



FINANCIAL HIGHLIGHTS

64.6M

\$**5.2**M

\$1.0M \$5.7M

°0.5M

Revenue up 50.7% to \$64.6 million (FY13: \$42.9 million)

Earnings Before Interest, Tax, Depreciation and Amortisation (EBITDA) increased to \$5.2 million (FY13: \$0.8 million)

Net Profit after tax improved to \$1.0 million (FY13: loss of \$0.5 million)

Net cash flow from operating activities up 184% to \$5.7 million (FY13: \$2.0 million)

Strong balance sheet with **net debt** of \$0.5 million at 30 June 2014 (30 June 2013: \$3.3 million)

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JULY 14

1. Leading innovation for the third year running

- 2014 ACOMMS Award for Innovation
- 2014 ACOMMS Award for Vendor Innovation (Emerging)
- 2014 Australian Business Award for Business Innovation
- 2014 Australian Business Award for Product Innovation
- 2014 Australian Business Award for Best Industrial Product

2. New M2M partnership with Tele2

Our strategic partnership with Tele2 AB (Tele2), (NASDAQ OMX Stockholm Exchange: TEL2 A and TEL2 B) strengthens our position in Europe, delivering new asset management capabilities to diverse vertical markets across Europe and globally.

JUNE 14

3. Tokyo office launch

We have now established offices in all key M2M regions including: North America, Europe, the Middle East, Japan, New Zealand and our corporate head office in Australia.

APRIL 14

4. Working with Kanematsu Communications, Japan

We secured a new distribution agreement with Japan's leading supplier of mobile related services, Kanematsu Communications Limited to deliver wireless M2M products to Japanese telecommunications carriers and export customers.

COMPANY HIGHLIGHTS

DECEMBER 13

5. Creating smart cities with Vodafone Qatar

Our new M2M partnership with Vodafone Qatar follows from our collaboration with Vodafone Global Enterprise and is set to bolster smart city applications in Qatar.

NOVEMBER 13

6. Collaborating with Verizon Wireless

We are working with Verizon Wireless to provide North American and Canadian customers with cost-effective mobile solutions for diverse M2M applications.

OCTOBER 13

7. Enhancing M2M in the Middle East with Etisalat

We expanded our long-standing partnership with Etisalat Group to deliver wireless M2M communication technologies to vertical market customers across the Middle East, Asia and Africa.

JULY 13

8. Advancing smart grid solutions

One of the world's largest 3G smart metering deployments took place in Australia.



DEAR SHAREHOLDERS

It is my pleasure to present NetComm Wireless' Annual Report for the year ending 30 June 2014 (FY14). It was an excellent year for our Company, and I am pleased to report solid financial growth across all key metrics. NetComm Wireless' strong results reflect the progress that your company is making toward the global Machine-to-Machine (M2M) market. We worked hard to strengthen our position and the results are coming from the sound execution of our strategy.



PERFORMANCE

2014 FINANCIAL Last year we told you that NetComm Wireless was focused on achieving fiscal priorities through continued innovation, commercial flexibility and growing our share of the global M2M market - all with a view to creating long-term growth and value for our shareholders. Substantial progress has been made on meeting these priorities, and this has been reflected in our end of year performance.

> The group generated significant growth in FY14 with total revenues of \$64.6 million and EBITDA of \$5.2 million during FY14. This is slightly above the EBITDA guidance range previously provided to the market and compares to revenues of \$42.9 million and EBITDA of \$0.8 million in FY13.

FY14 Net Profit After Tax was \$1.0 million compared to a loss of \$0.5 million in the previous year, and cash flow from operating activities increased by 184% to \$5.7 million, up from \$2.0 million in FY13.

The balance sheet has been strengthened due to good cash-flows and the successful equity raising undertaken in June 2013. Debt at 30 June 2014 was \$0.5 million, down from \$3.3 million at 30 June 2013. This provides us with a greater degree of flexibility and builds more resilience in our business.

The share price improved significantly throughout the year as a result of the company's strong performance and the success of our investor roadshows, both in Australia and the US. As chair of the Investor Relations committee I am committed to continuing to engage with investors, increasing our company profile and strengthening our reputation in the market.

I would also like to make mention of a measure put in place to reduce net asset fluctuations from exchange rate movements, by restructuring our borrowing facility from a US Dollar denominated facility to one with an Australian Dollar denomination.

REVENUE GROWTH Our M2M business is growing considerably with M2M sales now representing IN THE M2M BUSINESS 51.5% of total Group revenue, compared to 20% in 2013. Much of our M2M revenue growth relates to key supply agreements including:

- The Ericsson smart metering contract which delivered substantial revenue in FY14 from a zero base in FY13:
- Ericsson revenues associated with the NBN which continue to grow in line with the increased pace of the project roll-out and higher customer uptake; and

Cubic Transportation revenues from the Opal Card project in NSW.

DIVIDEND Given the very exciting growth opportunities available to the company, the board strongly believes that the cash we are generating should be re-invested in the business and hence we will not pay a dividend in FY14. NetComm's dividend policy will be reinstated as soon as it is deemed prudent.

STRATEGIC We have implemented a clear strategy, and delivered on our objectives. Our focus DIRECTION is on delivering solid financial performance while investing to ensure sustained performance over the long term. The board reaffirmed our commitment to invest in our engineering capabilities and product innovation, and we will continue our supply of high margin wireless devices that offer the scalable production capacity for which our company is globally renowned.

> A recent review of the company's strategy brought to light the opportunities presented by the rural broadband market as governments worldwide upgrade their networks and take steps to close the digital divide. A doubling of the size of the fixed wireless roll-out for the NBN represents a significant vote of confidence in fixed wireless broadband, and we intend to pursue other global market opportunities for this technology.

LOOKING NetComm Wireless has reached a watershed moment and while we have seen AHEAD considerable growth in the company's market capitalisation, there is every reason to expect more based on significant international interest in our M2M and broadband products. Our bespoke products and market leading rural broadband capabilities have generated strong interest worldwide and we are seeing opportunities emerge in areas of massive potential as carriers gradually phase out their public switched telephone networks and move in a new direction involving a mix of technologies, just as Australia has.

> I thank my fellow directors for their dedication and wisdom over the past year, and in particular would like to acknowledge the hard work and commitment of our staff and management team led by David Stewart. David and his team have built an Australian technology success story which leverages Australian innovation and know how, and scale manufacturing in Asia to provide built for purpose products to markets all around the world.

I look forward to reporting on the exciting progress being made across all areas of the business over the coming year, and sincerely thank you for your loyalty and support as shareholders.

JUSTIN MILNE Chairman



BY JUSTIN MILNE

For over 32 years NetComm Wireless has been an important part of the Internet, one of the greatest agents of change in human history. We have supported generations of technology, from dial up with speeds of 7.2Kbps through to the advent of blistering fast broadband. Today we can provide broadband speeds of up to 100Mbps, making use of the same copper wires used for dial up.



