporations Act 2001*, Australian Accounting Standards and other authoritative pronouncements of the Accounting Standards Board. The financial statements are presented in Australian Dollars and the Group is a for-profit entity for the purpose of preparing financial statements.

The annual report has also been prepared on a historical cost basis, except for financial assets and financial liabilities held at fair value through profit or loss, that have been measured at fair value.

COVID-19 pandemic – impact on value of investment

The global COVID-19 pandemic has created unprecedented uncertainty in the economic environment within which the Group operates. While the operations and controls of the Group have not been adversely impacted by the pandemic, there are impacts being observed on the Group's investment portfolio. Further discussion on the effect of these impacts on the valuation of the Group's investments is contained in Note 6.

Statement of compliance

The financial statements have been prepared in accordance with the Australian Accounting Standards as issued by the Australian Accounting Standards Board and International Financial Reporting Standards as issued by the International Accounting Standards Board.

Changes in Accounting Standards

The Group has adopted a number of new and amended Australian Accounting Standards and AASB interpretations for the reporting period, including the following list:

AASB 16 Leases

This Standard sets out the principles for the recognition, measurement, presentation and disclosure of leases. The objective is to ensure that lessees and lessors provide relevant information in a manner that faithfully represents those transactions. This information gives a basis for users of financial statements to assess the effect that leases have on the financial position, financial performance and cash flows of an entity. An entity shall consider the terms and conditions of contracts and all relevant facts and circumstances when applying this Standard. An entity shall apply this Standard consistently to contracts with similar characteristics and in similar circumstances.

An entity shall apply this Standard to all leases, including leases of right-of-use assets in a sublease, except where dictated by another standard.

This standard applies from 1 July 2019 has not had an impact on the Group as the Group currently does not have lease arrangements where the Group acts as lessee.

2.1 Summary of accounting policies continued

(a) Basis of preparation continued

Standards issued that might have an impact but not yet effective

The Group has not applied any Australian Accounting Standards or AASB Interpretations that have been issued as at balance date but are not yet effective for the year ended 30 June 2020.

AASB 2020-4 Amendments to Australian Accounting Standards – Covid-19-Related Rent Concessions. This Standard amends AASB 16 Leases (February 2016) as a consequence of the issuance of International Financial Reporting Standard Covid-19-Related Rent Concessions (Amendment to IFRS 16) by the International Accounting Standards Board in May 2020. This Standard applies to annual periods beginning on or after 1 June 2020. This Standard may be applied to annual periods beginning before 1 June 2020. This is not expected to impact the Group as the Group currently does not have lease arrangements where the Group acts as lessee.

AASB 2020-1 Amendments to Australian Accounting Standards – Classification of Liabilities as Current or Non-current. This Standard amends AASB 101 Presentation of Financial Statements (July 2015) as a consequence of the issuance of International Financial Reporting Standard Classification of Liabilities as Current or Non-current (Amendments to IAS 1) by the International Accounting Standards Board (IASB) in January 2020. This Standard applies to annual reporting periods beginning on or after 1 January 2022. Implementation of this standard is not expected to have a significant impact on the Group and its financial reporting disclosures.

AASB 2020-3 Amendments to Australian Accounting Standards – Annual Improvements 2018–2020 and Other Amendments. This Standard amends This Standard amends: (a) AASB 1 First-time Adoption of Australian Accounting Standards (July 2015); (b) AASB 3 Business Combinations (August 2015); (c) AASB 9 Financial Instruments (December 2014); (d) AASB 116 Property, Plant and Equipment (August 2015); (e) AASB 137 Provisions, Contingent Liabilities and Contingent Assets (August 2015); and (f) AASB 141 Agriculture (August 2015); as a consequence of the issuance by the International Accounting Standards Board in May 2020 of the following International Financial Reporting Standards: (g) Annual Improvements to IFRS Standards 2018–2020; (h) Reference to the Conceptual Framework (Amendments to IFRS 3); (i) Property, Plant and Equipment: Proceeds before Intended Use (Amendments to IAS 16); and (j) Onerous Contracts—Cost of Fulfilling a Contract (Amendments to IAS 37). This Standard applies to annual periods beginning on or after 1 January 2022. The amendments to individual Standards may be applied early, separately from the amendments to the other Standards. These amendments are not expected to have a significant impact on the Group.

AASB 2018-7 Amendments to Australian Accounting Standards – Definition of Material

The Standard principally amends AASB 101 and AASB 108. The amendments refine the definition of material in AASB 101. The amendments clarify the definition of material and its application by improving the wording and aligning the definition across AASB Standards and other publications. The amendment also includes some supporting requirements in AASB 101 in the definition to give it more prominence and clarifies the explanation accompanying the definition of material. This Standard applies to annual reporting periods beginning on or after 1 January 2020. These amendments are not expected to have a significant impact on the Group.

2.1 Summary of accounting policies continued

(b) Basis of consolidation

The Parent meets the definition of an Investment Entity under AASB 10 Consolidated Financial Statements, as it meets the following criteria:

- TEK obtains funds from shareholders for the purpose of providing them with investment management services;
- TEK's business purpose, which it communicated directly to shareholders, is investing solely for returns from capital appreciation and investment income; and
- the performance of investments made by TEK are measured and evaluated on a fair value basis.

TEK meets all the typical requirements of an investment entity.

The Parent has determined that for any entities it controls or has significant influence over, that do not provide investment related services to the Parent, consolidated financial statements are not required. The Parent's investments in these entities are measured at fair value through profit and loss in accordance with AASB 9.

2.2 Accounting judgements and estimates

The preparation of the Group's financial statements requires management to make judgements, estimates and assumptions that affect the amounts recognised in the financial statements. However, uncertainty about these assumptions and estimates could result in outcomes that could require a material adjustment to the carrying amount of the asset or liability affected in the future.

The significant accounting policies have been consistently applied in the current financial year and the comparative period, unless otherwise stated. Where necessary, comparative information has been re-presented to be consistent with current period disclosures.

Fair value of financial instruments

When the fair values of financial assets and financial liabilities recorded in the statement of financial position cannot be measured based on quoted prices in active markets, their fair value is measured using valuation techniques. The inputs to these models are taken from observable markets where possible, but where this is not feasible, a degree of judgement is required in establishing fair values. Judgements include considerations of inputs such as liquidity risk, credit risk and volatility. Changes in assumptions about these factors could affect the reported fair value of financial instruments.

Taxes

Deferred tax assets are recognised for unused tax losses to the extent that it is probable that taxable profit will be available against which the losses can be utilised. Significant management judgement is required to determine the amount of deferred tax assets that can be recognised, based upon the likely timing and the level of future taxable profits, together with future tax planning strategies. Further details are provided in note 4.

