

ASX RELEASE

28 February 2023

H1 FY23 Results

DGL Group Continues to Perform Strongly

Melbourne, Australia - DGL Group Limited (**ASX: DGL**, "**DGL**" or the "**Company**"), a specialist chemicals business that manufactures, transports, stores and processes chemicals and hazardous waste, is pleased to announce its half year results for the period ended 31 December 2022.

H1 FY23 Highlights:

- Continued growth across key financial metrics, in pursuit of enhanced capabilities and scale
 - Sales revenue of \$217.2 million (+52% versus pcp)
 - Underlying EBITDA of \$29.7 million (+30% versus pcp)
 - NPAT of \$10.4 million (+22% versus pcp)
- 6 acquisitions successfully integrated during the half
- Underlying operating cash flow conversion of 108%
- All business segments delivered safe and reliable operational performance, growing revenues
- Strong balance sheet with flexibility to support future growth with ${\sim}1.1x$ Net Debt/EBITDA1

Commenting on the performance, DGL Founder and Chief Executive Officer, Simon Henry, said:

"The Group continues to perform strongly and we continue to experience record demand for our services."

Continued growth across key financial metrics

During H1 FY23, DGL is pleased to have increased its sales revenue 52% versus the prior corresponding period ("pcp") to \$217.2 million. Underlying EBITDA during the half also grew to \$29.7 million (+30% versus pcp) .

Encouragingly, all business segments continued to deliver safe and reliable operational performance, growing revenues, each positively contributing to EBITDA – Manufacturing (~65%), Warehousing & Distribution (~22%) and Environmental (~13%).

Effective inventory management during H1 FY23 resulted in cash flow conversion of 108%.

Operational highlights enhancing capabilities and scale

From an operational perspective, DGL continued to undertake strategic investment in pursuit of

¹ Net Debt to revised FY23 underlying EBITDA guidance.

enhanced capabilities and scale. During the half, organic contribution was 69% of Group EBITDA growth, the balance coming from the successful completion and integration of strategic acquisitions completed during the last twelve months, including in H1 FY23: Flexichem, Aquadex, BTX, Acacia Ridge Container Park, Clarkson Freightlines and Chempac NZ. Collectively, these six acquisitions totaled \$37.7 million (cash plus scrip) during the half. DGL remains confident in its ability to continue to extract value within the highly fragmented industry it operates in. With numerous small-scale operators, there is an attractive and long runway of potential strategic acquisitions available to DGL.

As a result of continued growth, both organic and via strategic acquisition, further scale enhancement was observed during the half, notably DGL's strengthened and highly skilled workforce, increased network strength via addition of several strategically located assets as well as enhanced transport and logics network. Likewise, as DGL's portfolio of licenses, accreditations and regulatory approvals continue to grow, so does its active customer base, reflecting a trusted brand.

Underlying growth strategy intact, diversifying revenue streams

This continued execution against DGL's underlying strategy of expanding IP, capabilities, geographic footprint as well as products & solutions available to new and existing customers provides the Company the confidence to achieve its future growth objectives. Specifically, during H1 FY23, DGL Ausblue was successfully awarded a Commonwealth Technical Grade Urea stockpile contract in December 2022 for the supply, storage and distribution of ~7,500 tonnes of Technical Grade Urea. While not a significant contract in isolation, this win illustrates execution against strategy and also highlights the increased benefit of ongoing scale enhancements to DGL's operations.

Significant growth in DGL's capabilities and capacity has resulted in reduced reliance on specific geographies, markets, and customers – further de-risking the operations. DGL has materially diversified its agriculture exposure, now representing only ~29% of total revenues, from ~49% at the time of DGL's initial public offering ("IPO", 24 May 2021). Additionally, DGL's reliance on key customers has reduced – Top 5 customers now representing ~26% of total revenues (from ~43% at IPO).

Balance sheet flexibility to support future growth

DGL's history of generating strong free cash flows has supported its recent growth strategy, as outlined. Net working capital (\$66.0 million) remained stable during H1 FY23. Movement in net working capital associated with acquisitions in H1 FY23 was +\$4.7m, with inventories associated with acquisitions completed during H1 FY23 at \$3.8 million, at balance date. Although taking on additional inventory from acquisitions during the half, the total inventory balance as at 31 December 2022 remained relatively stable (\$47.2 million versus \$48.2 million as at 30 June 2022). Indicative inventory days reduced from 75 to 62 days as a result, as the Company's operations and supply chains normalised following H2 FY22, where DGL undertook a deliberate strategy to procure higher levels of inventory, permitted by a strong balance sheet.

This disciplined investment – particularly with respect to property – provides strategic flexibility & security, another competitive advantage of DGL. During the half, property, plant & equipment grew \$5.5 million, with \$10.7 million and \$1.7 million spent on growth and maintenance capex respectively. Further, despite \$34.8 million borrowings drawn down to fund acquisitions, net debt remains at very comfortable levels of \$79.8 million as at 31 December 2022 (~1.1x Net Debt / EBITDA²). DGL continues to proactively assess the strategic value of its property portfolio and constantly reviews all PP&E for appropriateness, disposing of assets when not required, typically replacing them.

² Net Debt to revised FY23 underlying EBITDA guidance.

Summary and outlook

DGL has updated its full-year FY23 EBITDA guidance as provided at the 2022 AGM to include an additional ~\$1.5 million EBITDA contribution from recently announced acquisitions¹, with underlying EBITDA now expected in the range of \$71.5 - \$73.5 million.

As outlined at the AGM, earnings are expected to be skewed towards second half (\sim 40% H1 / \sim 60% H2), while underlying operating cash flow conversion is expected to be in the range of 90 - 95%. These two metrics remain unchanged since guidance provided at AGM.

DGL's strategy continues to focus on growing organically and through acquisitions that drive earnings growth and provide strategic value to DGL.

- ENDS -

Approved for release by the Board of DGL.

CONTACT Investor and media relations

Barbara Furci DGL Group Limited +64 9 309 9254 or <u>barbara.furci@dqlqroup.com</u>

ABOUT DGL GROUP LIMITED

DGL is a well-established, founder-led, diversified industrial group, specializing in the manufacture, transport, storage of chemicals and processing of hazardous waste. The Company has a strong track record of revenue and earnings growth.



1.	Details of the reporting period and the prior corresponding period					
	Current period:	1 July 2022 -	31 December 2022			
	Prior corresponding period:	1 July 2021 -	31 December 2021			
2.	Results for announcement to the market	Half-year ended 31 December 2022 (\$'000)	Half-year ended 31 December 2021 (\$'000)	Up/Down	Change (%)	
	Revenue from ordinary activities	217,203	143,040	Up	52%	
	Profit from ordinary activities after tax attributable to members	10,403	8,546	Up	22%	
	Total comprehensive income for the period attributable to members	12,514	9,102	Up	37%	

No dividend has been paid during the financial period or in the previous corresponding period. No dividend has been proposed or declared since the end of the reporting period.

Net tangible Assets	Half-year ended 31 30 June 2022 December 2022
Net tangible assets per security	0.74 0.78
Details of entities over which control has been g	ained
Name of entity:	Flexichem Australia Pty Ltd
Date of control:	1 September 2022
Profit from ordinary activities during the period attributable to the Group	\$ 308,928
Name of entity:	BTX Group Pty Ltd
Date of control:	1 October 2022
Profit from ordinary activities during the period attributable to the Group	\$1,283,263
Name of entity:	Aquadex Pty Ltd
Date of control:	1 October 2022
Profit from ordinary activities during the period attributable to the Group	\$ 528,537
Name of entity:	Acacia Ridge Container Park Pty Ltd
Date of control:	1 November 2022
Profit from ordinary activities during the period attributable to the Group	\$ 77,468

5. <u>Attachment</u>

The Half Year Report of DGL Group Limited for the half-year ended 31 December 2022 is attached.

6. <u>Audit qualification or review</u>

The financial statements were subject to a review by the auditors and the review report is attached as part of the Half Year Report.



DGL GROUP LIMITED AND CONTROLLED ENTITIES

ABN: 71 002 082 646

Financial Report For The Half-Year Ended 31 December 2022

DGL GROUP LIMITED AND CONTROLLED ENTITIES



ABN: 71 002 802 646

Financial Report For The Half-Year Ended 31 December 2022

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DGL GROUP LIMITED AND CONTROLLED ENTITIES DIRECTORS' REPORT



The directors present their report on the consolidated entity (referred to herein as the Group), consisting of DGL Group Limited and its controlled entities for the half-year ended 31 December 2022.

Directors

The following persons were directors of DGL Group Limited during the half-year, and at the date of this report, unless otherwise stated.

Peter Lowe	Chairman and Non-Executive Director
Simon Henry	Founder, Executive Director and Chief Executive Officer
Denise Brotherton	Non-Executive Director
Robert McKinnon	Non-Executive Director
Robert Sushames	Executive Director, General Manager - DGL Manufacturing Australia Pty Ltd

Principal Activities and Significant Changes in Nature of Activities

DGL Group was established in 1999 by current CEO and Founder, Simon Henry. Mr Henry's vision for the Group was to address a gap in the market for a fully integrated end-to end specialty chemicals and dangerous goods business.

DGL has now established itself as an integrated business that can offer a wide range of products and services to its diverse customer base. Its service offering includes chemical formulation and manufacturing, warehousing and distribution, and waste management and recycling. The Group's vision is to leverage its asset base, customer relationships, and trusted brand to further expand the products and services offered across the full chemical lifecycle and, ultimately, develop itself as a one stop shop for its customers.

DGL operates in three interconnected industries:

(a) Procurement, manufacturing, formulation, and packing of specialised chemical and materials products

- The chemical manufacturing industry is large and diverse. It provides materials and formulations to a range of industry sectors, as well as supplying products to end-use consumer and industrial companies. It is common for chemical suppliers to outsource manufacturing for reasons including to reduce risk, minimise capital expenditure and focus on their core activities such as innovation and marketing. Specialised manufacturers can offer procurement, formulation, compliance, production, labelling, packaging and logistics services.

(b) Logistics and storage of dangerous and specialised goods

- Services include logistics, transportation and freight management, inventory management, packaging and warehousing of dangerous and specialised goods.
- Dangerous goods, being substances that potentially pose a risk to life and health, require specialist skills and appropriate licences as incorrect storage and handling of dangerous goods and chemicals can result in spills, contamination, explosions, fires, burns, corrosive action and release of toxic fumes/gases.

(c) Hazardous waste management market in Australia

- The waste management industry provides services across multiple sectors including waste collection, waste transport, processing, recycling, recovery and disposal.

Dividends Paid or Declared

No dividends have been paid or declared during the half-year ended 31 December 2022, or at the date of this report.