Some years ago we saw the possibilities presented by a connected world where every 'thing' can be connected and managed over wireless networks. We set our sights on wireless Machine-to-Machine (M2M) communications, a technology that has created a quarter of a billion connections this year, and with 50 billion connections forecast for 2020, the number of devices, machines, equipment and systems connected to the Internet will far exceed the number of people on the planet.

NetComm Wireless plays a critical role in the M2M ecosystem. We design wireless M2M devices that provide real time, always on insight into the condition of remote assets, while giving businesses the power to control those assets from any location in the world. Companies everywhere are seizing the opportunity to improve efficiency, increase revenue and reduce operational costs with remote access to a wealth of information.

Connecting machines to networks is a major focus area for telecommunications carriers worldwide. Building on our early work, we now have significant strategic agreements in place with a number of global players. In Australia, we are partnering with Ericsson to provide electricity customers with advanced smart metering solutions. Our technology will help consumers save around 30 per cent on their monthly bills, and at the same time allow SP Ausnet to significantly reduce costs while lowering the CO2 produced by electricity generators. Everyone wins.

In conjunction with Etisalat, we are helping manage a network of traffic lights in the UAE under extremely harsh conditions; while also working with Vodafone Qatar on a wide range of smart city initiatives. Everything from vending and dialysis machines to buildings and commercial infrastructure will be managed over wireless networks.

We're enabling large-scale M2M deployments on remote North American mobile networks, trialling remote energy management systems with leading Japanese system integrators and delivering M2M capabilities to diverse industries across Europe and globally with Vodafone Global Enterprise and Tele2. These applications use our wireless technology at their core to deliver the connectivity and device management services.

This year the proportion of our revenue generated by M2M rose from 20% in FY13 to over 50% and we expect to see that trend continue. NetComm Wireless has learned to recognise big changes. A few years ago we could see that M2M would represent yet another massive transformation for both the Internet and the world at large; and with 428 mobile operators across 187 countries offering M2M services today, it's clear that those changes are now upon us. All commentators agree that the next few years will see extraordinary growth in this exciting new area, and NetComm Wireless will be a big part of it.

¹²GSMA Intelligence, 'From concept to delivery: the M2M market today. 2014

CEO'S REPORT

2014 was a year of robust growth. Over the past twelve months we delivered on our commitment to grow revenue, increase profitability and strengthen the balance sheet, putting NetComm Wireless in an excellent position to capture global market opportunities.

We operate in the wireless Machine-to-Machine (M2M) and broadband markets, and have positioned the company for growth in each of these markets. We also made good progress on our strategic objective to diversify our telecommunications carrier, channel and project based alliances, having entered into new partnerships with Kanematsu Communications in Japan, Alcatel Lucent and leading resellers in North America.



ENABLING A SMART WORLD

Tens of billions of smart objects are likely to be managed and monitored using wireless networks over the next decade as organisations across all industry sectors increasingly deploy M2M to improve operational efficiencies, reduce costs and save energy.

The implications of our investment in the company's transition to the global M2M market extend well beyond the technology sector into diverse vertical industries such as utilities, retail, health, security and construction – and the potential for growth is tremendous as we partner with leading companies across the M2M value chain to deliver complete solutions to customers.

We delivered on our smart metering contract with Ericsson, increasing revenue and advancing the company's reputation as a leading developer of smart meter modules for global networks. Our government based projects including South East Water, Cubic Transportation, NBN and SP Ausnet have increased our revenue and advanced the company's reputation as a leading developer of wireless M2M products for global networks. We have since established global partnerships with leading system integrators and operators to deliver the same levels of success in other regions around the globe.

Our new partnership with Vodafone Qatar follows the success of our existing relationship with Vodafone Global Enterprise and we are pleased to collaborate on the deployment of wireless M2M solutions that will enable smart city applications such as security systems, intelligent transport systems, smart metering and smart medical devices.

	We also expanded our long-standing partnership with the Middle East's leading telecommunications operator, Etisalat Group, to deliver wireless M2M devices to vertical markets across the Middle East, Asia and Africa. The agreement builds on our partnership with Etihad Etisalat (Mobily), and significantly strengthens our position in the region.
RURAL BROADBAND	Our collaboration with Ericsson on the fixed wireless component of Australia's National Broadband Network (NBN) is attracting significant global interest, particularly as broadband coverage and speed in rural and remote areas becomes a priority for governments in the US, Canada, Europe and the Middle East. The NBN's successful deployment of our fixed wireless devices in Australia can be transferred to the international arena, presenting an exciting step forward for the company.
OUR ADAPTABLE APPROACH PROVIDES A COMPETITIVE ADVANTAGE	Underpinning our strategically important wins is our differentiated approach to the development of wireless M2M technologies. Our ability to custom design wireless technologies to meet the requirements of our enterprise and government customers positions the company for growth in the fragmented global M2M market.
	Our engineers have developed highly scalable and unique hardware and software platforms that facilitate speed to market at a low incremental cost, and we will continue to invest in our research and development capabilities to meet specific customer requirements and increase profitability.
LEADING INNOVATION	This is the third consecutive year that NetComm Wireless has won multiple awards for business and product innovation. Our company has been at the forefront of technological innovation for over 32 years and we are pleased to have been recognised for our market-leading Light Industrial M2M and smart metering products this year. These wins are a testament to our long-standing commitment to innovation and, most importantly, a tribute to our people.
OUTLOOK	We expect further earnings growth in the 2015 financial year as we continue revenues from our existing contracts and other contracts become apparent. We also anticipate that the twofold expansion as the NBN's fixed wireless roll-out will generate additional volume and deliver increased returns for the company in future years.
	While we remain heavily focused on growing our share of the global M2M market, we also expect significant demand for our fixed broadband technologies and will invest to stay ahead of the market in this area. Our company is now recognised as a leader in custom designed technologies, and we will remain committed to pursuing deals across a range of geographies including Australia, US, Europe, Japan and the Middle East.
	NetComm Wireless is well positioned for the future and I am confident that we will continue to deliver on our performance objectives in 2015 and beyond.
	Yours sincerely,
	DM Count

DAVID STEWART CEO and Managing Director



ACOMMS - VENDOR INNOVATION (EMERGING

We are the first ever company to win this new award category for the unequalled capabilities of our **Light Industrial series**.

ACOMMS - INNOVATION (SME)

For the third consecutive year, NetComm Wireless has been recognised as a leading innovator for the smartest **3G Smart Meter Module** on the market.

"Being recognised for an ACOMMS Award is the highest accolade that a company in the communications industry can receive, and it is an honour to have won two categories in the name of technological innovation. We are grateful to receive such notable acclaim for our ongoing achievements in the fast evolving global M2M space and will continue to build on our successes to develop innovative solutions for our partners."