Discontinued operations

The Company was placed into administration on 20 January 2016 and its operating subsidiaries were placed into administration on 21 January 2016. The effect of the appointment of Administrators was that from this date these subsidiaries were no longer under the control of the parent entity and that all exposures, rights and involvements had been transferred to the Administrators. The Directors no longer had the ability to exercise powers to affect investor returns over these companies and hence ceased to consolidate the subsidiaries from this date. The Directors are anticipating zero consideration as any net proceeds from the wind up of these Companies will belong to the note holders and employees.

2.3 Summary of significant accounting policies

The principal accounting policies applied in the preparation of these financial statements are set out below.

a) Financial instruments

(i) Classification

The Group classifies its financial assets and financial liabilities into the categories below in accordance with AASB 9.

Financial assets and liabilities at fair value through profit or loss

The Group has two discrete portfolios of securities, the long-term portfolio and the trading portfolio.

The long-term portfolio relates to holdings of securities which the Directors intend to retain on a long term basis. The long-term portfolio is recognised as a non-current asset in the statement of financial position.

The trading portfolio comprises securities acquired principally for the purpose of generating a profit from short-term fluctuation in price. The trading portfolio is recognised as a current asset in the statement of financial position. All derivatives are classified as held for trading.

Other financial liabilities

This category includes all financial liabilities, other than those classified as at fair value through profit or loss. Other financial liabilities are measured at their nominal amounts. Amounts are generally settled within 30 days of being recognised as other financial liabilities. Given the short-term nature of other financial liabilities, the nominal amount approximates fair value.

(ii) Recognition

A financial instrument is any contract that gives rise to a financial asset of one entity and a financial liability or equity instrument of another entity.

Purchases or sales of financial assets that require delivery of assets within the time frame generally established by regulation or convention in the marketplace are recognised on the trade date, i.e. the date that the Group commits to purchase or sell the asset.

The Group includes in this category equity instruments. Equity instruments include investments in subsidiaries and associates. The following is noted:

- Investment in subsidiaries: in accordance with the exemption under AASB 10, investments in subsidiaries are not consolidated, unless the subsidiary does not meet this exemption because it performs services that relate to the investment activity of the Group. Otherwise the Group measures unconsolidated subsidiaries at fair value through profit and loss.
- Investment in associates: in accordance with the exemption in AASB 128 *Investment in Associates and Joint Ventures*, the Group does not account for its investments in associates using the equity method. Instead the Group measures its investments in associates through fair value through profit and loss.

2.3 Summary of significant accounting policies continued

a) Financial instruments continued

(iii) De-recognition

A financial asset (or, where applicable a part of a financial asset or part of a group of similar financial assets) is derecognised where:

- i. The rights to receive cash flows from the asset have expired or
- ii. The Group has transferred its rights to receive cash flows from the asset or has assumed an obligation to pay the received cash flows in full without material delay to a third party under a 'pass-through' arrangement and
- iii. Either (a) the Group has transferred substantially all the risks and rewards of the asset, or (b) the Group has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

The Group derecognises a financial liability when the obligation under the liability is discharged, cancelled or expires.

(iv) Initial measurement

Both the long-term and trading portfolios are classified at initial recognition as financial assets at fair value through profit or loss. All transaction costs for such instruments are recognised directly in profit or loss.

Financial assets at fair value through profit or loss are carried in the statement of financial position at fair value with net changes in fair value presented in the statement of profit or loss.

Dividend income earned on investments held at fair value through profit or loss is recognised in the statement of comprehensive income.

Loans and receivables and financial liabilities (other than those classified as at fair value through profit or loss) are measured initially at their fair value plus any directly attributable incremental costs of acquisition or issue.

Promissory notes receivable and contingent consideration receivable are both measured initially at fair value by discounting the future cash flows with the appropriate discount rates, which reflects the duration and the credit risk of the issuer. Promissory notes are presented at amortized cost using the effective rate method at each reporting date. Contingent consideration continues to be measured by discounting expected future cash flows, taking into consideration the probability of receiving the contingent consideration. TEK assesses at the end of each reporting period whether there is any objective evidence that the promissory notes and contingent consideration are impaired.

For financial assets and liabilities where the fair value at initial recognition does not equal the transaction price, the Group recognises the difference in the statement of comprehensive income, unless specified otherwise.

(v) Subsequent measurement

After initial measurement, the Group remeasures financial instruments which are classified as at fair value through profit or loss at fair value (see Note 6). Subsequent changes in the fair value of those financial instruments are recorded in 'Change in fair value of financial assets and liabilities at fair value through profit or loss'. Interest earned is recorded in 'Interest revenue' according to the terms of the contract. Dividend revenue is recorded in 'Dividend revenue'.

2.3 Summary of significant accounting policies continued

b) Fair value measurement

The Group measures financial assets and liabilities at fair value through profit or loss, such as equity securities and debt instruments, at each balance sheet date.

Eair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date.

Fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either:

- In the principal market for the asset or liability, or
- In the absence of a principal market, in the most advantageous market for the asset or liability

The principal or the most advantageous market must be accessible to by the Group.

The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.

The Group uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs.

All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorised within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

Leve		Quo																					

Level 2 Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable

Level 3 Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable

c) Functional and presentation currency

The Group's functional and presentation currency is the Australian Dollar, which is the currency of the primary economic environment in which it operates. The Group's performance is evaluated and its liquidity is managed in Australian Dollars. Therefore, the Australian Dollar is considered as the currency that most faithfully represents the economic effects of the underlying transactions, events and conditions.

d) Interest revenue and expense

Interest earned on financial assets classified as 'at fair value through the profit or loss' is recorded in 'Interest revenue' according to the terms of the contract.

2.3 Summary of significant accounting policies continued

e) Dividend revenue

Dividend revenue is recognised when the Group's right to receive the payment is established. Dividend revenue is presented gross of any non-recoverable withholding taxes, which are disclosed separately as tax expense in the Consolidated statement of comprehensive income.

Fees, commissions and other expenses

Except where included in the effective interest calculation (for financial instruments carried at amortised cost), fees and commissions are recognised on an accrual basis. Legal and audit fees are included within 'Legal and professional fees', and are recorded on an accrual basis.

g) Cash and cash equivalents

Cash and cash equivalents in the Consolidated statement of financial position comprise cash on hand, demand deposits, short term deposits in banks with original maturities of three months or less and 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 purpose of the Consolidated statement of cash flows, cash and cash equivalents consist of cash and cash equivalents as defined above, net of outstanding bank overdrafts.

h) Taxes

Current income tax

Current income tax assets and liabilities for the current period 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, at the reporting date where the Group operates and generates taxable income.

Current income tax relating to items recognised directly in equity is recognised in equity and not in the statement of profit or loss. Management periodically evaluates positions taken in the tax returns with respect to situations in which applicable tax regulations are subject to interpretation and establishes provisions where appropriate.

Deferred tax

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

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

- i. When the deferred tax liability arises from the initial recognition of goodwill or 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
- ii. In respect of taxable temporary differences associated with investments in subsidiaries, associates and interests in joint arrangements, when the timing of the reversal of the temporary differences can be controlled and it is probable that the temporary differences will not reverse in the foreseeable future

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply in 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 reporting date.