Review of Operations

Chemical Manufac	<u>sturing</u>
Segment description	DGL's Chemical Manufacturing segment produces its own range of specialty chemicals and undertakes advanced formulation and contract manufacturing on behalf of third parties. The segment provides a versatile, end to end solution for its customers. Operations are focused on deriving chemicals from complex reactions in controlled environments.
Key activities	Since June 2022, DGL has acquired Flexichem Australia Pty Ltd, Chempac NZ (2016) Limited, Bondlast, Aquadex Pty Ltd and BTX Group Pty Ltd to expand the Chemical Manufacturing segment's manufacturing capabilities further into Agricultural, Mining and Industrial sectors. These businesses are currently being integrated into the DGL Group and are performing in line with management's expectations.
	DGL continues to focus on organic growth in the manufacturing segment through the expansion of its range of products, services and geographies, cross selling to existing and acquired customers, and through the development of capital projects.

DGL GROUP LIMITED AND CONTROLLED ENTITIES DIRECTORS' REPORT



Environmental Solutions

nance.
2022, DGL acquired Acacia Ridge Container Park Pty Ltd further expanding the Environmental Solutions his acquisition grows our environmental solutions capabilities in Queensland. However, it also adds value and ur chemical warehousing services and distribution offering.
an lead smelter continues to exceed management's expectations.
principal activities of the Environmental Solutions segment in 1H FY23 were end-of-life battery recycling and e treatment. Progress continues on the new liquid waste treatment plant in NSW.
e T o

Warehousing and Distribution

Segment description	The Warehousing and Distribution segment offers global logistics, and warehousing and transport services across Australia and New Zealand. Key components of the services provided by the segment include freight forwarding, customs clearance, inventory management, warehousing, and transport.
	DGL's Warehousing and Distribution segment has experienced significant demand for its services. In response to issues around supply chains including shipping delays, DGL's customers have been increasing their stock holdings, resulting in a high utilisation of warehousing and distribution assets.
Key activities	DGL has successfully integrated the acquisitions of Temples Pty Ltd and Clarkson & Connolly Transport Trust (trading as Clarkson Freightlines) into the Warehousing and Distribution segment and the acquired businesses are performing in line with management's expectations. These acquisitions bolster a robust and rapidly expanding DGL presence across Western Australia. DGL's inhouse customs clearance service continues to increase our international freight capabilities which aligns with DGL's strategy to maximise its cross-selling opportunities.

Matters Subsequent to the End of the Half-Year

On 19 January 2022, the Company announced the acquisition of the business and assets of Nightingale Transport (Qld) Pty Ltd and Nightingale Freightlines Pty Ltd (collectively, "Nightingales"). Nightingales provides a national logistics service to blue-chip clients in the mining, agricultural and infrastructure sectors.

The total acquisition price is \$18.2m and will be funded by cash.

Likely Developments and Expected Results of Operations

The Group expects to continue to execute its business plan, in line with its strategic objectives as outlined in its 2022 Annual Report.

Auditor's Independence Declaration

A copy of the auditor's independence declaration, as required under section 307C of the Corporations Act 2001, is set out on page 3.

Mr Peter Lowe Chairman Dated: 28 February 2023

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AUDITOR'S INDEPENDENCE DECLARATION TO THE DIRECTORS OF DGL GROUP LIMITED

In relation to our review of the financial report of DGL Group Limited for the half-year ended 31 December 2022, 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; and

(b) no contraventions of any applicable code of professional conduct.

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

PKF Melbourne, 28 February 2023

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Kenneth Weldin Partner

PKF Melbourne Audit & Assurance Pty Ltd ABN 75 600 749 184 Level 12, 440 Collins Street, Melbourne, Victoria 3000 T: +61 3 9679 2222 F: +61 3 9679 2288 www.pkf.com.au Liability limited by a scheme approved under Professional Standards Legislation PKF Melbourne Audit & Assurance Pty Ltd is a member firm of the PKF International Limited family of separately owned firms and does not accept any

responsibility or liability for the actions or inactions of any individual member or correspondent firm or firms.

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DGL GROUP LIMITED AND CONTROLLED ENTITIES ABN: 71 002 802 646 CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME FOR THE HALF-YEAR ENDED 31 DECEMBER 2022



		Gro	up
	Note	31 December 2022 \$000	31 December 2021 \$000
Sales revenue	2	217,203	143,040
Cost of sales	-	(138,014)	(89,563)
		79,189	53,477
Dther income	2	1,448	295
Covid-19 stimulus		10	19
Acquisition costs relating to business combinations		(2,027)	(2,341)
Employee benefits expense		(33,533)	(19,466)
Administration & general expenses		(11,334)	(7,125)
egal & professional fees Dccupancy expense		(1,829)	(1,413)
Depreciation & amortisation expense		(4,227) (10,516)	(2,863) (7,240)
Finance costs		(2,932)	(7,240) (799)
Profit before income tax	-	14,249	12,544
Fax expense		(3,846)	(3,998)
Net profit for the half-year	-	10,403	8,546
Other comprehensive income:			
ems that may be reclassified subsequently to profit or loss:			
Loss)/Gain on derivative contracts held as hedging instruments		(78)	63
Exchange differences on translating foreign operations, net of tax	-	2,189	493
Fotal other comprehensive income for the half-year		2,111	556
Total comprehensive income for the half-year	-	12,514	9,102
Net profit attributable to:			
Owners of the parent entity	-	10,403	8,546
	-	10,403	8,546
Total comprehensive income attributable to:			
Owners of the parent entity		12,514	9,102
	-	12,514	9,102
Earnings per share			

DGL GROUP LIMITED AND CONTROLLED ENTITIES ABN: 71 002 802 646 CONSOLIDATED STATEMENT OF FINANCIAL POSITION AS AT 31 DECEMBER 2022