> KEN SHERIDAN, CFO AND EXECUTIVE DIRECTOR NetComm Wireless

AN AWARDING YEAR FOR INNOVATION

AUSTRALIAN BUSINESS AWARD - INNOVATION

We again demonstrated our commitment to sustained innovation having been named winner of this category for the third consecutive year.

AUSTRALIAN BUSINESS AWARD – **PRODUCT INNOVATION**

This prestigious award reflects the success of our **Light Industrial series** in providing diverse industry sectors with simple, economical remote management.

AUSTRALIAN BUSINESS AWARD – BEST INDUSTRIAL PRODUC

NetComm Wireless was again named winner of this category for the unmatched capabilities of the **3G Smart Meter Module**.

"It is a tremendous honour to have won three categories of the Australian Business Awards. Our local R&D engineering team have delivered innovative wireless M2M products that are recognised globally, and we are thrilled to have received such highly regarded accolades for our commitment to innovation in the business, product and industrial categories."

> DAVID STEWART, CEO AND MANAGING DIRECTOR NetComm Wireless



BOARD OF DIRECTORS





JUSTIN MILNE Non-Executive Director & Chairman

Mr Milne has substantial telecommunications industry experience and he is an experienced company director having served in diverse industry sectors with a multinational focus. He had an executive career in telecommunications, marketing and media.

From 2002 to 2010 he was Group Managing Director of Telstra's broadband and media businesses and headed up Telstra's New Media businesses in China. Prior to that he was CEO of OzEmail and MSN Australia. He is currently a Non-Executive Director of NBN Co, Tabcorp Holdings Limited and Members Equity Bank Ltd.

DAVID STEWART CEO and Managing Director

David is an experienced CEO and successful entrepreneur with more than 30 years in management and business leadership roles. David founded Banksia Technology Pty Limited in 1988 and successfully managed the company as a fast growing and highly profitable business. In 1996 he instigated the successful takeovers of a number of his competitors, including NetComm Limited, which was completed in November 1997. David assumed the role of Managing Director of the merged entity and remains the single largest shareholder of NetComm.

David has a strong financial background, extensive experience in sales and marketing and has a strong interest in new technologies. While being very active in the operational aspects of the business, he also oversees the product development direction and focuses on the strategic direction of the company.



KENNETH J SHERIDAN CFO and Executive Director

Mr Sheridan is a Chartered Accountant with over 30 years' experience in senior management in major corporations in Australia and Asia. He spent 11 years with KPMG before he moved into the commercial sector where he held several CFO roles with large multinational companies in Australia and Asia including three years as Finance Director of a top 10 Malaysian listed consumer goods company.

Mr Sheridan was the Group CFO for Tenix, one of Australia's largest private companies. In the 6 years prior to joining NetComm, Mr Sheridan was Managing Director and major shareholder of Acelero Pty Ltd, a human resources software company.





STUART BLACK, AM Non-Executive Director

Mr Black is a prominent Chartered Accountant and experienced Company Director. A former Managing Partner in the chartered accounting firm Chapman Eastway, he has extensive experience in professional services, agribusiness, financial services, manufacturing, import, distribution, IT and biotechnology.

Mr Black is Non-Executive Director of Australian Agricultural Company Limited and Coffey International Limited, Chair of the Chartered Accountants Benevolent Foundation Ltd and a Non-Executive Director of The Country Education Foundation of Australia Ltd. He was the former Chair and is a current Director of the Accounting Professional and Ethical Standards Board Ltd, as well as being a Past President of the Institute of Chartered Accountants in Australia.

KEN BOUNDY Non-Executive Director

Mr Boundy has significant marketing, distribution and international business experience across a diverse range of industry sectors. He is currently Chairman and/or Non-Executive Director on five boards and part owner of two businesses.

He has held a number of prominent positions over the past thirty years including: Managing Director of Tourism Australia; Executive General Manager, International, of James Hardie Industries Limited; Group General Manager, Corporate Development, of Goodman Fielder Limited; CEO, of Goodman Fielder Asia, Singapore and Director, Industry Development, of the Victorian Department of Industry Commerce and Technology. The industry is evolving at a phenomenal pace. From our dial-up origins 32 years ago we have transformed our business to become a leading innovator of wireless Machine-to-Machine (M2M) technologies. What remains unchanged is our ongoing commitment to pioneering technologies ahead of network advances and market trends.

As new trends surface, buoyed by technological innovation and ubiquitous networks, we are increasing our market share by providing carrier, industry and enterprise partners with custom solutions that can be scaled to effectively capture any market opportunity.

OUR STRATEGY



ACHIEVING OUR To achieve our growth objectives, we will increase partnerships with large and well-GOALS established M2M players through our 'coat-tails' strategy:



We aim to be a key strategic partner over the long term by differentiating our M2M and broadband offerings and:

- Driving innovation
- Expanding internal R&D resources
- Maintaining scalable production capacity
- Delivering branded solutions
- Achieving repeated design wins
- Lowering deployment costs and accelerating time-to-market

INNOVATION We are renowned for our market leading innovation capabilities and will continue to build on STRATEGY our 32 year history of launching game-changing technologies ahead of network advances and market trends. We foster a culture of innovation and invest heavily in our internal engineering and R&D resources to maintain our first-to-market position.

Our innovation strategy involves:

- Staying ahead of market trends and network evolution •
- Maintaining our unique customisation capabilities
- Developing highly adaptable technologies compatible with wireless networks worldwide
- Cost-effectively meeting the specific M2M application requirements of diverse vertical industry sectors
- Fostering continued growth through the development of our own intellectual property
- Delivering advanced hardware, firmware and software solutions
- Growing our software development team to develop innovative firmware features
- Improving our knowledge of modules and chipsets to help refine our product features
- Working closely with our customers to innovate products designed to help them grow in existing markets

DIFFERENTIATORS

UNIQUE Customisation is our key differentiator. We seek to achieve a significant advantage over competitors that develop 'one size fits all' products by engineering technologies designed to meet specific needs. Rather than compete in high volume, low price, market segments, our strategy is to develop high-performance specialised and customised devices that deliver long term contracts and higher margins.

THE MARKET ECOSYSTEM IS COMPLEX

M2M covers a broad range of applications comprising different value chains. The overall market is fragmented, consisting of a diverse set of companies each offering a specialised product or service as part of a complete M2M solution. Our adaptable approach has enabled us to forge strategic alliances with companies across the M2M value chain.

THE WIRELESS M2M MARKET

M2M enables a connected world where remote assets such as smart meters, ATMs, vending machines, security cameras and medical equipment can be managed and observed over wireless networks in real-time without human intervention. Wireless connectivity has redefined what it is possible to connect and businesses across all industry sectors are taking advantage of the ability to automatically communicate data from one machine to another.