2.3 Summary of significant accounting policies continued

i) Due to and due from brokers

Amounts due to brokers (refer to Note 8) are payables for securities purchased (in a regular way transaction) that have been contracted for but not yet delivered on the reporting date. Refer to the accounting policy for 'other financial liabilities' for recognition and measurement of these amounts.

Amounts due from brokers (refer to Note 7) include margin accounts and receivables for securities sold (in a regular way transaction) that have been contracted for but not yet delivered on the reporting date. Refer to accounting policy for 'loans and receivables' for recognition and measurement of these amounts.

i) Profits reserve

The profits reserve is made up of amounts transferred from current and retained earnings that are preserved for future dividend payments.

k) Goods and services tax (GST)

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

- i. 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
- ii. Receivables and payables are stated with the amount of GST included.

Reduced input tax credits (RITC) recoverable by the Group from the ATO are recognised as a receivable 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 is classified as part of operating cash flows.

I) Performance Fee

The Performance Fee is calculated in accordance with the Investment Management Agreement and accrued at each half year end. If the Increase Amount in any six-month period is positive, then a Performance Fee of 20% of the adjusted Increase Amount is accrued and paid to the Investment Manager within 60 days on production of a tax invoice. If there is no increase amount the shortfall is not carried forward or deducted in future periods when calculating future performance fees.

3. Total investment income

The major components of investment income in the Consolidated statement of comprehensive income are:

	2020	2019
	\$	\$
Realised gains	12,802,530	16,027,701
Unrealised (losses)/gains	(11,767,782)	3,598,536
Unrealised FX gains/(losses)	821,357	(194,436)
Interest income	182,651	312,160
Dividend income	35,536	30,448
Other income	69,601	80,138
Total investment income	2,143,893	19,854,547

4. Income tax

The income tax benefit attributable to the year differs from the prima facie amount payable on the profit before tax. The difference is reconciled as follows:

	2020	2019
	\$	\$
Profit before income tax expense	199,866	14,659,709
Prima facie tax expense on profit from ordinary activities before		
income tax expense at 27.5% (2019: 27.5%)	(54,963)	(4,031,420)
Deferred income tax (expense)		
Other non-assessable expenses	170,256	313
Receiver's net income and expenditure	32,589	(17,660)
Capital allowances	265,635	2,275,000
Initial recognition and adjustment to DTA on tax losses	(264,951)	11,655,946
Prior period adjustments	(148,566)	-
Income tax benefit recognised in the Consolidated statement of		
comprehensive income	-	7,882,179
Deferred tax		
Trading stock	(3,843,062)	(5,271,102)
Long term financial assets	(166,847)	(268,474)
Business establishment costs	246,804	437,502
Deferred tax on historical fixed assets written off	2,218,782	2,439,246
Other	(201,624)	75,693
Losses available for offsetting against future taxable income	26,264,186	29,854,043
Net deferred tax asset	24,518,239	27,266,908
Net deferred tax asset recognised	7,882,179	7,882,179

At 30 June 2020 the Group has estimated unused gross revenue tax losses of \$95,506,131 (2019: \$108,560,156) that are available to offset against future taxable capital and revenue profits, subject to continuing to meet relevant statutory tests.

The unrecognised deferred tax asset in respect of the gross revenue tax losses was \$16,636,060 (2019: \ \$19,384,729).

In assessing the probability of the future realisation of carry forward tax losses and the extent to which a deferred tax asset for carry forward losses is to be recognised, the Company has considered market conditions existing at 30 June 2020 and has considered future economic uncertainties in the Company's forecast.

At 30 June 2020, the Company has estimated unused gross capital tax losses of \$1,956,952 (2019: \$1,973,012) for which no deferred tax asset has been recognised.

5. Cash and short-term deposits

	2020	2019
	\$	\$
Cash at bank	4,884,672	6,410,345)
Total cash and short-term deposits	4,884,672	6,410,345)

cash at banks earns interest at floating rates based on daily bank deposit rates. Short-term deposits are made for varying periods of between 1 day and 90 days, depending on the immediate cash requirements of the Group, and earn interest at the respective short-term deposit rates. The carrying value of cash and short-term deposits approximates fair value.

a) Reconciliation of net profit after tax to net cash provided by operating activities:

	2020 \$	2019 \$
Profit for the year	199,866	22,541,888
Adjustments for non-cash items:		
Unrealised loss/(gain) on component of change in fair value of investments FX revaluation	11,890,455 (821,357)	(3,598,536) 202,163
Changes in Assets & Liabilities: (Increase)/decrease in receivables (Decrease)/increase in creditors & accrued expenses (Increase) in financial assets (Increase) in other current assets (Increase) in other non-current assets (Increase) in deferred tax assets	1,225,648 (3,604,091) (6,138,504) (2,720)	(1,338,837) 3,579,720 (10,620,278) 586 - (7,882,179)
Net cash (used in) operating activities	2,749,298	2,884,527

6. Fair value measurements

To reflect the source of valuation inputs used when determining the fair value of its financial assets and financial liabilities, the Group uses the fair value hierarchy prescribed in AASB 13 Fair value measurement:

Level 1:	quoted (unadjusted) prices in active markets for identical assets or liabilities.
Level 2:	valuation techniques using market observable inputs, either directly or indirectly.
Level 3:	valuation techniques using non-market observable data

The Group invests in both listed and unlisted investments, in order to execute its investment mandate and maximise total returns to shareholders. Unlisted investments include seed, start-up and early stage businesses and private equity businesses. For these unlisted investments, the Group invests in financial instruments, such as loan notes, derivatives and unlisted equities that are not quoted in an active market.

Unlisted financial assets are valued at fair value in accordance with AASB 13 Fair value measurement, applying the principles in 'International Private Equity and Venture Capital Valuation Guidelines'

The fair value of financial instruments traded in active markets is based on quoted market prices at each balance sheet date. A market is regarded as active if quoted prices are readily and regularly available from an exchange, dealer, broker, industry group, pricing service, or regulatory agency, and those prices represent actual and regularly occurring market transactions on an arm's length basis.

The Group classifies the fair value of listed equities that are actively trading in an active market at 30 June 2020 as Level 1.

The fair value of financial instruments that are not traded in an active market is determined by using valuation techniques. These valuation techniques maximize the use of observable market data where it is available. If the Group can determine the fair value of the investment by utilising observable market data as significant inputs, then the fair value of the instrument is classified as Level 2.

If this is not the case, the Group uses a market-based valuation technique to determine fair value. The fair value of these investments are classified as Level 3.