Note 2022 \$000 \$000 Assets			Group		
Assets 24,415 25,44 Tade & other receivables 5 61,994 56,65 Inventories 6 47,176 48,11 Other financial assets 183 22 Assets held for sale 7 1,862 6,65 Other financial assets 11,419 7,55 Total Current Assets 147,049 144,52 Non-Current Assets 10 127,245 98,81 Intangible assets 10 127,245 98,41 Deferred tax assets 14,466 5,07,33 40,1338 362,77 Total Non-Current Assets 548,387 507,33 40,1338 362,77 Liabilities 11 11,846 10,92 34,453 6,597 Current Liabilities 12 43,187 62,22 Borrowings 13 3,573 3,44 Current Liabilities 11 11,846 10,99 14,247 14,86 6,99 Total Non-Current Liabilities 12 43,187 62,22 13 <t< th=""><th></th><th></th><th>2022</th><th>30 June 2022</th></t<>			2022	30 June 2022	
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Trade & other receivables 5 61,994 66,65 Inventories 6 47,176 48,13 Other financial assets 183 22 Assets held for sale 7 1,862 6,6 Other financial assets 114,19 7,52 Total Current Assets 147,049 144,56 Non-Current Assets 10 127,245 98,43 Property, plant & equipment 9 224,399 218,83 Intangible assets 10 127,245 98,43 Right-Orize assets 11 45,228 40,44 Deferred tax assets 11 45,228 40,44 Deferred tax assets 11 44,666 5,03 Total Non-Current Assets 44,666 5,03 Current Labilities 11 11,846 10,93 Labilities 11 11,846 10,93 Total Assets 12 43,187 62,27 Dorowings 13 3,573 3,44 Current Labilities 11 13,845 6,33 Provisions 13 <td< td=""><td></td><td></td><td>24 415</td><td>25 448</td></td<>			24 415	25 448	
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Total Current Assets 147,049 144,55 Non-Current Assets 9 224,399 218,85 Property, plant & equipment 9 224,399 218,85 Intangible assets 10 127,245 98,41 Right-of-use assets 11 45,228 40,43 Deferred tax assets 44,66 5,02 Total Non-Current Assets 548,387 507,38 Liabilities 548,387 507,38 Current Liabilities 11 11,846 10,90 Trade & other payables 12 43,187 62,22 Borrowings 13 3,573 3,44 Current Liabilities 3,241 5,33 Provisions 70,300 88,97 Total Current Liabilities 70,300 88,97 Non-Current Liabilities 14,247 14,86 Lease liabilities 11 35,221 30,90 Borrowings 13 100,653 66,00 Defered tax liabilities 14,247 14,86		7	1,862	6,629	
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Liabilities Current Liabilities Lease liabilities 11 11,846 10,90 Trade & other payables 12 43,187 62,27 Borrowings 13 3,573 3,44 Current tax liabilities 3,241 5,33 Provisions 8,453 6,97 Total Current Liabilities 70,300 88,97 Non-Current Liabilities 11 35,221 30,98 Borrowings 13 100,653 66,00 Deferred tax liabilities 11 35,221 30,98 Borrowings 13 100,653 66,00 Deferred tax liabilities 14,247 14,86 Provisions 862 85 Total Non-Current Liabilities 150,983 112,60 Total Liabilities 327,104 305,77 Net Assets 327,104 305,77 Equity 18 (5,793) (6,98 Retained earnings 18 (5,793) (6,98	Total Non-Current Assets			362,797	
Current Liabilities 11 11,846 10,90 Trade & other payables 12 43,187 62,27 Borrowings 13 3,573 3,42 Current tax liabilities 3,241 5,33 Provisions 8,453 6,97 Total Current Liabilities 70,300 88,97 Non-Current Liabilities 70,300 88,97 Lease liabilities 11 35,221 30,98 Borrowings 13 100,653 66,00 Deferred tax liabilities 14,247 14,80 Provisions 14,247 14,80 Provisions 862 80 Total Non-Current Liabilities 150,983 112,60 Total Liabilities 150,983 112,60 Total Liabilities 327,104 305,78 Equity 18 (5,793) (6,90 Reserves 18 (5,793) (6,90 Retained earnings 14 258,920 250,11	Total Assets		548,387	507,384	
Lease liabilities 11 11,846 10,90 Trade & other payables 12 43,187 62,22 Borrowings 13 3,573 3,42 Current tax liabilities 3,241 5,33 Provisions 8,453 6,97 Total Current Liabilities 70,300 88,97 Non-Current Liabilities 70,300 88,97 Lease liabilities 11 35,221 30,98 Borrowings 13 100,653 66,05 Deferred tax liabilities 14 24,247 14,80 Provisions 14,247 14,80 862 862 Total Non-Current Liabilities 150,983 112,66 12 12 305,76 Net Assets 327,104 305,76 327,104 305,76 327,104 305,76 Equity Issued capital 14 258,920 250,11 59 6,99 Reserves 18 (5,793) (6,96 73,977 62,66 62,66	Liabilities				
Trade & other payables 12 43,187 62,27 Borrowings 13 3,573 3,42 Current tax liabilities 3,241 5,33 Provisions 8,453 6,97 Total Current Liabilities 70,300 88,97 Non-Current Liabilities 70,300 88,97 Lease liabilities 11 35,221 30,98 Borrowings 13 100,653 66,09 Deferred tax liabilities 14,247 14,80 Provisions 862 8 Total Non-Current Liabilities 150,983 112,68 Total Liabilities 150,983 112,68 Total Liabilities 221,283 201,58 Net Assets 327,104 305,76 Equity 18 (5,793) (6,98 Reserves 18 (5,793) (6,98 Retained earnings 73,977 62,66	Current Liabilities				
Borrowings 13 3,573 3,44 Current tax liabilities 3,241 5,33 Provisions 8,453 6,97 Total Current Liabilities 70,300 88,97 Non-Current Liabilities 11 35,221 30,98 Borrowings 13 100,653 66,05 Deferred tax liabilities 14 362 862 Provisions 862 862 862 Total Non-Current Liabilities 112,68 12,283 12,68 Total Non-Current Liabilities 221,283 201,59 12,68 Net Assets 327,104 305,76 305,76 Equity Issued capital 14 258,920 250,17 Reserves 18 (5,793) (6,98 Retained earnings 18 (5,793) (6,98	Lease liabilities	11	11,846	10,904	
Current tax liabilities 3,241 5,33 Provisions 8,453 6,97 Total Current Liabilities 70,300 88,97 Non-Current Liabilities 11 35,221 30,98 Borrowings 13 100,653 66,06 Deferred tax liabilities 14,247 14,80 Provisions 862 85 Total Non-Current Liabilities 150,983 112,66 Total Liabilities 221,283 201,56 Net Assets 327,104 305,76 Equity 14 258,920 250,17 Reserves 18 (5,793) (6,98 Retained earnings 14 258,920 250,17	Trade & other payables		43,187	62,274	
Provisions 8,453 6,97 Total Current Liabilities 70,300 88,97 Non-Current Liabilities 11 35,221 30,98 Borrowings 13 100,653 66,05 Deferred tax liabilities 14,247 14,80 Provisions 862 83 Total Non-Current Liabilities 150,983 112,68 Total Liabilities 221,283 201,59 Net Assets 327,104 305,78 Equity Issued capital 14 258,920 250,17 Reserves 18 (5,793) (6,98 Retained earnings 14 258,920 250,17		13		3,423	
Total Current Liabilities 70,300 88,91 Non-Current Liabilities 11 35,221 30,96 Borrowings 13 100,653 66,05 Deferred tax liabilities 13 100,653 66,05 Provisions 862 83 Total Non-Current Liabilities 150,983 112,66 Total Liabilities 221,283 201,55 Net Assets 327,104 305,78 Equity 14 258,920 250,11 Reserves 18 (5,793) (6,98 Retained earnings 73,977 62,66				5,333	
Non-Current Liabilities 11 35,221 30,98 Borrowings 13 100,653 66,05 Deferred tax liabilities 14,247 14,86 Provisions 862 862 Total Non-Current Liabilities 150,983 112,66 Total Liabilities 221,283 201,55 Net Assets 327,104 305,78 Equity 14 258,920 250,12 Reserves 18 (5,793) (6,98 Retained earnings 73,977 62,66				6,977	
Lease liabilities 11 35,221 30,98 Borrowings 13 100,653 66,05 Deferred tax liabilities 14,247 14,80 Provisions 862 83 Total Non-Current Liabilities 150,983 112,66 Total Liabilities 221,283 201,55 Net Assets 327,104 305,76 Equity 14 258,920 250,17 Issued capital 14 258,920 250,17 Reserves 18 (5,793) (6,96) Retained earnings 73,977 62,65	Total Current Liabilities		70,300	88,911	
Borrowings 13 100,653 66,05 Deferred tax liabilities 14,247 14,80 Provisions 862 83 Total Non-Current Liabilities 150,983 112,66 Total Liabilities 221,283 201,55 Net Assets 327,104 305,76 Equity 14 258,920 250,17 Issued capital 14 258,920 250,17 Reserves 18 (5,793) (6,98 Retained earnings 73,977 62,65	Non-Current Liabilities				
Deferred tax liabilities 14,247 14,80 Provisions 862 83 Total Non-Current Liabilities 150,983 112,66 Total Liabilities 221,283 201,55 Net Assets 327,104 305,76 Equity 14 258,920 250,17 Issued capital 14 258,920 250,17 Reserves 18 (5,793) (6,98 Retained earnings 73,977 62,65				30,983	
Provisions 862 83 Total Non-Current Liabilities 150,983 112,68 Total Liabilities 221,283 201,59 Net Assets 327,104 305,78 Equity 14 258,920 250,14 Issued capital 14 258,920 250,14 Reserves 18 (5,793) (6,98) Retained earnings 73,977 62,68		13	•	66,057	
Total Non-Current Liabilities 150,983 112,68 Total Liabilities 221,283 201,59 Net Assets 327,104 305,78 Equity 14 258,920 250,17 Issued capital 14 258,920 250,17 Reserves 18 (5,793) (6,98 Retained earnings 73,977 62,65				14,808	
Total Liabilities 221,283 201,59 Net Assets 327,104 305,78 Equity 14 258,920 250,11 Issued capital 14 258,920 250,11 Reserves 18 (5,793) (6,98 Retained earnings 73,977 62,69				837	
Net Assets 327,104 305,78 Equity Issued capital 14 258,920 250,17 Reserves 18 (5,793) (6,98) Retained earnings 73,977 62,65				112,685	
Equity 14 258,920 250,17 Issued capital 14 258,920 250,17 Reserves 18 (5,793) (6,98) Retained earnings 73,977 62,65	Total Liabilities		221,283	201,596	
Issued capital 14 258,920 250,12 Reserves 18 (5,793) (6,98 Retained earnings 73,977 62,65	Net Assets		327,104	305,788	
Reserves 18 (5,793) (6,98) Retained earnings 73,977 62,65	Equity				
Retained earnings 73,977 62,65			258,920	250,118	
		18		(6,982)	
Total Equity 327,104 305,78	Retained earnings		73,977	62,652	
	Total Equity		327,104	305,788	

DGL GROUP LIMITED AND CONTROLLED ENTITIES ABN: 71 002 802 646 CONSOLIDATED STATEMENT OF CHANGES IN EQUITY FOR THE HALF-YEAR ENDED 31 DECEMBER 2022



			Reserves				
	Share Capital	Retained Earnings	Asset Realisation Reserve	Cash Flow Hedge Reserve	Merger Acquisition Reserve	Foreign Currency Translation Reserve	Total
	\$000	\$000	\$000	\$000	\$000	\$000	\$000
Consolidated Group							
Balance at 1 July 2021	192,249	34,754	22,477	66	(54,230)	(45)	195,271
Comprehensive income							
Profit for the half-year	-	8,546	-	-	-	-	8,546
Other comprehensive income for the year	-	-	-	63	-	493	556
Total comprehensive income for the year	-	8,546	-	63	-	493	9,102
Transactions with owners, in their capacity as owners, & other transfers							
Shares issued during the half-year	54,259	-	-	-	-	-	54,259
Transaction costs net of tax	(77)	-	-	-	-	-	(77)
Total transactions with owners & other transfers	54,182	-	-	-	-	-	54,182
Balance at 31 December 2021	246,431	43,300	22,477	129	(54,230)	448	258,555
Balance at 1 July 2022	250,118	62,652	48,886	262	(54,230)	(1,900)	305,788
Comprehensive income							
Profit for the half-year	-	10,403	-	-	-	-	10,403
Other comprehensive income for the year	-	-	-	(78)	-	2,189	2,111
Total comprehensive income for the year	-	10,403	-	(78)	-	2,189	12,514
Transactions with owners, in their capacity as owners, & other transfers							
Shares issued during the half-year	8,662	-	-	-	-	-	8,662
Transaction costs net of tax	140	-	-	-	-	-	140
Sale of Shands Road		922	(922)	-	-	-	-
Total transactions with owners & other transfers	8,802	922	(922)	-	-	-	8,802
Balance at 31 December 2022	258,920	73,977	47,964	184	(54,230)	289	327,104

DGL GROUP LIMITED AND CONTROLLED ENTITIES ABN: 71 002 802 646 CONSOLIDATED STATEMENT OF CASH FLOWS FOR THE HALF-YEAR ENDED 31 DECEMBER 2022



		Consolida 31 December 2022 \$000	ted Group 31 December 2021 \$000
Cash flows from	n operating activities		
Receipts from cu Payments to sup Interest received Finance costs GST refunded Income tax paid	pliers & employees	215,924 (185,884) 1,462 (2,301) 38 (6,770)	118,659 (102,141) 249 (449) 284 (1,536)
Net cash genera	ted by operating activities	22,469	15,066
Cash flows from	n investing activities		
Purchase of prop Purchase of inta Purchase of sub Purchase of bus	sidiary	13,424 (15,857) (26) (19,830) (9,405) 2,459	(25,810) (73) (21,269) (21,542) 2,082
Net cash used in	investing activities	(29,235)	(66,612)
Payments of cap Repayments of s	short-term financing loans ed parties - net amount repaid orrowings	(41) (22,092) - 34,038 (6,169)	(77) - (1,526) 29,709 (4,244)
Net cash provide	ed by financing activities	5,736	23,862
Net decrease in	cash held	(1,030)	(27,684)
Cash & cash equ	uivalents at beginning of financial year	25,448	43,830
Effect of exchange	ge rates on cash holdings in foreign currencies	(3)	2
Cash & cash equ	uivalents at end of financial year	24,415	16,148

DGL GROUP LIMITED AND CONTROLLED ENTITIES ABN: 71 002 802 646 NOTES TO THE FINANCIAL STATEMENTS FOR THE HALF-YEAR ENDED 31 DECEMBER 2022



These consolidated financial statements and notes represent those of DGL Group Limited and Controlled Entities (the "consolidated group" or "group").

The financial statements were authorised for issue on 28 February 2023 by the directors of the company.

Note 1 Summary of Significant Accounting Policies

These general purpose financial statements for the interim half-year reporting period ended 31 December 2022 have been prepared in accordance with Australian Accounting Standard AASB 134 Interim Financial Reporting and the Corporations Act 2001, as appropriate for 'for profit' entities. Compliance with AASB 134 ensures compliance with International Financial Reporting Standard (IFRS) IAS 34 Interim Financial Reporting.

The interim financial reporting does not include all the notes of the type usually included in the annual financial report. It is therefore recommended that this financial report be read in conjunction with the financial report for the year ended 30 June 2022 and any public announcements made by the Company since 30 June 2022 in accordance with continuous disclosure obligations arising under the Corporations Act 2001.

The accounting policies and methods of computation adopted in the preparation of the half-year financial report are consistent with those adopted and disclosed in the Company's annual financial report for the financial year ended 30 June 2022.

Basis of Preparation

The financial statements have been prepared on the basis of historical cost, except for the revaluation of certain non-current assets and financial instruments. Cost is based on the fair values of the consideration given in exchange for assets. All amounts are presented in Australian dollars, unless otherwise noted.