OUR MARKET SHARE

Our carrier partners share a vision which is to connect over 50 billion devices by 2020. We are gradually increasing global market share by building strategic partnerships with carriers, network operators and system integrators as part of our 'coat-tails' strategy which has enabled us to secure agreements with several new partners.

OUR TECHNOLOGY

We are well positioned to take advantage of the fast evolving wireless M2M market because our technology:

- Supports diverse M2M application requirements across all industry sectors
- Is compatible with wireless networks worldwide
- Enables custom M2M application development using flexible open platform devices integrating a Software Development Kit (SDK)
- Can be scaled to support M2M deployments of any size
- Offers advanced remote management capabilities
- Integrates with any management and software platform

Our open-platform M2M devices level the playing field for small to

medium sized businesses (SMEs) that are not backed by the same

businesses of all sizes can reduce costs, increase

efficiencies and avoid expensive proprietary

licensing and development restrictions.

Ensures reliable and secure connectivity in extreme conditions

VERTICAL MARKETS

The global M2M market is resources as their larger competitors. With the flexibility to alter experiencing phenomenal growth, driven by and upgrade their own M2M applications without limitation, the widespread availability of wireless networks and surging uptake across vertical market sectors including utilities, health, manufacturing, retail, transport and security. In a smart world, any device that is not networked will decrease in value; and companies of all sizes are therefore taking steps to capture the opportunities presented by wireless M2M.

According to Gartner Inc., economic value-add is forecast to be \$1.9 trillion across sectors in 2020. The verticals that are leading adoption are manufacturing, transportation, healthcare and insurance. We identified the need for a custom approach that is scalable and easily adapted to support M2M applications across diverse industry sectors worldwide.

LATEST M2M **PRODUCT LAUNCHES**

- **1.** Light Industrial Series
- 2. 3G Smart Meter Module
- 3. 3G M2M Router Plus (NTC-6200)
- 4. 3G Multiport WiFi M2M Router (NTC-8000)
- 5. 4G WiFi M2M Router (NTC-140W)

Central to our innovation strategy is a commitment to delivering 'value beyond connectivity'. With global M2M connections set to reach a quarter of a billion this year, the GSMA has highlighted the importance of developing M2M capabilities that add extra value.



INTRODUCING A BREAKTHROUGH FOR MANAGING HEALTH

M2M, backed by 4G, is driving health sector innovation and changing patient outcomes in more ways than one.

Dynamic change is sweeping the world as super high-speed 4G LTE coverage continues to spread at an unprecedented rate. With the GSA forecasting over 350 LTE networks by the end of 2014, we can expect to see transformations occurring across virtually every industry sector worldwide. As the needs of the world change, everybody is looking for faster and more efficient ways to manage health, energy, security, logistics and business processes.

With surging demand for more energy, better infrastructure and improved health services, the need for powerful and reliable Machine-to-Machine (M2M) communications has never been greater. Over the coming years, the number of people aged 60 or over is expected to double. And, not surprisingly, worldwide revenue for home healthcare devices and services is also set to double, rising to \$12.6 billion in 2018, up from \$5.7 billion in 2013. Propelled by fast evolving wireless networks and innovative M2M technologies, the global mobile health (mHealth) market is accelerating even faster, growing to reach \$538 billion by the end of 2020, based on a CAGR of 32.3% between 2013 and 2020.

Although M2M is not new, when combined with the capabilities of 4G LTE we can look forward to a future brimming with new possibilities in terms of mobility and large data transfers. An example can be seen in the introduction of gaming technology that is giving hope to Alzheimer's and dementia patients by creating a virtual world through which they can interact, engage and ultimately connect with life. Being multimedia technology, online games use a large amount of media rich data meaning that 4G LTE presents the best option for patients living beyond the reach of fixed line infrastructure, and for those that want the freedom to use the technology wherever they wish.



In the health sector, M2M is establishing a bridge between patients and medical practitioners. With easy access to the speed and performance capabilities of 4G LTE, the global health industry can move faster towards a system that reduces healthcare costs while increasing the quality of healthcare by allowing huge quantities of data from medical devices to be collected, analysed and managed.

A fully featured M2M device such as the MetComm Wireless do Wiff M2M Pouter (NTC-140W) can be used to innovate the way that patients are treated, creating new breakthroughs in areas such as telehealth, independent living, emergency response and health gaming. New advances are achieved by enabling the real-time remote monitoring and control of heavy-bandwidth devices, and across networks of devices that once worked solo – giving medical practitioners the ability to collect and observe multiple aspects of the patient's condition from any location at any time.

With the horse power to manage any number of data hungry applications at once, the NTC-140W could be used to take pressure off hospitals and clinics both internally through the seamless management of medical equipment and externally by drastically reducing the need for face-to-face checkups with remote access to data from video conferencing equipment; dialysis machines; blood pressure, glucose and heart rate monitors; emergency response systems and other vital pieces of medical equipment. Designed to provide a reliable future-proof connection, the NTC-140W features a penta-band module for connectivity to most 4G/LTE networks worldwide; and with penta-band 3G support covering global 3G networks, a reliable connection can be established virtually anywhere. To ensure continuity in all situations, the device automatically falls back to 3G when outside of a 4G network range, and instantly switches to 4G when the Gigabit Ethernet ports are used as an alternate Internet connection.

The powerful processor delivers the performance needed to manage ever growing quantities of patient-generated data, and its embedded MelComm Linux OS and Solfware Generation (COC) makes it possible to install custom firmware to the on-board flash memory via the programming interface. In other words, it can be tailored to suit specific applications such as sending a text alert to the doctor when a patient's blood pressure exceeds a predetermined level.

The high powered device features two Gigabit Ethernet ports and high-speed WiFi to connect a diverse range of applications such as security video, digital signage and emergency response; and is equipped with vehicle voltage support, GPS and ignition input to connect mobile assets such as ambulances.

THE BROADBAND MARKET

The broadband market represents a number of different fixed and mobile technologies including 3G, 4G, ADSL, VDSL and Fibre. We innovate broadband technologies ahead of market trends and network advances to give our Internet Service Provider partners the benefit of delivering their customers with the latest broadband technologies.

BROADBAND DEVICES

NetComm Wireless' broadband portfolio includes an extensive range of devices such as Powerline Adapters, ADSL Filters, WiFi Extenders and WiFi Repeaters. These devices play a fundamental role in the delivery of quality triple play services including data, video and voice.

Our ADSL filters are shipped through leading Internet service providers such as Telstra, iiNet and M2 Group. FOXTEL ship our Powerline Adapters with their IQ set-top boxes and our WiFi devices are sold through leading resellers such as Office Works.

BROADBAND PRODUCTS

- 1. ADSL Filter
- 2. Powerline Adapters
- **3.** WiFi Extender

FIXED BROADBAND

Our fixed line products are primarily designed for connected home and office markets in Australia and New Zealand. Developed to enable fast and reliable connectivity now and in the future, our future-ready fixed line product range bundle a number of Internet connection options and local network features into a single unit.