The fair value measurement hierarchy of the Group's financial assets and financial liabilities are summarised as follows:

10110445.				
		2020	2019	
		\$	\$	
Assets measured at fair value				
Level 1: Listed equities		47,963,147	50,053,934	
Level 2: Unlisted financial instru	ıments (loan notes)	146,739	-	
Level 3: Unlisted financial instru	ıments (unlisted equity,			
loan notes and derivati	ves)	27,156,777	25,403,354	
Total financial assets		75,266,663 75,457,288		
Total current	tal current 48,264,993 51,077		51,077,597	
Total non-current 27,001,669			24,379,691	
Liabilities measured at fair value				
Level 1: -		-	-	
Level 2: -		-	-	
Level 3: -		-	-	
Total financial liabilities		-	-	

6. Fair value measurements continued

Valuation of Level 3 financial instruments

The responsibility for the valuation of unlisted equity and debt instruments is delegated by the Board of Directors of the Group to the investment sub-committee. Review of investment valuations are performed on a regular basis and reviewed by the investment sub-committee.

Investments with a recent transaction: Recent Investment

Where an arm's length transaction for an investment has occurred within twelve months to balance sheet date, this transaction is adopted as fair value for the particular investment.

Pre-revenue investments: Milestone Approach

When a recent transaction has not occurred, and the investment is considered to be in the early stages of their business and are not yet generating sufficient revenues, earnings and/or cash flows, a *Milestone Approach* is used to determine the investment's fair value. Under this method, the investment's progress is regularly assessed against achieving certain strategic milestones set by the company. The investment's fair value determination takes into account the best information available, such as company and shareholder updates, as well as readily-available market participant data and assumptions. The value of loan notes and unlisted equities classified as Level 3 may increase if or decrease depending on the success of start-up operations and capital raisings.

Revenue/earnings investments: Market Comparable Companies Method

For investments which are considered to be generating sufficient revenue/earnings/cash flows, when determining the fair value of the investment the Group applies the *Market Comparable Companies- Enterprise Value (EV)/Sales* method. Under this method, the Group identifies comparable public companies as peers based on their industry, size, leverage and strategy. The appropriate trading multiple for each identified peer is then calculated. If the multiple of the investee company is within the relevant range of its peers, then it is considered to be measured at fair value.

Unlisted options

Where the Group holds unlisted options, these are valued using the Black Scholes options pricing model.

Promissory Notes receivable and contingent consideration receivable

Promissory notes receivable and contingent consideration receivable are classified as Level 3 as the fair value is not determined on observable inputs. They are measured using a discounted cash flow analysis of expected cash flows in future periods.

Valuation uncertainty – impact of the COVID-19 pandemic on the Group's Level 3 investment portfolio

At 30 June 2020 the global economy had been significantly impacted by the pandemic and the duration and extent of these impacts on the unlisted investment fair values were highly uncertain. These factors meant that there was estimation uncertainty in determining key inputs into the fair value of level 3 investments at 30 June 2020.

6. Fair value measurements continued

Key inputs to Level 3 valuations

At reporting date, the key unobservable inputs used, together with a quantitative sensitivity analysis as at 30 June 2020 is summarised below:

D			Weighted average	
Industry group	Valuation technique	Unobservable input	input	Fair value
Information technology and	Market Comparable Companies-EV/Sales	Multiple of peers Discount to multiple	14.0x 23%	9,031,376
services	Recent Transactions	Price applicable to recent capital raising or share sale	n/a	6,099,124
	Milestone approach	Progress against company specific strategic objectives	n/a	2,209,914
FinTech and e- commerce	Market Comparable Companies-EV/Sales	Multiple of peers Discount to multiple	17.9x 63%	268,643
	Recent Transactions	Price applicable to recent capital raising or share sale	n/a	4,417,188
	Milestone approach	Progress against company specific strategic objectives	n/a	480,380
Entertainment and media	Market Comparable Companies-EV/Sales	Multiple of peers Discount to multiple	4.4x 49%	407,335
	Recent Transactions	Price applicable to recent capital raising or share sale	n/a	100,000
	Milestone approach	Progress against company specific strategic objectives	n/a	163,575
Health care technology	Market Comparable Companies-EV/Sales	Multiple of peers Discount to multiple	22.7x 41%	350,000
	Recent Transactions	Price applicable to recent capital raising or share sale	n/a	712,794
	Milestone approach	Progress against company specific strategic objectives	n/a	508,985
Consumer and industrial products	Milestone approach	Progress against company specific strategic objectives	n/a	2,043,433

Sensitivity analysis to significant changes in unobservable inputs within Level 3 valuations

The quantitative sensitivity analysis of the significant unobservable inputs used in the fair value measurement categorised within Level 3 are as shown below. The expected sensitivities of +/-15% of the remaining Level 3 investments have not been disclosed, as they are not material:

		Sensitivity applied	Effect on fair value
Industry group	Input	2020	2020
Information technology and services ¹	Average multiple of peers	15% increase/(decrease)	\$1.4 million/ (\$1.4 million)
	Discount to multiple	10% increase/ (decrease)	\$1.2 million/ (\$1.2 million)

¹Last year, Updater Inc., was valued using Recent Transactions approach at 30 June 2019 based upon the voluntary buy-back price of AUD \$1.25 per share and adjusted for the 1:25 conversion to common shares, translated at the USD:AUD spot rate as at 30 June 2019.

6. Fair value measurements continued

Level 3 transfers

For assets and liabilities that are recognised at fair value on a recurring basis, the Group determines whether transfers have occurred between levels in the hierarchy by re-assessing categorisation (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting period.

Reconciliation of recurring fair value measurements categorised within Level 3 is as follows:

-						
	Financial assets:	Loan	Unlisted	Promissory	Contingent	Total
	Filialiciai assets.	notes	equities	Note	consideration	TOtal
\	Balance at 1 July 2019	1,954,770	23,448,584	-	-	25,303,819
)	Unrealised (loss)/gain					
	recognised in					
	Consolidated statement					
	of comprehensive income	(100,712)	(820,606)	(363,500)	343,144	(941,675)
	Reclassification between					
1	categories	-	(727,000)	727,000	-	-
	Transfers to Level 1 – ASX					
7	listing	(1,000,000)	(875,000)	-	-	(1,875,000)
)	Net Purchases of financial					
	assets	996,400	3,573,697	-	343	4,570,097
	Balance at 30 June 2020	1,850,458	24,599,675	363,500	343,144	27,156,777
1						
	Balance at 1 July 2018	2,012,050	6,883,954	-	-	8,896,004
	Unrealised (loss)/gain					
	recognised in					
	Consolidated statement					
\	of comprehensive income	(1,142,608)	1,807,236	-	-	664,628
)	Conversion of loan notes					
	to unlisted equities	(869,442)	869,442	-	-	-
)	Transfer from Level 1 –					
	delisting from ASX					
	(Updater Inc.)	-	7,442,395	-	-	7,442,395
\	Transfers to Level 1 – ASX					
	listing	-	(996,255)	-	-	(996,255)
	Net Purchases of financial					
)	assets	1,954,770	7,441,812	-	-	9,369,582
	Balance at 30 June 2019	2,012,050	23,448,584	-	-	25,403,354

7. Financial assets

	2020 \$	2019 \$
Financial assets at fair value through profit and loss	·	
Listed equities ¹	47,963,147	50,053,934
Unlisted financial instruments (loan notes)	146,739	-
Unlisted financial instruments (unlisted equity, loan notes and		
derivatives) ²	27,156,777	25,403,354
Total financial assets	75,266,663	75,457,288
Total current	48,264,994	51,077,597
Total non-current	27,001,669	24,379,691

Measured at fair value using quoted market prices which are deemed a Level 1 input under the Fair Value hierarchy as prescribed in AASB 13.