Amendments to Accounting Standards and new Interpretations that are mandatory, effective from the current reporting period

The Group has adopted all of the new and revised Standards and Interpretations issued by the Australian Accounting Standards Board (the AASB) that are relevant to its operations and effective for the current reporting period.

New Accounting Standards and Interpretations published but not yet adopted

There have been no new standards published but not yet adopted that would have a material impact upon either the Company's reported financial performance or its financial position.

Note 2 Revenue & Other Income

The Group has recognised the following amounts relating to revenue in the statement of profit or loss.

	Gro	oup
	31 December 2022	31 December 2021
Continued operations	\$000	\$000
Revenue from contracts with customers	213,680	140,556
Other sources of revenue	3,523	2,484
Total sales revenue	217,203	143,040
Other income		
- Miscellaneous income	25	11
- Interest received	158	8
- Administration revenue	132	144
- Fuel tax credits income	303	63
 Gain on sale of fixed assets 	830	-
- Discount on Purchase		69
Total other income	1,448	295
(a) Revenue disaggregation		
The revenue is disaggregated by the following divisions:		
- Environmental Solutions	44,524	45,163
- Chemical Manufacturing	136,832	73,887
- Warehousing & Distribution	32,324	21,506
-	213,680	140,556

Timing of income recognition of products and services transferred to customers is at a point in time. Warehousing & distribution revenue is recognised over time relating to the period of storage.

Note 3 Dividends

No dividends have been paid, declared or recommended for payment during the reporting period.



Note 4

		Gro 31 December 2022 \$000	•
(a)	Reconciliation of earnings to profit or loss		
	Profit	10,403	8,546
	Earnings used in the calculation of basic and diluted EPS	10,403	8,546
		No.	No.
• •	Weighted average number of ordinary shares outstanding during the year used in calculating basic EPS	281,959	263,333
	Weighted average number of ordinary shares outstanding during the year used in calculating diluted EPS	281,959	263,333
	Basic and diluted earnings per share from continuing operations	3.69	3.25

	Grou 31 December 3 2022	•
	\$000	\$000
Current		
Trade receivables	61,263	55,956
Provision for impairment	(237)	(212)
	61,026	55,744
Other receivables	968	824
Total current trade & other receivables	61,994	56,568

The Group applies the general approach to providing for expected credit losses prescribed by AASB 9. Under the general approach, at each reporting period, the entity would assess whether the financial instruments are credit impaired and if:

- the credit risk of the financial instrument increased significantly since initial recognition, the entity measures the loss allowance of the financial instrument at an amount equal to the lifetime expected credit losses; and
- there was no significant increase in credit risk since initial recognition, the entity measures the loss allowance of the financial instrument at an amount equal to 12-month expected credit losses.

To measure the expected credit losses, trade receivables have been grouped based on shared credit risk characteristics and the days past due.

The balances of receivables that remain within initial trade terms (as detailed in the table below) are considered to be of high credit quality.

	Current	>30 days past due	>60 days past due	>90 days past due	Total
31 December 2022	\$000	\$000	\$000	\$000	\$000
Expected loss rate	-	-	-	80.6%	0.4%
Gross carrying amount	60,248	525	196	294	61,263
Loss allowing provision	-	-	-	(237)	(237)
30 June 2022					
Expected loss rate	-	-	-	20.9%	0.4%
Gross carrying amount	53,143	1,299	498	1,016	55,956
Loss allowing provision	-	-	-	(212)	(212)
			Gro	oup	
			31 December	30 June 2022	
			2022		
(a) Financial Assets Measured at Amortised Cost			\$000	\$000	
Trade & other Receivables					
— Total current			61,994	56,568	
Total financial assets measured at amortised cost			61,994	56,568	

(b) Collateral Pledged

Bank loans are secured over registered fixed and floating charges over all assets of the Group.



Note 6 Inventories

	Group 31 December 30 June 2022		
	2022		
	\$000 \$000		
Current			
At cost:			
Raw materials & stores	38,253 35		
Work in progress	301		
Finished goods	8,622 12		
	47,176 48		
Note 7 Assets held for sale			
	Group		
	31 December 30 June 2		

	31 December 3 2022	31 December 30 June 2022 2022		
	\$000	\$000		
Property held for sale				
64 Broad Street	-	6,629		
Lot 1, 70 Irongate Road	1,862			
	1,862	6,629		

During the financial period, Shands Road was transferred to Assets held for Sale. On 20 December 2022, the property sold for \$6,795,661 (NZD \$7,488,964).

The held for sale asset in 2023 relates to a property in Hawkes Bay, New Zealand. The sale process of this property is currently underway. The held for sale asset in 2022 relates to a property in Christchurch, New Zealand which was sold in July 2022.

Note 8 Interests in Subsidiaries

(a) Information about Principal Subsidiaries

The subsidiaries listed below have share capital consisting solely of ordinary shares or ordinary units which are held directly by the Group. The proportion of ownership interests held equals the voting rights held by Group. Each subsidiary's principal place of business is also its country of incorporation.

		•	terest held by Froup
Name of subsidiary	Principal place of business	31 December 2022	30 June 2022
DGL Manufacturing Pty Ltd	Australia	100%	100%
Flexichem Australia Pty Ltd	Australia	100%	-
DGL Warehousing & Distribution Pty Ltd	Australia	100%	100%
DGL Industries Pty Ltd	Australia	100%	100%
DGL Global Logistics Pty Ltd	Australia	100%	-
DGL Manufacturing Australia Pty Ltd	Australia	100%	100%
Labels Connect Pty Ltd	Australia	100%	100%
DGL (NZ) Limited	New Zealand	100%	100%
DGL Manufacturing Limited	New Zealand	100%	100%
DGL Warehousing NZ Limited	New Zealand	100%	100%
DGL AusBlue Pty Ltd	Australia	100%	100%
Opal Australasia Pty Ltd	Australia	100%	100%
AusTech Chemicals Pty Ltd	Australia	100%	100%
Total Bio Group Pty Ltd	Australia	100%	100%
Total Coolant Management Solutions Pty Ltd	Australia	100%	100%
Aquadex Pty Ltd	Australia	100%	-
BTX Group Pty Ltd	Australia	100%	-
Acacia Ridge Container Park Pty Ltd	Australia	100%	-
DGL North America Pty Ltd	Australia	100%	-
DGL Group Inc	United States of America	100%	-

Subsidiary financial statements used in the preparation of these consolidated financial statements have also been prepared as at the same reporting date as the Group's financial statements.

(b) Significant Restrictions

Other than the following, there are no significant restrictions over the Group's ability to access or use assets, and settle liabilities, of the Group.

All borrowings are secured by a charge over the assets of DGL Group. DGL Group is in full compliance with the financial covenants set by it's lenders.



Note 9

		31 December	oup 30 June 2022
\geq		2022 \$000	\$000
	Land & Buildings		
	Freehold land at:		
	- independent valuation 30 June 2022	77,166	79,160
	— directors' valuation Accumulated depreciation	22,430	25,532
\mathcal{D}	Total land	99,596	104,692
ノ			104,032
	Buildings at:		
	— independent valuation 30 June 2022	33,432	41,381
5)	- directors' valuation	22,667	15,938
ノ	Accumulated depreciation	(2,592)	(2,243
2	Total buildings	53,507	55,076
\mathcal{Y}	Total land & buildings	153,103	159,768
2	Plant & equipment:		
))	Leasehold Improvements		
	At cost	1,071	754
	Accumulated depreciation	(111)	(90
		960	664
7	Plant & equipment		
))	At cost	64,949	59,389
	Accumulated depreciation	(28,669)	(25,542
	Motor Vehicles	36,280	33,847
_	At cost	23,948	16,074
	Accumulated depreciation	(3,595)	(2,366
))		20,353	13,708
)	Plant under construction		-,
2	At cost	13,703	10,847
J	Accumulated amortisation	-	(4
		13,703	10,843
	Total plant & equipment	71,296	59,062
5	Total property, plant & equipment	224,399	218,830
ノ	The Group's land and buildings were revalued at 30 June 2022 and based on a mix of indeper not noted any impairment indicators to their valuations at 31 December 2022.	ndent and director val	uations. The di
))	At the date of this report, The Environmental Protection Authority ("EPA") is reviewing DGL Gr site with a view to progressing to remediation works as required by an EPA Prevention Notice.	•	

At the date of this report, The Environmental Protection Authority ("EPA") is reviewing DGL Group's environmental assessment of the Tomago site with a view to progressing to remediation works as required by an EPA Prevention Notice. A prospective purchaser is occupying the site with an option to purchase once the Prevention Notice is lifted.

Movements in Carrying Amounts (a)

Movements in carrying amounts for each class of property, plant and equipment between the beginning and the end of the current reporting period.

	Land	Buildings	Leasehold Improvement	Plant and Equipment	Motor Vehicles	Plant under construction	Total
	\$000	\$000	\$000	\$000	\$000	\$000	\$000
Group							
Balance at 1 July 2022	104,692	55,076	664	33,847	13,708	10,843	218,830
Additions	3	374	230	3,593	4,422	3,874	12,496
Disposals	(4,433)	(1,869)	-	(53)	(170)	-	(6,525)
Acquisitions through business combinations ⁽ⁱ⁾	-	-	87	1,488	3,371	-	4,946
Depreciation expense	(2)	(756)	(21)	(2,704)	(990)	(1)	(4,474)
Reclassification	(1,784)	-	-	56	-	(1,029)	(2,757)
Movement in foreign currency	1,120	682	-	53	12	16	1,883
Balance at 31 December 2022	99,596	53,507	960	36,280	20,353	13,703	224,399

⁽ⁱ⁾ Refer to Note 19: Business Combinations for further information.



Total

\$000

98,472

579 28,114

(78)

158

127,245

	Note 10 Intangible Assets						
						Gro	oup
						31 December	30 June 2022
\rightarrow						2022	* ~~~
						\$000	\$000
	Goodwill						
	Cost					122,384	94,128
	Accumulated impairment losses Net carrying amount					<u>(844)</u> 121,540	<u>(844)</u> 93,284
	Not ourlying amount					121,010	00,201
(())	Trademarks & certification						
\bigcirc	Cost					539	437
	Accumulated amortisation & impairmen	t losses				(176)	(162)
615	Net carrying amount					363	275
((D))	Software						
	Cost					1,336	1,309
(())	Accumulated amortisation & impairmen	t losses				(871)	(829)
00	Net carrying amount					465	480
	Software under development						
	Cost					2,379	1,917
	Accumulated amortisation & impairmen	t losses				-	-
	Net carrying amount					2,379	1,917
	Hydroproc Process						
(nn)	Cost					2,217	2,217
60	Accumulated amortisation & impairmen	t losses				(1,554)	(1,554)
	Net carrying amount					663	663
	Registrations & Brands						
	Cost					1,859	1,853
(())	Accumulated amortisation & impairmen	t losses				(24)	
\bigcirc	Net carrying amount					1,835	1,853
20	Total intangible assets					127,245	98,472
UJ	(a) Movements in Carrying Amounts						
(Goodwill	Trademarks	Software	Software	Hydroproc	Registration
			&		under	Process	& Brands
(15)		\$000	Certification \$000	\$000	development \$000	\$000	\$000
C P	Balance at the beginning of reporting	93,284	275	480	1,917	663	1,853
\bigcirc	period						
	Additions	-	101	22	450	-	6
	Acquisitions through business	28,113	-	1	-	-	-
~	combinations ⁽ⁱ⁾						
	Amortisation charge	-	(13)	(41)		-	(24)
	Movement in foreign currency	143	-	3	12	-	-
()	Closing value at end of reporting period	121,540	363	465	2,379	663	1,835
	penod						

⁽ⁱ⁾ Refer to Note 19: Business Combinations for further information.