FIBRE BROADBAND - VDSL

to a The National Broadband Network (NBN) has passed over 463,337 premises since NetComm Wireless and Ericsson first announced a collaboration to address the Fixed Wireless component of the nationwide roll-out; and we have since launched a portfolio of NBN ready technologies designed to connect Australian premises to ADSL2+ today, and to VDSL2 and Fibre ready devices the moment the service becomes available.

Our NetComm Wireless VDSL/ADSL WiFi Gigabit Modem Router (NF4V) is one of the first NBN compatible VDSL (Very-high-bit-rate DSL) modem routers available to leading Australian Internet Service Providers, and is designed to deliver blistering fast broadband access to single and multi-dwelling (Fibre-to-the-Basement) deployments.

VDSL technology can improve performance from 50% - 90% by reducing noise interference over the copper line, and is set to be deployed worldwide to help boost ageing copper infrastructure which comprises around 60 per cent of the worldwide market, according to ABI.

NetComm Wireless' NBN ready technology allows users to connect to high speed broadband Internet using a choice of VDSL2, ADSL2+ or Gigabit Ethernet WAN for FTTP, and effectively deals with capacity and latency issues to deliver fibre-like service speeds without the need to rewire existing premises.

RURAL BROADBAND

Delivering competitive telecommunications services to regional and rural areas has long been an issue due to the low investment returns associated with deploying networks to small populations over vast distances.

According to research analyst firm Frost & Sullivan, increases in broadband penetration are strongly correlated to economic growth, with a 0.8% increase in broadband penetration corresponding to a 1% rise in GDP growth. With governments worldwide now looking to wireless broadband to close the digital divide, the success of the fixed wireless component of the Australian Government's NBN roll-out presents significant opportunities for NetComm Wireless.

NETCOMM WIRELESS AND FIXED WIRELESS

Because of the sheer size of our country, up to one million Australian homes and businesses located beyond the reach of the NBN's fibre roll-out will be offered access to the world's first commercial LTE TDD broadband network built, and operated, by Ericsson.

The pace of the wireless rollout is gaining momentum and its size is set to double, presenting significant opportunities for NetComm Wireless in terms of volume and revenue growth over the coming years.

OUR DELIVERY

Product delivery involves a combination of:

- Telecommunication carriers and Internet Service Providers
- Channel partners including distributors and resellers
- Project-based supply chain partnerships
- Coat-tail strategy through System Integrators.

The expansion of our R&D team enables greater control over project management; testing and support; software development; hardware development and technical processes.

Methodology:

- Maintain flexibility and agility through the development of our own intellectual property
- Deliver advanced hardware, firmware and software solutions
- Grow our software development team to deliver innovative firmware features
- Reduce reliance on 3rd party R&D suppliers to further strengthen our intellectual property
- Improve our knowledge of modules and chipsets to help refine our product features
- Enhance the end user experience through continuous refinement of our user interface
- Sustain multifaceted knowledge of wireless technologies and network evolution
- Develop products that can be specifically customised to meet the requirements of different regions worldwide
- Collaboration with leading corporations in the global M2M ecosystem

To stay competitive on a global scale we develop technologies ahead of market trends and network commitments, deployments and upgrades to ensure the prompt release of highly advanced wireless technologies that meet industry standards. We have grown to become one of the world's most innovative companies because of our ability to see waves in technology, assess the benefits and pioneer change.

We listen to our customers and tailor innovative technologies to meet specific needs with customised branding, features and custom designed housing; and offer a unique insight into new technologies, working closely with customers that require specialised high-performance devices for unique applications.

Externally, factors contributing to our success involve the mass-scale adoption of M2M and the global demand for real-time awareness and remote asset management for increased efficiency, productivity, cost reduction and improved systems management.

The Machine-to-Machine (M2M) world is alliance driven. Collaboration between companies in the global M2M industry are essential for network operators seeking to capture M2M opportunities as adoption continues to grow at 22%.

The business of connecting 'things' to wireless networks is a major growth area for network operators. To remain competitive, most are collaborating with other M2M focused companies to effectively deliver end-to-end solutions to customers across diverse industry sectors. Complete solutions are achieved by integrating the capabilities of players across the M2M value chain.

With the proliferation of wireless networks throughout the world and voice services reaching saturation, global carriers are heavily investing in M2M services that not only provides the connectivity, but all the M2M services that will deliver carriers a long-term recurring revenue model. NetComm Wireless' hardware plays a critical piece in enabling the carriers to deliver these services.

M2M ECOSYSTEM



"Partnering reduces our cost of sale and improves our value proposition. In addition, our partner gains greater business exposure than it could on its own"

TELSTRA

 1 Vodafone's M2M Adoption Barometer 2014. 2 GSMA Intelligence. From Concept to Delivery: The M2M Market Today. 2014

M2MAPPLCATION DEVELOPERS MODULENENDORS THE M2M VALUE CHAIN

COMMUNICATION SERVICE PROVIDERS

MANACENTRUTIEN



Wireless Machine-to-Machine (M2M) growth is universal. The smart city phenomenon is accelerating globally as companies and governments worldwide deploy M2M to improve efficiencies in areas such as energy, transport, health and infrastructure.

GLOBALThe worldwide market for Internet of Things (IoT) solutions is set to grow fromGROWTH\$1.9 trillion in 2013 to \$7.1 trillion in 2020.

Over the coming years, hundreds of billions of dollars will stream into the global M2M market as organisations of all sizes across all industry sectors deploy M2M to transform operational efficiencies, increase revenue and reduce costs.

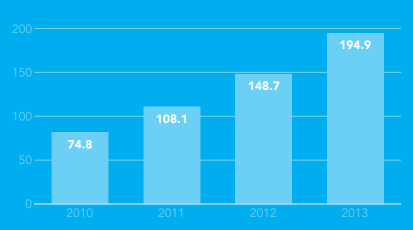
According to Berg Insight, the global wireless M2M market is displaying growth in all major regions and vertical segments with shipments of mobile M2M devices increasing by 13.5 per cent to a new record level of 68 million units.

GLOBAL
PARTNERSHIPSWe have entered into strategic partnerships with network operators, distributors,
platform providers and systems integrators to strengthen our position in the global
wireless M2M market and will continue to build on this momentum.GLOBAL
CERTIFICATIONOur devices have been rigorously tested and approved with both in-country
regulatory certification and carrier network approval to ensure fast deployment and
accurate and secure data communication using 3G/4G mobile networks worldwide.

GLOBAL Designed to provide seamless connectivity and remote management in CONDITIONS a range of geographies, our M2M devices function in isolated and unmanned locations, extreme temperatures, harsh environmental conditions and rugged industrial environments.