8. Receivables

	2020	2019
	\$	\$
Unsettled trades ¹	69,164	1,229,620
Loan facility ²	11,507	471,529
Promissory Note - secured ³	363,500	-
GST and other	35,161	105,331
Total receivables	479,332	1,806,480
_Total current	115,832	1,341,480
Total non-current ^{3/2}	363,500	465,000

¹Unsettled trades include amounts due from brokers for settlement of securities sold and are settled within 2 days of the transaction.

The carrying value of receivables approximates fair value.

Measured at fair value, calculated with inputs deemed to be Level 3 under the Fair Value hierarchy as prescribed in AASB 13.

² In the prior year, the Group provided a \$1,200,000 loan facility to Skyfii Ltd in May 2019, with a maturity date of 31 May 2021. Interest on the loan facility is payable quarterly, with a total annual interest cost of 10% if fully drawn. At 30 June 2020 Skifii Ltd has drawn down \$nil (2019: \$465,000) on the loan facility, and line fee interest totalling \$11,506 is receivable (2019: \$6,529-line fee and draw-down interest).

³ On the 24 June 2020 the investment terms of the Group's investment in Bobsbox LLC (trading as InfraSite^R) was re-negotiated. Key changes were that the note has no conversion rights in favour of TEK, is secured, has an amended maturity date to 31 December 2022 and interest rate is 15% accruing from 31 December 2022, and due and payable on 31 December 2022. As a result, the investment has been re-classified from unlisted investments to a long-term receivable at 30 June 2020.

9. Payables

	2020 \$	2019 \$
Management fee payable	677,804	703,974
Performance fee payable	-	3,416,505
Sundry creditors and accruals	129,042	154,672
Outstanding settlements	394,708	530,494
Total trade and other payables	1,201,554	4,805,645

Payables are non-interest bearing and unsecured.

The Management Fee and Performance Fee are paid within 60 days of receiving an invoice from the Investment Manager. Sundry creditors are generally paid in accordance with the terms negotiated with each individual creditor. Outstanding settlements include amounts due to brokers for settlement of security purchases and are settled within 2 days of the transaction.

The carrying value of payables approximates fair value.

10. Issued capital

	2020	2019	2020	2019
	Number	Number of		
1	of shares	shares	\$	\$
(a) Ordinary shares				
Balance at 1 July	257,285,224	257,368,627	55,973,077	55,994,311
Share buy-back	-	(83,403)	-	(21,234)
Total issued and authorised				
capital	257,285,224	257,285,224	55,973,077	55,973,077

(b) Terms and conditions:

Ordinary shares

Ordinary shares entitle the holder to receive dividends as declared and the proceeds on winding up the Group in proportion to the number of and amounts paid up on shares held. Ordinary shares entitle their holder to one vote, either in person, or by proxy, at a meeting of the Group.

11. Reserves

	2020	2019
	\$	\$
Profits reserve	83,447,000	47,984,941
Movement in profits reserve:		
Balance at 1 July	47,984,941	17,252,420
Transfers from retained earnings	35,462,059	30,732,521
Balance at 30 June	83,447,000	47,984,941

The profits reserve details an amount preserved for future dividend payments.

12. Earnings per share

	June	June
	2020	2019
Earnings attributable to owners of Thorney Technologies Ltd:		
- Continuing operations	199,866	22,541,888
- Discontinued operations	-	-
U- Total	199,866	22,541,888
Weighted average number of shares ⁽ⁱ⁾		_
- Basic and diluted	257,285,224	257,314,929
Basic and diluted earnings/(loss) per share (cents)		
- Continuing operations	0.1	8.8
- Discontinued operations	-	-
- Total	0.1	8.8

⁽i) The weighted average number of shares for FY 2019 used in calculating earnings per share has been adjusted for the share buyback that took place on 8 November 2018.

13. Financial reporting by segments

The Group is managed as a whole and is considered to have a single operating segment. There is no further division of the Group or internal segment reporting used by the Directors when making strategic, investment or resource allocation decisions.

14. Key management personnel compensation

Key management is defined as Directors, other key management personnel as referred to in the remuneration report.

The aggregate compensation made to key management personnel of the Group is set out below:

	2020	2019
	\$	\$
Short-term employee benefits	154,750	154,750
Post-employment benefits - superannuation	9,500	9,500
Total key management personnel compensation	164,250	164,250
FY 2019 director fees paid in FY 2020	-	-
Reconciliation to KMP Remuneration tables in Directors' report	164,250	164,250
Base fees	1,361,967	1,176,152
Performance fees	-	3,333,175
Total remuneration of Investment Manager	1,361,967	4,509,327

The below table shows the remuneration of Administrators and Receivers, as referred to in the remuneration report:

1	The remuneration of administrators and receivers is included for disclosure purposes only. The amounts shown here are not included in the 2020 financial statements as they are paid out of funds controlled by creditors not the Group.	2020 \$	2019 \$
	¹ Administrators fees and costs	-	-
\	² Receivers fees and costs	209,124	-
)	Total remuneration of Administrators/Liquidators/Receivers	209,124	-

The remuneration of the Administrators was calculated on a time basis at hourly rates. These rates were voted on and approved by creditors.

15. Auditor's remuneration

	2020 \$	2019 \$
Remuneration of the auditor for:	80.000	71 000
Audit and review of financial reports	89,000	71,900

The remuneration of the Receivers was calculated on a time basis at hourly rates. These rates are the standard scheduled rates agreed between the Receivers and their appointor under the terms of their registered security.

16. Related party transactions

The Group has entered into an Investment Management Agreement (IMA) with Thorney Management Services Pty Ltd (TMS) for a period of 10 years and expiring on 11 January 2027. Under the IMA, TMS is entitled to a base fee and a performance fee which is calculated for each six-month period.

For FY 2020 a base fee was paid to TMS for 1H 2020 of \$700,695 (1H 2019: \$489,349) and payable to TMS for 2H 2020 of \$661,272 (2H 2019: \$686,803).

For FY 2020 a performance fee was paid to TMS for 1H 2020 of \$nil (1H 2019: \$nil). On 7 April 2020, the Investment Manager announced that it would waive the payment of the Performance fee of \$126,258 earned on the calculated increase amount of the portfolio for the six-month period ended 31 December 2019 (1H 2020) of \$631,292 (1H 2019: \$nil), due to the subsequent negative movement in NTA values as result of the widespread share market decline in March and April 2020. For 2H 2020 the performance fee was \$nil (2H 2019: \$3,333,175) as the 2H 2020 increase amount of \$nil (2H 2019: \$16,665,876).