Goodwill impairment testing

The Board is not aware of any indicators of potential impairment, determining that no impairment is required to the carrying amount of goodwill at 31 December 2022.



Crown

Note 11 Leases

The Group's lease portfolio relates to buildings only. These leases have an average of 7 years remaining in their lease term (if all available options are taken up).

Options to extend or terminate

The option to extend or terminate is contained in several of the property leases of the Group. There were no extension options for equipment leases. These clauses provide the Group opportunities to manage leases in order to align with its strategies. All of the extension or termination options are only exercisable by the Group. The extension options or termination options which were probable to be exercised have been included in the calculation of the right-of-use asset.

(i) AASB 16 related amounts recognised in the balance sheet

Accumulated depreciation (26,444) (21,181) Total right-of-use asset (25,228 40,457 Lease Liabilities (Current 30 June 2022 2022 2022 2022 2022 2022 2022 202	Right-of-use assets	Gro	oup
Accumulated depreciation Accumulated depreciation (26,444) (21,181) Total right-of-use asset 45,228 40,457 Lease Liabilities Group 31 December 30 June 2022 2022 \$000 \$000 Current 11,846 10,904 Non-Current 35,221 30,983 Total lease liabilities 47,067 41,887 Movements in carrying amounts 40,457 22,719 Acquisitions through business combinations ^(f) 7,565 5,800 Addition to right-of-use assets 2,157 19,639 Depreciation expense (5,947) (9,064 Movement in foreign exchange 996 1,354 Net carrying amount 45,228 40,457 22,719 Addition to right-of-use assets 2,157 19,639 1,554 Net carrying amount 45,228 40,457 22,21 3000 Net carrying amount 610 350 5,947 3,937 610 350 Opericiation charge related to right-of-use assets 5,947 3,937 610 350 Depreciation charge related to right-of		2022	
Total right-of-use asset 45,228 40,457 Lease Liabilities Group 31 December 30 June 2022 \$000 \$000 Current 35,221 30,983 Non-Current 35,221 30,983 Total lease liabilities 47,067 41,887 Movements in carrying amounts 40,457 22,719 Leased buildings: Opening net carrying amount 40,457 22,719 Acquisitions through business combinations ^(f) 7,565 5,809 2,157 19,839 Depreciation expense (5,947) (9,064) 996 1,354 Movement in foreign exchange 996 1,354 45,228 40,457 We carrying amount 45,228 40,457 22,719 1,9639 1,9639 1,9639 1,9639 1,9639 1,9639 1,9639 1,9639 1,9639 1,9639 1,9639 1,9639 1,9639 1,9639 1,9639 1,9639 1,947 3,967 1,9639 1,9639 1,9639 1,9639 1,9639 1,9639 1,9639 1,9639 1,9639 1,9639 1,9639 1,9639 1,9639	Leased buildings	71,672	61,638
Lease Liabilities Group 31 December 30 June 2022 2022 \$000 \$000 Current 11,846 10,904 Non-Current 35,221 30,983 Total lease liabilities 47,067 41,887 Movements in carrying amounts 40,457 22,719 Leased buildings: 7,565 5,809 Opening net carrying amount 40,457 22,719 Acquisitions through business combinations ^(I) 7,565 5,809 Addition to right-of-use assets 2,157 19,639 Depreciation expense (5,947) (9,064) Movement in foreign exchange 996 1,354 Net carrying amount 45,228 40,457 (I) AASB 16 related amounts recognised in the statement of profit or loss Group 31 December 31 December Depreciation charge related to right-of-use assets 5,947 3,937 Interest expense on lease liabilities 610 350 Group 31 December 31 December 31 December 2022 2021 \$000 \$000 Stoper 610 350	Accumulated depreciation	(26,444)	(21,181)
31 December 30 June 2022 \$000 Current 11,846 10,904 Non-Current 35,221 30,983 Total lease liabilities 47,067 41,887 Movements in carrying amounts 40,457 22,719 Leased buildings: 7,565 5,809 Opening net carrying amount 40,457 22,719 Acquisitions through business combinations ^(I) 7,565 5,809 Addition to right-of-use assets 2,157 19,639 Depreciation expense (5,947) (9,064) Mote carrying amount 45,228 40,457 Wet carrying amount 45,228 40,457 Wet carrying amount 2022 2021 (i) AASB 16 related amounts recognised in the statement of profit or loss 5,947 3,937 Interest expense on lease liabilities 5,947 3,937 Interest expense on lease liabilities 5,947 3,937 S1 December 31	Total right-of-use asset	45,228	40,457
2022 \$000 $$000$ Current11,84610,904Non-Current35,22130,983Total lease liabilities $47,067$ $41,887$ Movements in carrying amounts $40,457$ $22,719$ Leased buildings: $40,457$ $22,719$ Opening net carrying amount $40,457$ $22,719$ Acquisitions through business combinations (i) $7,565$ $5,809$ Addition to right-of-use assets $2,157$ $19,639$ Depreciation expense $(5,947)$ $(9,064)$ Movement in foreign exchange 996 $1,354$ Net carrying amount $45,228$ $40,457$ (ii) AASB 16 related amounts recognised in the statement of profit or loss $5,947$ $3,937$ (iii) AASB 16 related amounts recognised in the statement of profit or loss $5,947$ $3,937$ Interest expense on lease liabilities $5,947$ $3,937$ 610 350 $6roup$ 31 2022 2021 2021	Lease Liabilities	Gro	oup
\$000\$000Current11,84610,904Non-Current35,22130,983Total lease liabilities $47,067$ $41,887$ Movements in carrying amounts $40,457$ $22,719$ Leased buildings: $7,565$ $5,809$ Opening net carrying amount $40,457$ $22,719$ Acquisitions through business combinations (i) $7,565$ $5,809$ Addition to right-of-use assets $2,157$ $19,639$ Depreciation expense $(5,947)$ $(9,064)$ Movement in foreign exchange 996 $1,354$ Net carrying amount $45,228$ $40,457$ (ii) AASB 16 related amounts recognised in the statement of profit or loss $5,947$ $3,937$ Interest expense on lease liabilities $5,947$ $3,937$ Interest expense on lease liabilities $5,947$ $3,937$ $10 comber 31 December 31 December 31 December 31 December 31 December 20222021202220212021202220212021202220212021$		31 December	30 June 2022
Non-Current 35,221 30,983 Total lease liabilities 47,067 41,887 Movements in carrying amounts 40,457 22,719 Leased buildings: 7,565 5,809 Opening net carrying amount 40,457 22,719 Acquisitions through business combinations (II) 7,565 5,809 Addition to right-of-use assets 2,157 19,639 Depreciation expense (II), AASB 16 related amounts recognised in the statement of profit or loss 996 1,354 (II) AASB 16 related amounts recognised in the statement of profit or loss 5,947 3,937 Depreciation charge related to right-of-use assets 5,947 3,937 Interest expense on lease liabilities 5,947 3,937 11 December 31 December 31 December 2022 2021 \$000 \$000 \$000 \$000 2022 2021 \$000			\$000
Total lease liabilities 47,067 41,887 Movements in carrying amounts Leased buildings: 40,457 22,719 Opening net carrying amount 40,457 22,719 Acquisitions through business combinations ^(II) 7,565 5,809 Addition to right-of-use assets 2,157 19,639 Depreciation expense (5,947) (9,064) Movement in foreign exchange 996 1,354 Net carrying amount 45,228 40,457 (II) AASB 16 related amounts recognised in the statement of profit or loss Group 31 December 31 December (III) AASB 16 related amounts recognised in the statement of profit or loss 5,947 3,937 Interest expense on lease liabilities 5,947 3,937 Interest expense on lease liabilities 5,947 3,937 100 \$000 \$000 \$000 2022 2021 \$00 \$000 2022 2021 \$00 \$000 2022 2021 \$00 \$000		11,846	10,904
Movements in carrying amounts Leased buildings: Opening net carrying amount Acquisitions through business combinations ⁽ⁱ⁾ Acquisitions through business combinations ⁽ⁱ⁾ Addition to right-of-use assets Depreciation expense Movement in foreign exchange Movement in foreign exchange Movement in foreign exchange Met carrying amount (i) Refer to Note 19: Business Combinations for further information. (ii) AASB 16 related amounts recognised in the statement of profit or loss Depreciation charge related to right-of-use assets 5,947 3,937 Interest expense on lease liabilities 5,947 3,937 31 December 31 December 31 December 2022 2021 \$000 \$000 \$000 \$000 Coroup 31 December 31 December 2022 2021 \$000 \$000 \$000 \$000 Depreciation charge related to right-of-use assets 5,947 3,937 Interest expense on lease liabilities 610 350 Group 31 December 31 December	Non-Current	35,221	30,983
Leased buildings: Opening net carrying amount Acquisitions through business combinations ⁽ⁱ⁾ Addition to right-of-use assets Depreciation expense Movement in foreign exchange Net carrying amount ⁽ⁱ⁾ Refer to Note 19: Business Combinations for further information. ⁽ⁱ⁾ Refer to Note 19: Business Combinations for further information. ⁽ⁱ⁾ AASB 16 related amounts recognised in the statement of profit or loss Depreciation charge related to right-of-use assets Depreciation charge related to right-of-use assets Depreciat	Total lease liabilities	47,067	41,887
Opening net carrying amount40,45722,719Acquisitions through business combinations (i)7,5655,809Addition to right-of-use assets2,15719,639Depreciation expense(5,947)(9,064)Movement in foreign exchange9961,354Net carrying amount45,22840,457(i) Refer to Note 19: Business Combinations for further information.31 December(ii) AASB 16 related amounts recognised in the statement of profit or loss5,9473,937Interest expense on lease liabilities5,9473,937Interest expense on lease liabilities5,9473,9372022202131 December31 December202220213005,947202220212021	Movements in carrying amounts		
Acquisitions through business combinations ⁽ⁱ⁾ Acquisitions through business combinations ⁽ⁱ⁾ Addition to right-of-use assets Depreciation expense Movement in foreign exchange Mote carrying amount ⁽ⁱ⁾ Refer to Note 19: Business Combinations for further information. ⁽ⁱ⁾ Refer to Note 19: Business Combinations for further information. ⁽ⁱ⁾ AASB 16 related amounts recognised in the statement of profit or loss Depreciation charge related to right-of-use assets Depreciation charge related to right-of-use assets Interest expense on lease liabilities ⁽ⁱ⁾ Base liabilities ⁽ⁱ⁾ AASB 16 related amounts recognised in the statement of profit or loss Depreciation charge related to right-of-use assets Depreciation charge re	Leased buildings:		
Acquisitions through business combinations ⁽ⁱ⁾ Acquisitions through business combinations ⁽ⁱ⁾ Addition to right-of-use assets Depreciation expense Movement in foreign exchange Mote carrying amount ⁽ⁱ⁾ Refer to Note 19: Business Combinations for further information. ⁽ⁱ⁾ Refer to Note 19: Business Combinations for further information. ⁽ⁱ⁾ AASB 16 related amounts recognised in the statement of profit or loss Depreciation charge related to right-of-use assets Depreciation charge related to right-of-use assets Interest expense on lease liabilities ⁽ⁱ⁾ Base liabilities ⁽ⁱ⁾ AASB 16 related amounts recognised in the statement of profit or loss Depreciation charge related to right-of-use assets Depreciation charge re	Opening net carrying amount	40,457	22,719
Addition to right-of-use assets 2,157 19,639 Depreciation expense (5,947) (9,064) Movement in foreign exchange 996 1,354 Net carrying amount 45,228 40,457 (i) Refer to Note 19: Business Combinations for further information. Group 31 December (ii) AASB 16 related amounts recognised in the statement of profit or loss 5,947 3,937 Depreciation charge related to right-of-use assets 5,947 3,937 Interest expense on lease liabilities 610 350 Group 31 December 31 December 2022 2021 2022		,	5,809
Movement in foreign exchange 996 1,354 Net carrying amount 45,228 40,457 (i) Refer to Note 19: Business Combinations for further information. Group (ii) AASB 16 related amounts recognised in the statement of profit or loss 2022 2021 (iii) Character and the statement of profit or loss 5,947 3,937 Interest expense on lease liabilities 610 350 Group 31 December 31 December 2022 2021 2021	Addition to right-of-use assets	2,157	19,639
Net carrying amount 45,228 40,457 (i) Refer to Note 19: Business Combinations for further information. Group 31 December 31 December (ii) AASB 16 related amounts recognised in the statement of profit or loss 2022 2021 Depreciation charge related to right-of-use assets 5,947 3,937 Interest expense on lease liabilities 610 350 Group 31 December 31 December 2022 2021 2021 2021	Depreciation expense	(5,947)	(9,064)
(ii) AASB 16 related amounts recognised in the statement of profit or loss Depreciation charge related to right-of-use assets Interest expense on lease liabilities (iii) Group 10 Comparison 10 Com	Movement in foreign exchange		1,354
Group 31 December 31 December 2022 2021 2000 \$000 Depreciation charge related to right-of-use assets 5,947 3,937 Interest expense on lease liabilities 610 350 Group 31 December 2022 2022 2021	Net carrying amount	45,228	40,457
31 December31 December(ii) AASB 16 related amounts recognised in the statement of profit or loss20222021Depreciation charge related to right-of-use assets5,9473,937Interest expense on lease liabilities610350Group31 December20222021	^(I) Refer to Note 19: Business Combinations for further information.		
20222021(ii) AASB 16 related amounts recognised in the statement of profit or loss\$000Depreciation charge related to right-of-use assets5,9471nterest expense on lease liabilities610350Group31 December31 December20222021			•
(ii) AASB 16 related amounts recognised in the statement of profit or loss \$000 \$000 Depreciation charge related to right-of-use assets 5,947 3,937 Interest expense on lease liabilities 610 350 Group 31 December 31 December 2022			
Depreciation charge related to right-of-use assets 5,947 3,937 Interest expense on lease liabilities 610 350 Group 31 December 31 December 2022 2021	(ii) AACD 16 related amounts recognized in the statement of profit or loss		
Interest expense on lease liabilities 610 350 Group 31 December 31 December 2022 2021	•		
Group 31 December 31 December 2022 2021	Depreciation charge related to right-of-use assets	5,947	3,937
31 December 31 December 2022 2021	Interest expense on lease liabilities	610	350
2022 2021	7		
		2022	2021
Total cash outflows for leases6,1694,244	Total cash outflows for leases	6,169	4,244