M2M GROWTH PROJECTIONS

• Global Machine-to-Machine (M2M) connections reached **195 million** in 2013, growing at nearly **40 per cent per year** (38 per cent CAGR) between 2010 and 2013.



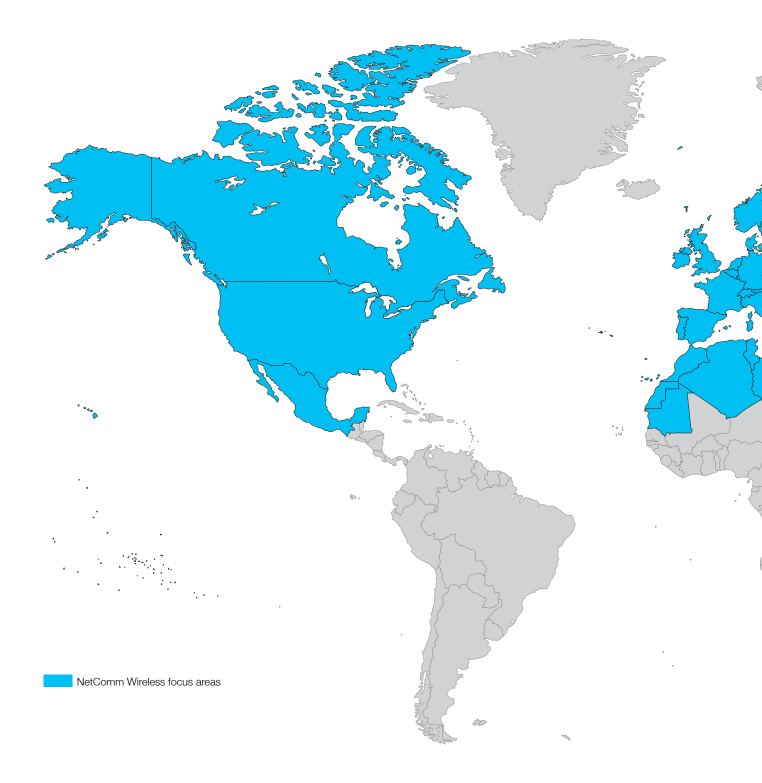
Total global M2M connections (million) Source: GSMA Intelligence

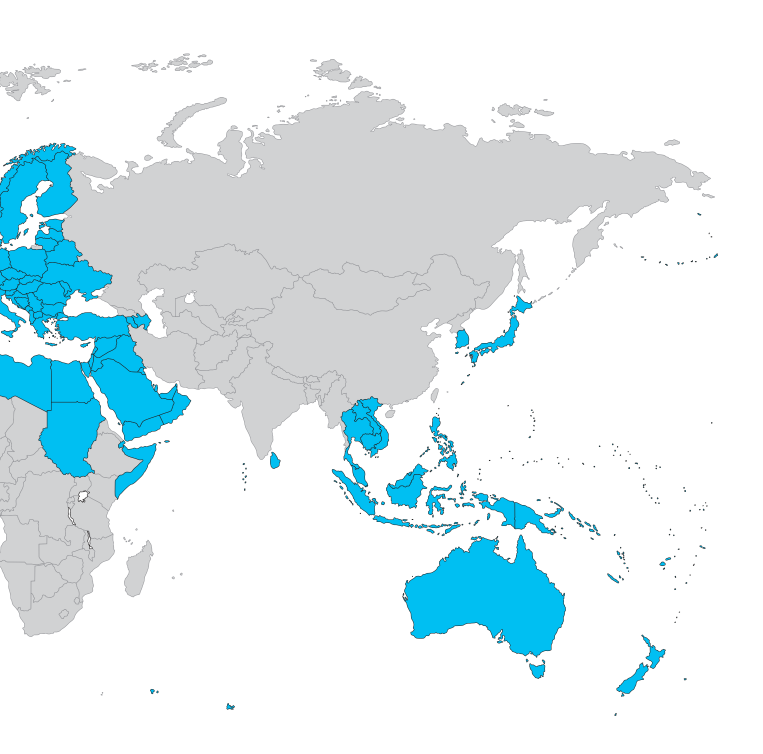
- Until 2019, shipments of mobile M2M devices are forecast to grow at a compound annual growth rate (CAGR) of **20.4 per cent** to reach **207.8** million units.
- M2M connections are expected to reach **250 million this year**; and accounted for **2.8 per cent of all global mobile connections** at the end of 2013, double the 1.4 per cent share recorded in 2010.
- The number of cellular M2M connections will grow at a CAGR of **22.9 per cent** between 2014 and 2019 to reach **599.7 million**.
- The Internet of Things (IoT), will grow to **26 billion units installed in 2020** representing an almost **30-fold increase** from 0.9 billion in 2009.
- Around **428 mobile operators** currently offer M2M services across **187 countries**.

¹GSMA Intelligence, 'From concept to delivery: the M2M market today. February 2014
 ²Berg Insight, 'The Global Wireless M2M Market - 6th Edition.' August 2014
 ³GSMA Intelligence, 'From concept to delivery: the M2M market today. February 2014
 ⁴Berg Insight, 'The Global Wireless M2M Market - 6th Edition.' August 2014
 ⁵Excludes PCs, tablets and smartphones
 ⁶Gartner Inc. 2014

M2M IN OUR KEY REGIONS

Wireless Machine-to-Machine (M2M) growth is universal. The smart city phenomenon is accelerating globally as companies and governments worldwide deploy M2M to improve efficiencies and profitability.







leading TECHNOLOGICAL INNOVATIC

The information and communication technology (ICT) industry is the

largest industry sector in Japan with its market value expected to

double from USD 1.2 trillion in 2011 to 2.4 trillion by 2020.

NetComm Wireless opened its Tokyo office in June, 2014, to facilitate the delivery of wireless M2M products to major Japanese export companies and telecommunication carriers in partnership with Kanematsu Communications Limited.

KANEMATSU COMMUNICATIONS

Kanematsu Communications is a distributor for Japan's leading carriers including NTT DOCOMO, Softbank and KDDI and is wholly owned by Kanematsu Corporation (8020:JP), one of Japan's largest trading companies with 41 global offices, 113 affiliated companies and a market capitalisation of USD \$657 million as of the end of March 2014.

"Japan leads technological innovation in terms of smart electronics and national connectivity, and is now on the cusp of significant M2M growth. Our relationship with NetComm Wireless plays an important role in our strategy to capitalise on this growth in partnership with our carrier and enterprise customers."

> MR KOJI NISHIMAKI, CORPORATE OFFICER & GENERAL MANAGER OF CORPORATE SALES DIVISION Kanematsu Communications

INTEGRATORS

SYSTEM We have a portfolio of Japanese certified M2M devices for deployment both in Japan and global markets. This places NetComm Wireless in a competitive position, with a number of devices now under a trial phase with leading Japanese system integrators.