Tiga Trading Pty Ltd (TTPL), a related body corporate of TMS, employs personnel to provide Group secretarial and financial accounts preparation services to Thorney Technologies Ltd. These services are provided on commercial terms and total \$52,000 for 2020 (2019: \$52,000).

As at 30 June 2020 TEK has a payable of \$nil (2019: \$nil) to Thorney Omega Pty Ltd (THYO), a related body corporate of TMS. Certain investments are held in trust on behalf of TEK by the following related parties THYO, TTPL and Thistle Custodians Pty Ltd (THSC).

During the period, TTPL engaged Bridgewater Capital Pty Ltd, an advisory firm of which Martin Casey is a director, to provide a range of services and TMS has sought reimbursement for work performed relating to the Group totalling \$1,100 (2019: \$1,100).

TMS, TTPL, THYO, THSC, Thorney Holdings Proprietary Limited and Thorney Investment Group Australia Pty Ltd are related bodies corporate controlled by Alex Waislitz by virtue of 608(1) of the *Corporations Act (2001)*.

During the year, the Group engaged Arnold Bloch Leibler, a legal firm of which Jeremy Leibler is a partner, to provide legal advice totalling \$55,800 (2019: \$56,385).

In accordance with the terms of Mr Leibler's appointment, a payment of \$54,750 (2019: \$54,750) was paid or payable to Arnold Bloch Leibler as remuneration for his role as a Director of the TEK up until 30 June 2020.

All amounts above are shown ex GST.

17. Financial risk management

The Group's objective in managing risk is the creation and protection of shareholder value. Risk is inherent in the Group's activities but it is managed through a process of ongoing identification, measurement and monitoring, subject to risk limits and other controls. The process of risk management is critical to the Group's continuing profitability. The Group is exposed to credit risk, liquidity risk and market risk (which includes interest rate risk and equity price risk) arising from the financial instruments it holds.

(a) Credit risk

Credit risk is the risk that the counterparty to a financial instrument will cause a financial loss for the Group by failing to discharge an obligation.

The Group is exposed to the risk of credit-related losses that can occur as a result of a counterparty or issuer being unable or unwilling to honour its contractual obligations. These credit exposures exist within financing relationships, derivatives and other transactions. Credit risk relating to unsettled transactions is considered small, due to the short settlement period and the high credit quality of brokers used. Credit loss in relation to the Promissory Note and Contingent Consideration has been considered within the fair value assessment taking into consideration expected recoverability of the note, remaining exposure of these positions at 30 June 2020 are \$708,444 (2019: \$nil). In the prior year, expected credit losses associated with the loan facility were assessed to be immaterial to the financial statements, calculated in-line with the Group's accounting policy.

Where the Group has counterparty exposure the Investment Manager monitors the counterparty in order to assess its ability to meet its interest and principal obligations.

It is the Group's policy to enter into financial instruments with reputable counterparties. The Investment Manager closely monitors the creditworthiness of the Group's counterparties (e.g. brokers, custodian, banks etc.) by reviewing their credit ratings, financial statements and press releases on a regular basis.

(b) Liquidity risk

Liquidity risk is defined as the risk that the Group will encounter difficulty in meeting obligations associated with financial liabilities. Liquidity risk arises because of the possibility that the Group could be required to pay its liabilities earlier than expected.

The Group invests primarily in marketable securities and other financial instruments, which under normal market conditions are readily convertible to cash. Unlisted securities and other unlisted financial instruments are generally less readily convertible into cash as listed investments.

In addition, the Group has no borrowings and has a daily policy to monitor and maintain sufficient cash and cash equivalents to meet normal operating requirements.

(c) Currency risk

The Group has exposure to foreign currency denominated cash and borrowings and also other financial assets and liabilities denominated in foreign currencies as it invests in listed and unlisted international and Australian companies.

Therefore, the Group is exposed to movements in the exchange rate of the Australian dollar relative to foreign currencies.

17. Financial risk management continued

(c) Currency risk continued

The Group's total net exposure to fluctuations in foreign currency exchange rates at the Consolidated statement of financial position date is:

All amounts stated in AUD equivalents	2020 \$	2019 \$
Assets and Liabilities as fair value		
US Dollars	17,030,080	16,686,074
Total	17,030,080	16,686,074

At balance date, had the Australian dollar declined by 10% against the foreign currencies in which the Group holds foreign currency denominated monetary assets and liabilities (receivables, investments and borrowings), with all other variables held constant, the impact of monetary assets and liabilities on the Group's equity and net profit after tax would have been:

)		2020	2019
7	Australian dollar weakens by 10%	\$	\$
)	US Dollars	1,703,008	1,668,607
	Total	1,703,008	1,668,607

A 10% increase in the Australian dollar against the foreign currencies above would have an equal and opposite impact on the Group's equity and net profit. Currency movements may not be correlated.

Had the Australian dollar strengthened by 10% against the foreign currencies in which the Group holds total foreign currency denominated monetary assets and liabilities with all other variables held constant, total equity and net profit after tax would have increased by \$1,703,008 (2019: \$1,668,607). A 10% decline in the Australian dollar would have had an equal and opposite impact.

Assets and liabilities in the Consolidated statement of financial position exposed to foreign currencies:

	2020	2019
All amounts stated in AUD equivalents	\$	\$
Assets exposed to foreign currencies	17,030,080	16,686,074
Assets not exposed to foreign currencies	71,139,489	74,887,720
Assets as per Consolidated statement of financial position	88,169,569	91,573,794
Liabilities exposed to foreign currencies	-	-
Liabilities not exposed to foreign currencies	1,201,554	4,805,645
Liabilities as per Consolidated statement of financial position	1,201,554	4,805,645
Net assets exposed to foreign currencies	17,030,080	16,686,074
Net assets not exposed to foreign currencies	69,937,935	70,082,075
Net assets as per Consolidated statement of financial position	86,968,015	86,768,149

17. Financial risk management continued

(d) Market risk

Market risk is the risk that the fair value or future cash flows of financial instruments will fluctuate due to changes in market variables such as interest rates and equity prices. As TEK is a listed investment company with a flexible investment mandate, the TEK will always be subject to market risks as the prices of its investment fluctuates with the market.

The Group's listed equity securities are susceptible to market price risk arising from uncertainties about future values of the investments. The Group manages the equity price risk through adherence to its investment policy and objectives.

At the reporting date, the exposure to listed and unlisted equity securities at fair value was \$74,903,163 (2019: \$75,457,288). A decrease of 10% in share value of securities held could have an impact of approximately \$7,490,316 (2019: \$7,545,729) on the income or equity attributable to the Group, depending on whether the decline is significant or prolonged. An increase in 10% in share value of securities held would have a similar favourable impact on income and equity.