Note 12 Trade & Other Payables

	Group 31 December 30 June 2022 2022		
)	\$000	\$000	
Current			
Unsecured liabilities			
Trade payables	36,698	32,071	
Sundry payables & accrued expenses	6,489	8,111	
Secured liabilities			
Trade payables	-	22,092	
	43,187	62,274	

DGL had a secured trade finance facility provided by ANZ. The utilised amount was classified as secured trade payables above. The facility involved providing security over the future cash flows of specific trade receivables and inventories, which met certain criteria, in return for cash finance on a contracted percentage of the security provided. The facility was restructured into a long-term working capital facility on 30 August 2022 (refer also Note 13).

	Grou	р
	31 December 3 2022 \$000	\$0 June 2022
(a) Financial liabilities at amortised cost classified as trade & other payables		,
Trade & other payables		
— Total current	43,187	62,274
— Total non-current	-	-
	43,187	62,274

Note 13	Borrowings
NOTE 15	DOHOWINUS

		oup 30 June 2022
	\$000	\$000
Current		
Secured liabilities - amortised cost:		
Bank loans Other loans	3,323 250	1,772 1,651
Total current borrowings	3,573	3,423
Non-Current		
Secured liabilities - amortised cost:		
Bank loans Other loans	100,247 406	66,018 39
Total non-current borrowings	100,653	66,057
Total borrowings	104,226	69,480
	Gr	oup
	2022	30 June 2022
(a) Total current & non-current secured liabilities:	\$000	\$000
Bank loans	103,570	67,790
Other loans	656	1,690
	104,226	69,480

The bank loan carries an effective interest rate of 5.20% p.a. (30 June 2022: 3.30% p.a)

(b) Collateral provided

On 30 August 2022, the Group entered into a long-term multi-option facility agreement with ANZ Banking Group Limited ("ANZ"). Loans, working capital and asset finance are secured by a first ranking security charge over all Group assets and property.



Note 14 Issued Capital

	31 December	Group 31 December 30 June 2022	
	2022 \$000	\$000	
284,911,205 fully paid ordinary shares (30 June 2022: 279,192,548 fully paid ordinary sha	res) 258,920	250,118	
	258,920	250,118	

The Group has authorised share capital amounting to 284,911,205 ordinary shares.

		Group					
(a)	Ordinary Shares	31 December 2022		30 June 2022			
		No.	\$000	No.	\$000		
	At the beginning of the reporting period	279,192,548	250,118	257,000,000	192,249		
	Shares issued during the year	5,718,657	8,662	22,192,548	57,579		
	Less: capital raising costs	-	140	-	290		
	At the end of the reporting period	284,911,205	258,920	279,192,548	250,118		

On 11 July 2022, 53,324 fully paid ordinary shares were issued at \$2.72 per share. The share issuance was issued to certain members of the executive management team following a recent remuneration review. No cash was raised.

On 2 September 2022, 725,689 fully paid ordinary shares were issued at \$1.59 per share. The share issuance was to settle the share acquisition of Flexichem Australia Pty Ltd. No cash was raised.

On 6 September 2022, 278,149 fully paid ordinary shares issued at \$1.46 per share. The share issuance was to settle the acquisition of the business and assets of Clarkson Freightlines Pty Ltd. No cash was raised.

On 4 October 2022, 2,943,925 fully paid ordinary shares were issued at \$1.49 per share. The share issuance was to settle the share acquisition of Aquadex Pty Ltd. No cash was raised.

On 4 October 2022, 677,570 fully paid ordinary shares were issued at \$1.49 per share. The share issuance was to settle the share acquisition of BTX Group Pty Ltd. No cash was raised.

On 2 November 2022, 1,000,000 fully paid ordinary shares were issued at \$1.51 per share. The share issuance was to settle the share acquisition of Acacia Ridge Container Park Pty Ltd. No cash was raised.

On 28 December 2022, 40,000 fully paid ordinary shares were issued at \$1.50 per share. The share issuance was to the former CFO as a bonus payment for extension of employment past the contractual notice period to 23 December 2022. No cash was raised.

Note 15 Operating Segments

General Information

Identification of reportable segments

The Group has identified its operating segments based on the internal reports that are reviewed and used by the board of directors (chief operating decision makers) in assessing performance and in determining the allocation of resources.

The Group is managed primarily on the basis of product category and service offerings as the diversification of the Group's operations inherently have notably different risk profiles and performance assessment criteria. Operating segments are therefore determined on the same basis.

Reportable segments disclosed are based on aggregating operating segments where the segments are considered to have similar economic characteristics and are also similar with respect to the following:

- the products sold and/or services provided by the segment; and
- the type or class of customer for the products or service.

Types of products & services by segment

(i) Environmental Solutions

The Group's Environmental Solutions segment is focused on resource recovery and waste management. Its core activities comprise liquid waste treatment, end-of-life lead acid battery ("ULAB") recycling and lead smelting and refining.

ULAB recycling is undertaken at two EPA licensed recycling facilities located in New South Wales and Victoria. The division relies on an established and mature collection network of suppliers located throughout Australia. ULABs are recycled in state-of-the-art recycling facilities which are highly automated. The primary outputs from the ULAB recycling process are lead products, scrap plastic and waste.

The segment's lead smelter in Laverton North, Victoria has lead smelting and refining capabilities. This is to allow the conversion of intermediate lead material into valuable end products, which are sold to a wider global market.

The segment operates a waste water treatment plant at its New South Wales ULAB recycling plant to process liquid waste generated from its own plant and from external customers.



(472)

14 249

Note 15: Operating Segments (continued)

(ii) Chemical Manufacturing

The Group's Chemical Manufacturing segment produces its own range of speciality chemicals and undertaken advanced formulation and contract manufacturing on behalf of third parties. The Group believes the segment provides a versatile, end to end solution for its customers.

Operations are focused on deriving chemicals from complex reactions in controlled environments. Using internally developed intellectual property, the division also manufactures DGL branded goods.

(iii) Warehousing and Distribution

The Group's Warehousing and Distribution segment offers transport, logistics and warehousing services focusing on dangerous and hazardous goods across Australia and New Zealand. The segment also manages logistics and distribution for other goods including food, pharmaceutical products, agricultural products, security sensitive goods and temperature-controlled products.

Key components of the services provided by the Warehousing and Distribution segment include freight forwarding, inventory management, warehousing, and transport.

(iv) Corporate costs

The Group's Corporate Costs segment represents costs incurred by the Group not allocated to the operating segments.