ADDING INTELLIGENCE TO APPLICATIONS

Europe recorded 28 million M2M net additions between 2010-2014,

and growth is set to continue.

We work closely with European network operators, system integrators and distributors from our office in Zurich to deliver Machine-to-Machine (M2M) solutions designed to transform asset management capabilities in areas such as industrial automation, security, smart cities and healthcare.

VODAFONE Our partner Vodafone Global Enterprises is the largest international provider of M2M connectivity and a major regional player in Europe with a reported subscriber base of 15.2 million. NetComm Wireless was selected to custom design the Vodafone MachineLink 3G to meet the global demand for a "Light Industrial" device in Europe and worldwide.

TELE2 AB Also in Europe, our alliance with Tele2 AB (Tele2), (NASDAQ OMX Stockholm Exchange: TEL2 A and TEL2 B) forms part of a broader collaboration between leading M2M ecosystem partners. We are working together to deliver end-to-end solutions that meet diverse M2M requirements across key industry sectors.

Responsible for the network connection and remote management components, our M2M devices enhance operational and cost efficiencies by allowing businesses across Europe to monitor and control mission-critical equipment and valuable assets over the Tele2 network.





EPLOYING CAI ABLE IONS

We are seeing impressive M2M growth in the Asia-Pacific region with 62% of organisations expecting to launch their M2M initiatives by 2015. Recording a year-on-year growth rate of 34% to reach 37.8 million mobile M2M subscriptions at the end of 2012, the Asian M2M market is now experiencing the world's fastest growth, accounting for 42% of global connections.

NetComm Wireless is recognised as a leading developer of smart metering solutions in the region and we are actively pursuing further M2M opportunities in the Asia-Pacific.

SMART In FY14 we supplied Ericsson with the 3G Communications Card for the roll-out of smart METERS meters pursuant to their Victorian contract. We will continue to work with our partners to pursue global smart metering opportunities as governments and utility companies look at lowering energy consumption, improve operational efficiencies and enhance customer service.

> Our M2M partnership with Telstra has expanded to include the supply of 3G M2M products to the Australian smart grid and smart meter market. These products are designed to provide utilities with easy access to economical and efficient remote management using Telstra's Next G[™] network.

With rapid growth comes the need for scalability and we have the technology in place to support small to mass scale M2M deployments in the region.

THE ASIA-PACIFIC

OUR PARTNERS IN We are building on our long-standing relationship with Telstra's M2M business to expand further into Asia and have established strategic partnerships with:

- Telstra
- Ericsson
- Landis+Gyr
- Spark (formerly Telecom New Zealand)
- Exeed Limited, New Zealand
- INFA Systems / ST Electronics, Singapore



SHAPING SMART CITIES

Smart technology is shaping the future of the Middle East. Intelligence

is being added to traffic cameras, speed sensors, oil & gas

equipment, security systems, health machines, smart meters and

countless other pieces of equipment to form smart cities.

We work with leading carrier partners including Vodafone Qatar, Etisalat, STC and Mobily from our office in Dubai to deliver wireless Machine-to-Machine (M2M) communication technologies to vertical markets in the region.

ETISALAT Etisalat had approximately 500,000 M2M SIMs active across its footprint at the end of 2013.

Our agreement with Etisalat follows from the success of our M2M supply partnership with Etihad Etisalat (Mobily), and will extend our M2M product portfolio to an additional eighteen Etisalat Group operations in fifteen countries. The new arrangement will provide widespread access to M2M solutions designed to increase efficiencies and reduce costs in areas such as smart metering, traffic lights, building facilities, mHealth, digital signage and security.

Etisalat launched an M2M control centre in the UAE in 2013, the first of its kind in the Middle East; and joined the M2M World Alliance, eight international telecoms operators working together to simplify and promote M2M technology.

QATAR

VODAFONE In the next 20 years, Doha aims to be one of the smartest cities in the world. M2M technology is a critical enabler of this vision and we are working with Vodafone Qatar to extend fixed and mobile networks to devices and machines which are used to enable Smart City applications.

> "In the next 20 years, Qatar will have one of the smartest cities on earth and M2M technology will underpin the delivery of this successful outcome. This new collaboration with NetComm Wireless supports our strategy to enable Smart Cities in Qatar. Vodafone is investing now to bring our global expertise to Qatar and help to realize the 2030 Qatar National vision. NetComm Wireless' unique understanding of business objectives and industry applications in the Middle East together with Vodafone Qatar being first to market with cutting edge M2M services will deliver countless benefits to our customers,"

> > KYLE WHITEHILL, CEO Vodafone Qatar.

OUR PARTNERS IN THE MIDDLE EAST

- Etisalat
- Mobily
- Vodafone Qatar
- Saudi Telecom Company (STC)



DELIVERING SMART SOLUTIONS ROSS THE US

The North American market represents a sizeable opportunity for NetComm Wireless. Since entering the North American market in November 2013, we have built up a team of sales people and engineers who are continuing to grow and secure a growing number of strategic partnerships with leading network operators and value-added distributors.

VERIZON Verizon Wireless is the second largest provider of M2M connectivity in North America with WIRELESS approximately 9 million M2M subscribers. Certified for use on the Verizon Wireless network, our multi-award winning 'Light Industrial' Machine-to-Machine (M2M) router strengthens our market position by addressing the need for a simple and affordable M2M device that seamlessly connects machines, equipment and other assets.

DISTRIBUTION NetComm Wireless have recruited a team of channel specialists who have signed up a STRATEGY number of strategic value added distributors and resellers to broaden our reach across the market place. With a solid portfolio of M2M devices that are now approved on both Verizon Wireless and AT&T's network, we are set to acquire market share and reach our North American revenue target.

MARKET The North American wireless M2M market is the largest in terms of volume, accounting for a SIZE third of all M2M subscriptions worldwide. With 70 million cellular M2M connections forecast for the US by 2018, there is significant potential for continued growth.

In North America, almost one in every ten connections is M2M.

OUR PARTNERS IN NetComm Wireless' North American team manages partnerships with leading network NORTH AMERICA operators, distributors and system integrators:

- Verizon Wireless
- TELUS
- Wyless
- Rogers
- Novotech Technologies
- Arrow
- Premier Wireless Solutions

P | I | N |X PRINCIPL

A summary of the main provisions of the Code of Conduct for directors and key executives and the main provisions of the Securities Dealing Policy are available in the corporate governance section of NetComm Wireless Limited's website.

PRINCIPLE 1

LAY SOLID FOUNDATIONS FOR MANAGEMENT AND OVERSIGHT

The Board of Directors is responsible for the corporate governance of the Group and operates in accordance with the principles set out in its Charter, which is available in the corporate governance section of NetComm Wireless Limited's (the Company's) website. To ensure that the Board is well equipped to discharge its responsibilities it has established guidelines for the nomination and selection of directors and for the operation of the Board. A summary of the Board Charter is available on the Company's website.