(e) Interest risk

The Group is not materially exposed to interest rate risk as all of its cash investments and borrowings (including short term payables) are short term for fixed and variable interest rates.

18. Contingent liabilities and commitments

The Company has no contingent liabilities or commitments as at 30 June 2020.

19. Subsidiaries

The parent entity of the Group is Thorney Technologies Ltd, which has the subsidiaries detailed in the following table.

	Controller	Country	Owne	ership
	(as at signing	of	2020	2019
Name of entity	date)	Incorporation	%	%
Parent entity				
Thorney Technologies Ltd	Directors	Australia		
Subsidiaries				
Biodiesel Producers Pty Ltd	Receivers	Australia	100	100
Australian Renewable Fuels Adelaide Pty Ltd	Receivers	Australia	100	100
AR Fuels US LLC	Directors	USA	100	100
58 Jarque Pty Ltd	Directors	Australia	100	100

All 100% owned Australian entities are part of the tax consolidated group. Subsidiaries that are 100% owned but under control of Administrators or Receivers are, for tax purposes, still included in the tax consolidated group. Entities under control of the Directors are continuing operations.

Thorney Technologies Ltd and its wholly-owned Australian controlled entities implemented the tax consolidation legislation as of 1 July 2005. The head entity, Thorney Technologies Ltd and the controlled entities in the tax consolidated group continue to account for their own current and deferred tax amounts. The Group has applied the Group allocation approach in determining the appropriate amount of current taxes and deferred taxes to allocate to members of the tax consolidated group.

In addition to its own current and deferred tax amounts, Thorney Technologies Ltd also recognises the current tax liabilities (or assets) and the deferred tax assets arising from unused tax losses and unused tax credits assumed from controlled entities in the tax consolidated group.

Assets or liabilities arising under tax funding agreements with the tax consolidated entities are recognised as amounts receivable from or payable to other entities in the Group.

AR Fuels US LLC remains a dormant subsidiary.

58 Jarque Pty Ltd is 100% consolidated as it is not an investment entity in its own right and its main purpose and activities are providing services that relate to the Group's investment activities.

The Group has no significant restrictions on its ability to access or use the assets and settle the liabilities of the Group.

20. Parent entity information

The Consolidated statement of financial position presented in the 2020 Annual report materially approximates that of the parent entity TEK.

No further disclosures are deemed material to this financial report. Refer to Note 18.

21. Events subsequent to balance date

There were no events subsequent to balance date.

Directors' declaration

In accordance with a resolution of directors of Thorney Technologies Ltd, I state that:

- 1. In the opinion of the Directors:
 - the financial statements and notes of Thorney Technologies Ltd for the financial year ended 30 June 2020 are in accordance with the *Corporations Act 2001*, including:
 - (i) giving a true and fair view of the entity's financial position as at 30 June 2020 and of its performance for the year ended on that date;
 - (ii) complying with Accounting Standards and the Corporations Regulations 2001;
- (b) the financial statements and notes also comply with International Financial Reporting Standards as disclosed in Note 2.1; and
- (c) there are reasonable grounds to believe that the Company will be able to pay its debts as and when they become due and payable.
- 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 2020.

On behalf of the Board,

Alex Waislitz Chairman

Melbourne, 31 August 2020



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Independent Auditor's Report to the Members of Thorney Technologies Ltd

Report on the Audit of the Financial Report

Opinion

We have audited the financial report of Thorney Technologies Ltd (the Group), which comprises the statement of financial position as at 30 June 2020, the statement of comprehensive income, statement of changes in equity and statement of cash flows for the year then ended, notes to the financial statements, including a summary of significant accounting policies, and the directors' declaration.

In our opinion, the accompanying financial report of the 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 2020 and of its financial performance for the year ended on that date; 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 (including Independence Standards) (the Code) that are relevant to our audit of the financial report in Australia. We have also fulfilled our other ethical responsibilities in accordance with the Code.

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

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 year. These matters were addressed in the context of our audit of the financial report as a whole, and in forming our opinion thereon, but we do not provide a separate opinion on these matters. For each matter below, our description of how our audit addressed the matter is provided in that context.

We have fulfilled the responsibilities described in the Auditor's Responsibilities for the Audit of the Financial Report section of our report, including in relation to these matters. Accordingly, our audit included the performance of procedures designed to respond to our assessment of the risks of material misstatement of the financial report. The results of our audit procedures, including the procedures performed to address the matters below, provide the basis for our audit opinion on the accompanying Financial Report.



Fair value measurement and existence of investments and related disclosures

Why significant

The Group invests in listed and unlisted financial assets which are carried at fair value in the statement of financial position.

The investment portfolio at year end was comprised of \$48.0 million in listed equity investments and \$27.3 million in unlisted investments in start-up and early stage companies.

The fair value measurement and existence of the investments portfolio was a key audit matter because investments represent the principal element of the Group's total assets.

In addition, there is significant judgement involved in valuing the Group's unlisted investments. The fair value of pre-revenue investments is determined using the price of recent transactions, adjusted based on the investment's progress towards achieving strategic milestones. The fair value of investments which have established revenues, earnings or positive cash flows are valued using a Market Comparable Companies-Enterprise Value (EV)/Sales method. The value of unlisted investments may increase or decrease depending on the success of start-up operations and revenue growth. Refer to Note 6 and Note 7 to the financial report for the Investments disclosure, including valuation techniques used.

How this matter was addressed in the audit

Our audit procedures included the following:

Listed investments

- Obtained and considered the latest independent assurance report that describes the effectiveness of the operational processes and controls of the Group's asset custodian.
- Agreed the quantity of all listed equity investments to the custodial statement.
- Agreed the fair value of all equity investments to market closing prices at reporting date.

Unlisted investments

- For a sample of unlisted investments, obtained confirmations of the Group's investments directly from the investees and agreed the confirmed quantities and amounts to the Group's unlisted investment schedule.
- Obtained and agreed investment evidence (e.g. agreements, trust deeds, share certificates and bank statements) of the Group's investment in its unlisted investments to test the accuracy of the Group's unlisted investments schedule.
- Assessed the valuation methodology used to calculate the fair value of unlisted investments, and agreed inputs to underlying support, including recent capital raisings.
- Considered whether there were any indicators to suggest fair values were not appropriate based on updates from the investee companies, discussions with management and independent company and industry research.

Assessed the adequacy of the disclosures included in Note 6 Fair value measurements and Note 7 Financial assets.

Investment management and performance fees

Why significan

The Group pays its Investment Manager, Thorney Management Services Pty Ltd (TMS), a related party, fees as stipulated in the Investment Management Agreement (IMA). There is a base management fee of 0.75% of gross assets and a performance fee of 20% of the increase in net asset value for the applicable period. The base management fee and performance fee are calculated on a half yearly basis.

How this matter was addressed in the audit

Our audit procedures included the following:

- Determined whether the calculation of the base management fee and performance fee expenses were determined in accordance with the IMA.
- Agreed key inputs used in the base management fee and performance fee calculations, including gross assets in the case of base management fees and the net asset increase in the case of performance fees to the statement of financial position.