Basis of accounting for purposes of reporting by operating segments

(a) Accounting policies adopted

Unless stated otherwise, all amounts reported to the Board of Directors, being the chief operating decision makers with respect to operating segments, are determined in accordance with accounting policies that are consistent with those adopted in the annual financial statements of the Group.

(b) Intersegment transactions

An internally determined transfer price is set for all intersegment sales. This price is reset biannually and is based on what would be realised in the event the sale was made to an external party at arm's length. All such transactions are eliminated on consolidation of the Group's financial statements.

Intersegment loans payable and receivable are initially recognised at the consideration received/to be received net of transaction costs. If intersegment loans receivable and payable are not on commercial terms, these are not adjusted to fair value based on market interest rates. This policy represents a departure from that applied to the statutory financial statements.

(c) Segment assets

Where an asset is used across multiple segments, the asset is allocated to the segment that receives the majority of the economic value from the asset. In most instances, segment assets are clearly identifiable on the basis of their nature and physical location.

(d) Segment liabilities

Liabilities are allocated to segments where there is direct nexus between the incurrence of the liability and the operations of the segment. Borrowings and tax liabilities are generally considered to relate to the Group as a whole and are not allocated. Segment liabilities include trade and other payables and certain direct borrowings.

(e) Segment information

(i) Segment performance

	Environmental Solutions	Chemical Manufacturing	Warehousing & Distribution	Corporate Costs	Total
Six months ending 31 December 2022	\$000	\$000	\$000	\$000	\$000
REVENUE					
External sales	44,883	137,126	34,784	410	217,203
Inter-company revenue	1	4,341	6,709	2,795	13,846
Intersegment elimination	-	-	-	-	(13,846)
Total segment revenue	44,884	141,467	41,493	3,205	217,203
Deprecation & amortisation	(1,384)	(4,147)	(5,751)	(535)	
Segment result from continuing operations before tax	3,019	17,958	1,090	(7,346)	14,721
Reconciliation of segment result to group net profit/loss befor	e tax				

Intersegment elimination

Net profit before tax from continuing operations



Note 15: Operating Segments (continued)

	Environmental Solutions	Chemical Manufacturing	Warehousing & Distribution	Corporate Costs	Total
Six months ending 31 December 2021	\$000	\$000	\$000	\$000	\$000
REVENUE					
External sales	45,495	75,010	22,496	39	143,040
Inter-company revenue Intersegment elimination	1,167	1,686	3,470	49	6,372 (6,372
•	46,662	76,696	25,966	- 88	143,040
Total segment revenue Deprecation & amortisation	(1,348)			(95)	143,040
Segment result from continuing operations before tax	7,337	(2,300) 8,620	(4,483)	(93)	12,657
Reconciliation of segment result to group net profit/loss before		0,020	.,	(1,001)	,
Intersegment elimination					(113
Net profit before tax from continuing operations				-	12,544
				=	
Segment assets	Environmental	Chemical	Warehousing	Corporate	Total
	Solutions	Manufacturing	& Distribution	Costs	
31 December 2022	\$000	\$000	\$000	\$000	\$000
Segment assets	76,814	206,485	123,738	333,821	740,858
Segment assets include:					
 Additions to non-current assets (other than financial assets and deferred tax) 	1,883	12,519	(23)	-	14,379
Reconciliation of segment assets to group assets					
Intersegment eliminations					(266,324
Unallocated assets:					
 Goodwill on consolidation 					73,853
Total group assets					548,387
	Environmental	Chemical	Warehousing	Corporate	Total
20 1	Solutions		& Distribution	Costs	¢000
30 June 2022	\$000	\$000	\$000	\$000	\$000
Segment assets	66,501	191,425	120,199	295,570	673,695
Segment assets include:					
 Additions to non-current assets (other than financial assets and deferred tax) 	502	61,487	21,837	47,085	130,911
Reconciliation of segment assets to group assets					
Intersegment eliminations					(219,118
Unallocated assets:					
 Goodwill on consolidation 					52,807
Total group assets				=	507,384
Segment liabilities					
	Environmental Solutions	Chemical Manufacturing	Warehousing & Distribution	Corporate Costs	Total
31 December 2022	\$000	\$000	\$000	\$000	\$000
Segment liabilities	35,128	121,812	83,764	85,733	326,437
Reconciliation of segment liabilities to group liabilities					
Intersegment eliminations				-	(105,154
Total group liabilities					221,283



Note 15: Operating Segments (continued)

_30 June 2022	Environmental Solutions \$000	Chemical Manufacturing \$000	Warehousing & Distribution \$000	Corporate Costs \$000	Total \$000
Segment liabilities	30,320	56,580	52,727	147,637	287,264
Reconciliation of segment liabilities to group liabilities					
Intersegment eliminations					(85,668)
Total group liabilities				-	201,596

(iv) Revenue by geographical region

Revenue, including revenue from discontinued operations, attributable to external customers is disclosed below, based on the location of the external customer:

	31 December 31 De	31 December 31 December		
		021 000		
Australia	· · ·	135,249		
New Zealand	13,526	7,791		
Total revenue	217,203	143,040		

(v) Assets by geographical region

The location of segment assets by geographical location of the assets is disclosed below:

	31 December 3 2022	30 June 2022
	\$000	\$000
Australia	657,275	582,982
New Zealand	83,583	90,713
Total Assets	740,858	673,695

Note 16 Events After the Reporting Period

On 19 January 2022, the Company announced the acquisition of the business and assets of Nightingale Transport (Qld) Pty Ltd and Nightingale Freightlines Pty Ltd (collectively, "Nightingales"). Nightingales provides a national logistics service to blue-chip clients in the mining, agricultural and infrastructure sectors.

The total acquisition price is \$18.2m and will be funded by cash.



Note 17 Related Party Transactions

Related Parties

(a) The Group's main related parties are as follows:

Key Management Personnel:

Any person(s) having authority and responsibility for planning, directing and controlling the activities of the entity, directly or indirectly, including any director (whether executive or otherwise) of that entity are considered key management personnel.

ii. Other Related Parties

Other related parties include entities controlled by the ultimate parent entity and entities over which key management personnel have joint control.

(b) Transactions with related parties:

Transactions between related parties are on normal commercial terms and conditions no more favourable than those available to other parties unless otherwise stated.

The following transactions occurred with related parties:

		Group	
		31 December 2022 \$000	31 December 2021 \$000
	Loans from Simon Henry		
	Beginning of the reporting period Loan repayment made Loan converted to shares Interest charged End of the reporting period		8,481 (1,498) (7,055) 72
i.	Transactions with Simon Henry & his controlled entities		
	Administration revenue charged to Simon Henry and his controlled entities	132	144
	Rental and related expenses charged by Simon Henry and his controlled entities	75	89
ii.	Transactions with other related parties		
	Company secretarial fees and reimbursement of expenses, paid to DW Accounting & Advisory Pty Ltd, of which Mr Andrew Draffin is a director and shareholder. DW Accounting & Advisory Pty Ltd is a shareholder of DGL Group Limited.	114	93
	Due dilligence and professional training fees paid to BDO Australia, of which Denise Brotherton is a Partner	512	-
	Rental and related expenses charged by Spalding Holdings Pty Ltd, of which Mr Robert Sushames parents have an interest in.	519	151
	Purchase consideration of 120 Fulton Drive acquired from Belbrae Investments Pty Ltd, of which Mr Robert Sushames parents are shareholders.	-	5,806

All transactions noted above have been carried out on an arms-length basis.



Note 18 Reserves a. Foreign Currency Translation Reserve

The foreign currency translation reserve records exchange differences arising on translation of a foreign controlled subsidiary.

	Grou	b
	31 December 3 2022 \$000) June 2022 \$000
Balance at the beginning of the period	(1,900)	(45)
Foreign currency movements during the reporting period	2,189	(1,855)
	289	(1,900)

b. Asset Revaluation Reserve

The asset revaluation reserve records revaluations of land and buildings.

	Group	
	31 December 3	er 30 June 2022
	2022	
	\$000	\$000
Balance at the beginning of the period	48,886	22,477
Asset revaluation movement during the year	-	31,473
Sale of property (64 Broad Street - see note 7)	(922)	-
Tax effect	-	(5,064)
	47 964	48 886

c. Cash Flow Hedge Reserve

The asset revaluation reserve records revaluations of hedging instruments

	Group	
	31 December 3 2022	0 June 2022
	\$000	\$000
Balance at the beginning of the period	262	66
Asset revaluation movement during the year	(78)	196
	184	262
Merger Acquisition Reserve		
	Grou	р

	31 December 30 J 2022 \$000	lune 2022 \$000
Balance at the beginning of the period	(54,230)	(54,230)
Movements during the year	(54,230)	(54,230)
	Group	
	31 December 30 J	lune 2022
	2022	
Total Reserves	\$000	\$000
Foreign Currency Translation Reserve	289	(1,900)
Asset Revaluation Reserve	47,964	48,886
Cash Flow Hedge Reserve	184	262
Merger Acquisition Reserve	(54,230)	(54,230)
	(5,793)	(6,982)



Note 19 Business Combinations

Summary of Business Combinations during the financial year

During the financial reporting period, the Group acquired 100% of the share capital of four companies as well as the business and assets of a further two companies. A summary of the combinations is as follows:

	Fair Value \$'000
Purchase consideration	
- Cash	29,235
- Ordinary Shares	8,457
	37,692
Less:	
- Cash & cash equivalents	2,459
- Receivables	4,042
- Other assets	20
- Inventories	4,429
- Right-of-use assets	7,565
- Property, plant & equipment	4,944
- Trade & other payables	(3,930)
- Income tax liabilities	(1,025)
- Lease liabilities	(7,565)
- Borrowings	(708)
- Provisions	(652)
Identifiable assets acquired and liabilities assumed	9,579
Goodwill provisionally accounted for	28,113

(a) Acquisition of business & assets from Clarkson & Connolly Transport

On 1 September 2022, DGL Warehousing & Distribution Pty Ltd acquired the business and assets of Clarkson & Connolly Transport Trust (Trading as Clarkson Freightlines). Clarksons focuses on providing general freight services for the agricultural and building industries in the Midwest and Wheatbelt regions of Western Australia.

The total acquisition price was \$6,656,098, of which \$6,250,000 was settled by cash and \$406,098 settled via the issue of fully paid ordinary shares.

	Fair Value \$'000
Purchase consideration	
- Cash	6,250
- Ordinary Shares ⁽ⁱ⁾	406
	6,656
Less:	
- Property, plant & equipment	2,962
- Provisions	(52)
Identifiable assets acquired & liabilities assumed	2,910
Goodwill ⁽ⁱⁱ⁾ provisionally accounted for	3,746

(i) The consideration paid to acquire the business and assets of Clarkson & Connolly Transport Trust includes 278,149 fully paid ordinary shares issued in the Group. The fair value of the shares in the Group has been determined based on the current market price of the shares at the date of acquisition.