Why significant

For the year ended 30 June 2020, a base management fee of \$1.4 million and a nil performance fee was recognised.

Investment management and performance fees is a key audit matter because the fees are of interest to key stakeholders as they represent significant expenses that reduce the net tangible assets of the Group and are paid to a related party.

Refer to Note 15 of the financial statements.

How this matter was addressed in the audit

Recalculated the base management fee and performance fee and compared the recalculated amounts to the expenses recognised in the statement of comprehensive income.

Carry forward tax losses

Why significant

For the year ended 30 June 2020, the Group recognised a net deferred tax asset of \$7.9 million, in respect of tax losses. The recognition was based on management's assessment the tax losses and resulting net deferred tax asset were probable of recoupment.

This matter is a key audit matter as the recognition of the deferred tax benefit was significant to the Group's financial position for the year ended 30 June 2020.

How this matter was addressed in the audit

Our audit procedures included the following:

- Assessed the availability of the carry forward tax losses.
- Assessed the recoverability of tax losses recognised as a deferred tax asset in the statement of financial position by reference to the forecast taxable income of the Group.

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 Report for the year ended 30 June 2020, 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, with the exception of the Remuneration Report and our related assurance opinion.

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 Group 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 Group's ability to continue as a going concern, disclosing, as applicable, matters relating 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 the Australian Auditing Standards will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of this financial report.

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

- Identify and assess the risks of material misstatement of the financial report, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the 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, actions taken to eliminate threats or safeguards applied.

From the matters communicated to the directors, we determine those matters that were of most significance in the audit of the financial report of the current year 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 Audit of the Remuneration Report

Opinion on the Remuneration Report

We have audited the Remuneration Report included in pages 10 to 13 of the directors' report for the year ended 30 June 2020.

In our opinion, the Remuneration Report of Thorney Technologies Ltd for the year ended 30 June 2020, complies with section 300A of the Corporations Act 2001.

Responsibilities

The directors of the Group 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.

Ernst & Young

Kester Brown Partner

Melbourne 31 August 2020

Shareholder information

As at 28 August 2020

Voting rights

All ordinary shares carry one vote per share without restriction.

Distribution of shareholders

		Ordinary)
	Category	Shareholders)
1	1 – 1,000 shares	131
\	1001 – 5,000 shares	179
	5001 – 10,000 shares	151
	10,001 – 100,000 shares	823
	100,001 or more shares	318
	Total number of holders	1,602
	Number of shareholders holding less than a marketable parcel	135

20 largest shareholders of ordinary shares

7				% of
			Number of	issued
		Name	shares	capital
	1	THORNEY HOLDINGS PROPRIETARY LIMITED	62,281,118	24.21%
1	2	RUBI HOLDINGS PTY LTD <john a="" c="" f="" rubino="" s=""></john>	25,183,592	9.79%
)	3	FIFTY SECOND CELEBRATION PTY LTD <mcbain a="" c="" family=""></mcbain>	6,278,611	2.44%
	4	VENN MILNER SUPERANNUATION PTY LTD	5,000,000	1.94%
	5	HALCYCON PTY LTD	4,548,927	1.77%
	6	TAMIT NOMINEES PTY LTD <itescu a="" c="" family=""></itescu>	4,545,455	1.77%
	7	FRANK COSTA SUPERANNUATION PTY LTD <shirley a="" c="" costa="" fund="" super=""></shirley>	4,400,387	1.71%
/	8	HSBC CUSTODY NOMINEES <australia limited<="" td=""><td>4,342,478</td><td>1.69%</td></australia>	4,342,478	1.69%
	9	THIRTY-FIFTH CELEBRATION PTY LTD <jc a="" c="" fund="" mcbain="" super=""></jc>	3,654,781	1.42%
7	10	MR SILVIO SALOM + MRS METTE SALOM <salom a="" c="" fund="" super=""></salom>	2,700,532	1.05%
	11	JP MORGAN NOMINEES AUSTRALIA LIMITED	2,557,153	0.99%
	12	BYTENEW INVESTMENTS PTY LIMITED <tertini a="" c="" investment=""></tertini>	2,272,728	0.88%
)	13	MR ROBERT VELLETRI + MRS FRANCINE VELLETRI <robert a="" c="" f="" s="" velletri=""></robert>	1,909,091	0.74%
	14	BNP PARIBAS NOMS (NZ) LTD <drp></drp>	1,800,000	0.70%
	14	DEMETA PTY LTD	1,800,000	0.70%
_	1 6	HENGGELER SUPER PTY LTD <top a="" bananas="" c="" fund="" super=""></top>	1,600,000	0.62%
	17	KAPHMY PTY LTD	1,360,000	0.53%
-	18	MR KENNETH ALAN RISING + MRS MARIA RISING	1,250,000	0.49%
	19	PSC INSURANCE GROUP LTD	1,136,364	0.44%
)	20	GKJT INVESTMENTS PTY LTD <gkjt a="" c="" fund="" superannuation=""></gkjt>	1,063,830	0.41%
	20	RIVAN PTY LTD	1,063,830	0.41%

Substantial shareholders

		Voting
	Number of	Power
Name	shares	%
THORNEY HOLDINGS PROPRIETARY LIMITED	62,315,951	24.22%
RUBI HOLDINGS PTY LTD	25,183,592	9.79%

Shareholder information continued

List of investments

	Market value
	as at
	30 June 2020
	\$
Updater Inc.	9,031,376
zipMoney Ltd	6,738,855
Mesoblast Ltd	3,412,500
QuickFee Ltd	2,860,057
Yojee Ltd	2,423,484
Dubber Corporation Ltd	2,369,272
Calix Ltd	2,364,458
OneVue Holdings Ltd	2,335,226
SkyFii Ltd	1,999,483
Nitro Software Ltd	1,919,388
Life360 Inc.	1,754,041
Enlitic Inc.	1,504,215
Oventus Medical Ltd	1,477,734
Credit Clear Pty Ltd	1,380,000
Imugene Ltd	1,360,556
iSelect Ltd	1,282,959
ReadCloud Ltd	1,233,442
Aglive Group Ltd	1,212,277
Bitcoin Corporation Holdings Pty Ltd	1,188,850
Carbon Revolution Ltd	1,044,404
Redbubble Ltd	1,030,000
Brainchip Holdings Ltd	972,000
RMA Global Ltd	924,162
NJOY Holdings Inc.	854,345
Next Science Ltd	808,995
Aussie Broadband Pty Ltd	750,000
Nexdius Pty Ltd	700,000
Raiz Invest Ltd	634,896
Envirosuite Ltd	634,375
Terragen Holdings Ltd	600,250
AP Ventures Ltd	600,000
GLX Holdings Ltd	592,878
Pentanet Pty Ltd	590,000
Other unlisted investments	7,782,610
Other listed investments	8,536,075
Total investments	74,903,163

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