(ii) The goodwill is attributable to the high profitability of the acquired business and the significant synergies expected to arise after the Group's acquisition of the business and assets of Clarkson & Connolly Transport Trust.

No amount of goodwill is deductible for tax purposes.



Note 19: Business Combinations (continued)

(b) Acquisition of Flexichem Australia Pty Ltd

On 1 September 2022, DGL Manufacturing Pty Ltd acquired 100% of Flexichem Australia Pty Ltd. Flexichem specialises in complex siliconebased manufacturing targeted for water treatment, industrial and specialty product applications for both domestic and export customers.

The total acquisition price was \$8,419,698, of which \$7,269,481 was settled by cash and \$1,150,217 settled via the issue of fully paid ordinary shares.

	Fair Value \$'000
Purchase consideration	
- Cash	7,269
- Ordinary Shares ⁽ⁱ⁾	1,150
	8,419
Less:	
- Cash & cash equivalents	400
- Receivables ⁽ⁱⁱ⁾	1,447
- Inventories	1,973
- Right-of-use assets	1,482
- Property, plant & equipment	215
- Trade & other payables	(328)
- Income tax liabilities	(270)
- Lease liabilities	(1,482)
- Provisions	(218)
Identifiable assets acquired & liabilities assumed	3,219
Goodwill ⁽ⁱⁱⁱ⁾ provisionally accounted for	5,200

(i) The consideration paid to acquired Flexichem Australia Pty Ltd includes 725,689 fully paid ordinary shares issued in the Group. The fair value of the shares in the Group has been determined based on the current market price of the shares at the date of acquisition.

- (ii) The directors believe the receivables are fully recoverable and no provision for impairment is required.
- (iii) The goodwill is attributable to the high profitability of the acquired business and the significant synergies expected to arise after the Group's acquisition of Flexichem Australia Pty Ltd.

No amount of goodwill is deductible for tax purposes.

(c) Acquisition of Aquadex Pty Ltd

On 1 October 2022, the Company acquired 100% of Aquadex Pty Ltd. Aquadex specialises in the manufacturing and distribution of chemicals for chlorine products and water treatment.

The total acquisition price was \$4,484,323, of which \$97,875 was settled by cash and \$4,386,448 settled via the issue of fully paid ordinary shares.

	Fair Value \$'000
Purchase consideration	
- Cash	98
- Ordinary Shares ⁽ⁱ⁾	4,386
	4,484
Less:	
- Cash & cash equivalents	161
- Receivables ⁽ⁱⁱ⁾	151
- Other assets	17
- Inventories	619
- Right-of-use assets	76
- Property, plant & equipment	854
- Trade & other payables	(682)
- Income tax liabilities	(48)
- Lease liabilities	(76)
- Borrowings	(708)
- Provisions	(51)
Identifiable assets acquired & liabilities assumed	313
Goodwill ⁽ⁱⁱⁱ⁾ provisionally accounted for	4,171



Note 19: Business Combinations (continued)

- (i) The consideration paid to acquired Aquadex Pty Ltd includes 2,943,925 fully paid ordinary shares issued in the Group. The fair value of the shares in the Group has been determined based on the current market price of the shares at the date of acquisition.
- (ii) The directors believe the receivables are fully recoverable and no provision for impairment is required.
- (iii) The goodwill is attributable to the high profitability of the acquired business and the significant synergies expected to arise after the Group's acquisition of Aquadex Pty Ltd.

No amount of goodwill is deductible for tax purposes.

(d) Acquisition of BTX Group Pty Ltd

On 1 October 2022, the Company acquired 100% of BTX Group Pty Ltd. BTX Group provides bespoke chemistries and innovative technologies to the municipal, mining, environmental and industrial sectors throughout Australia.

The total acquisition price was \$9,706,467, of which \$8,696,888 was settled by cash and \$1,009,579 settled via the issue of fully paid ordinary shares.

	Fair Value \$'000
Purchase consideration	
- Cash	8,697
- Ordinary Shares ⁽ⁱ⁾	1,010
	9,707
Less:	
- Cash & cash equivalents	1,281
- Receivables ⁽ⁱⁱ⁾	1,844
- Inventories	1,587
- Right-of-use assets	192
- Property, plant & equipment	55
- Trade & other payables	(2,267)
- Income tax liabilities	(678)
- Lease liabilities	(192)
- Provisions	(18)
Identifiable assets acquired & liabilities assumed	1,804
Goodwill ⁽ⁱⁱⁱ⁾ provisionally accounted for	7,903

- (i) The consideration paid to acquired BTX Group Pty Ltd includes 677,570 fully paid ordinary shares issued in the Group. The fair value of the shares in the Group has been determined based on the current market price of the shares at the date of acquisition.
- (ii) The directors believe the receivables are fully recoverable and no provision for impairment is required.
- (iii) The goodwill is attributable to the high profitability of the acquired business and the significant synergies expected to arise after the Group's acquisition of BTX Group Pty Ltd.

No amount of goodwill is deductible for tax purposes.

(e) Acquisition of Acacia Ridge Container Park Pty Ltd

On 1 November 2022, the Company acquired 100% of Acacia Ridge Container Park Pty Ltd. Acacia Ridge has a number of years' experience in handling ISO Tank Containers and Road Tankers, whilst providing a range of services to meet all customer needs.

The total acquisition price was \$5,270,645, of which \$3,765,645 was settled by cash and \$1,505,000 settled via the issue of fully paid ordinary shares.

	Fair Value \$'000
Purchase consideration	
- Cash	3,766
- Ordinary Shares ⁽ⁱ⁾	1,505
	5,271
Less:	
- Cash & cash equivalents	617
- Receivables (ii)	600
- Right-of-use assets	5,815
- Property, plant & equipment	499
- Trade & other payables	(653)
- Income tax liabilities	(29)
- Lease liabilities	(5,815)
- Provisions	(289)
Identifiable assets acquired & liabilities assumed	745
Goodwill ⁽ⁱⁱⁱ⁾ provisionally accounted for	4,526



Note 19: Business Combinations (continued)

- (i) The consideration paid to acquired Acacia Ridge Container Park Pty Ltd includes 1,000,000 fully paid ordinary shares issued in the Group. The fair value of the shares in the Group has been determined based on the current market price of the shares at the date of acquisition.
- (ii) The directors believe the receivables are fully recoverable and no provision for impairment is required.
- (iii) The goodwill is attributable to the high profitability of the acquired business and the significant synergies expected to arise after the Group's acquisition of Acacia Ridge Container Park Pty Ltd.

No amount of goodwill is deductible for tax purposes.

(f) Acquisition of business and assets from Chempac (NZ) 2016 Limited

On 1 December 2022, DGL Manufacturing Limited acquired the business and assets of Chempac (NZ) 2016 Limited. Chempac (NZ) is a business engaged in chemical manufacturing, packaging and distribution of finished goods based in East Tamaki, Auckland.

The total acquisition price was \$3,155,073, which was settled by cash.

The figures below have been converted using the spot rate at 1 December 2022.

	Fair Value \$'000
Purchase consideration	
- Cash	3,155
	3,155
Less:	
- Other assets	3
- Inventories	250
- Property, plant & equipment	359
- Provisions	(24)
Identifiable assets acquired & liabilities assumed	588
Goodwill ⁽ⁱ⁾ provisionally accounted for	2,567

(i) The goodwill is attributable to the high profitability of the acquired business and the significant synergies expected to arise after the Group's acquisition of the business and assets of Chempac (NZ) 2016 Limited.

No amount of goodwill is deductible for tax purposes.



In accordance with a resolution of the directors of DGL Group Limited, the directors of the company declare that:

- 1. the financial statements and notes, as set out on pages 4 to 24, are in accordance with the Corporations Act 2001 and:
 - (a) comply with Australian Accounting Standards applicable to the entity, which, as stated in Note 1 to the financial statements, constitutes compliance with International Financial Reporting Standards; and
 - (b) give a true and fair view of the Group's financial position as at 31 December 2022 and of its performance for the half-year ended on that date; and
- 2. in the directors' opinion there are reasonable grounds to believe that the company will be able to pay its debts as and when they become due and payable.

Signed in accordance with a resolution of Directors made pursuant to section 303(5)(a) of the Corporations Act 2001.

Director Mr Peter Lowe

Dated this 28 February 2023



INDEPENDENT AUDITOR'S REVIEW REPORT TO THE MEMBERS OF DGL GROUP LIMITED

Report on the Half-Year Financial Report

Conclusion

We have reviewed the accompanying half-year financial report of DGL Group Limited (the Company) and its subsidiaries (collectively, the Group), which comprises the consolidated statement of financial position as at 31 December 2022, the consolidated statement of profit or loss and other comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the half-year ended on that date, a statement of accounting policies, other selected explanatory notes, and the directors' declaration.

Based on our review, which is not an audit, we have not become aware of any matter that makes us believe that the half-year financial report of DGL Group Limited is not in accordance with the *Corporations Act 2001* including:

- (a) giving a true and fair view of the consolidated financial position of the Group as at 31 December 2022, and of its consolidated financial performance for the half-year ended on that date; and
- (b) complying with Australian Accounting Standard AASB 134 Interim Financial Reporting and the Corporations Regulations 2001.

Basis for conclusion

We conducted our review in accordance with ASRE 2410 *Review of a Financial Report Performed by the Independent Auditor of the Entity* (ASRE 2410).Our responsibilities are further described in the *Auditor's Responsibilities for the Review of the Half-Year Financial Report* section of this report. We are independent of the Group in accordance with 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 annual financial report in Australia. We have also fulfilled our other ethical responsibilities in accordance with the Code.

Directors' Responsibility for the Half-Year Financial Report

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

PKF Melbourne Audit & Assurance Pty Ltd ABN 75 600 749 184 Level 12, 440 Collins Street, Melbourne, Victoria 3000 T: +61 3 9679 2222 F: +61 3 9679 2288 www.pkf.com.au Liability limited by a scheme approved under Professional Standards Legislation PKF Melbourne Audit & Assurance Pty Ltd is a member firm of the PKF International Limited family of separately owned firms and does not accept any responsibility or liability for the actions or inactions of any individual member or correspondent firm or firms.



Auditor's Responsibility for the Review of the Half-Year Financial Report

Our responsibility is to express a conclusion on the half-year financial report based on our review. ASRE 2410 requires us to conclude whether we have become aware of any matter that causes us to believe that the half-year financial report is not in accordance with the *Corporations Act 2001* including giving a true and fair view of the Group's consolidated financial position as at 31 December 2022 and its consolidated performance for the half-year ended on that date, and complying with Australian Accounting Standard AASB 134 *Interim Financial Reporting* and the *Corporations Regulations 2001*.

A review of a half-year financial report consists of making enquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with Australian Auditing Standards and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

PKF Melbourne, 28 February 2023

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Kenneth Weldin Partner