The responsibility for the operation and administration of the Group is delegated by the Board to the Chief Executive Officer ('CEO') / Managing Director (MD) and the executive management team. The Board ensures that both the MD and executive team are appropriately qualified and experienced to discharge their responsibilities.

To ensure that the responsibilities of the Board are upheld and executed, the Board has established the following sub-committees:

- Audit and Risk Committee
- Nominations and Remuneration Committee.

Sub-committees are able to focus on a particular responsibility and provide informed feedback to the Board. Each of these sub-committees have established Charters and operating procedures in place, which are reviewed on a regular basis.

The Board reviews the performance of the MD on a yearly basis. The Nominations and Remuneration Committee annually reviews and determines the remuneration arrangements for the MD, submitting their recommendations to the Board for approval.

STRUCTURE THE BOARD TO ADD VALUE

PRINCIPLE 2 Board policy is that the Board will constantly review and monitor its performance. As part of this process the Board may seek to appoint persons who, in the opinion of the Board, will provide specialist expertise required for the Board to adequately perform its role. Additionally, the Board will also review its composition and advise Board members where it is felt that a Director's skills are different from those required by the Company.

> The skills, experience and expertise of each director in office at the date of this report and their period of office are detailed in the Directors Report. This also identifies the independent directors. None of the independent directors have any relationship with the company (as defined in accordance with the ASX recommendations) which may affect their independent status. Directors are entitled to obtain independent external advice on matters relating to accounting, law and other relevant professional matters at the expense of the company.

> The Board has appointed a Nominations and Remuneration Committee, whose responsibilities include assisting the Board to identify, interview and assesses new Director candidates having regard to prerequisite requirements. A copy of the Committee's Charter is available on the Company's website. The members and attendance at meetings of the committee are detailed in the Director's Report.

The independence of directors is reviewed annually prior to completion of the Annual Report. Independence is defined in accordance with the definitions contained within the ASX recommendations. Relevant disclosure is then made in the Annual Report.

The procedures for selecting and nominating new candidates for the Board are more fully described in the Corporate Governance Statement and are available on the Company's website.

PRINCIPLE 3

PROMOTE ETHICAL AND **RESPONSIBLE DECISION-MAKING** The Board has approved a Code of Conduct a summary of which is available on the Company's website. All directors, executives and employees are required to comply with that Code. Failure to comply will result in disciplinary action and may include reprimand, formal warning, demotion or, in extreme cases, termination of employment. The Code of Conduct addresses expectations for conduct in the following areas:

- Confidential information
- Rights of Security Holders
- Privacy
- Security trading
- Conflicts of interest
- Responsibility to suppliers and customers
- Employment policies and procedures

Copies of the main provisions of the Code of Conduct and Security Dealing Guidelines are available on the Company's website. The Company has adopted the so called "whistle blower" recommendations

The Company's policy regarding directors and employees trading in its securities is set out in Dealing Rules. The policy restricts Directors and employees from acting on material information until it has been released to the market and adequate time has been given for this to be reflected in the securities prices.

The company is committed to diversity and recognises the benefits arising from employee and board diversity and the importance of benefiting from all available talent. Diversity includes but is not limited to gender, age, disability, ethnicity, religion and cultural background. A copy of the company's diversity policy is available on the Company's website

SAFEGUARD INTEGRITY

PRINCIPLE 4 The Company has established an Audit and Risk Committee whose role and operations are documented in a Charter which is approved by the Board. This Charter is available on the Company's website.

IN FINANCIAL REPORTING The Committee's Charter provides that a minimum of 3 members of the Audit and Risk Committee must be Non-Executive Directors and that the Chair will be the person appointed as Chairman by the Board. Members of the Committee at the date of this report are Mr S Black AM (Chair), Mr J Milne and Mr K Boundy, all of whom are Non-Executive Directors of the Company.

The purpose of the Committee is to:

- Review the integrity of NetComm Wireless's financial information and systems, internal and external reporting.
- Review and assess the external auditors' activities, scope and independence. • Review the management process for the identification of significant business risks and exposures and review
- and assess the adequacy of management information and internal control structures.
- Provide assurance to the full Board that NetComm Wireless is adequately managing risks relating to corporate governance and business operations and is maintaining appropriate controls against conflicts of interest and fraud.

The Audit and Risk Committee is required under the Charter to meet at least two times per year. The Committee met three times during the year and Committee members' attendance records are disclosed in the Directors' Meetings section of the Directors' Report.

The Managing Director, Chief Financial Officer and external auditor also regularly attend the Committee meetings by standing invitation. Other Directors and management are invited to attend Committee meetings and participate in discussion relating to specific issues that they have an interest in as necessary.

The Committee is authorised to obtain independent legal advice at the Company's expense if it considers appropriate to assist it in meeting its responsibilities.

are designed to promote investor confidence by providing full and timely information to all security holders and

market participants about the Group's activities, so as to comply with the requirements of the Corporations Act

2001 and the ASX Listing Rules. A summary of the continuous disclosure policy and the communications policy are

PRINCIPLE 5 The Company has adopted policies concerning shareholder communication and continuous disclosure. The policies

MAKE TIMELY AND BALANCED DISCLOSURE

RESPECT THE RIGHTS OF SHAREHOLDERS

PRINCIPLE 6 The Company has established a link to the ASX website listing all of the Company's announcements to the market. Shareholders and market participants registering their email addresses with the Company are provided with a copy of each announcement.

PRINCIPLE 7

RECOGNISE AND MANAGE RISK

The Board has adopted a detailed risk management policy a summary of which is available on the Company's website. It is a policy of companies in the Group to adopt a common sense approach to the management of risk. This approach involves a clear strategy defining the risks that the Company is in a business to take and those that it is not.

The basis of this policy is the obligation and desire to protect:

a) the Company's people and customers;

available on the Company's website.

- b) the environment in which the Group operates;
- c) the Company's position as a provider of the highest quality services and products.

The Company's policy in respect of these foundations attributes that its physical, financial and human resources will be applied to ensure that the Company's standards of products and services achieve and exceed expectations. To do this the Company must pursue opportunities that involve some degree of risk. Shareholders and stakeholders must expect that optimisation of such rewards are only gained from this degree of risk taking.

Management reported to the Board during the relevant reporting period as to the effectiveness of the Company's management of its material business risk. The Board received assurance from the CEO/Managing Director and CFO that the declaration provided in accordance with section 295A of the Corporations Act was founded on a sound system of risk management and internal control and that the system is operating effectively in all material respects in relation to financial report risks.

The Audit and Risk Committee has also been delegated responsibility by the Board to oversee the implementation and review of risk management and related internal compliance and control systems throughout the Group. The Committee reviews the appropriateness and adequacy of internal processes for determining, assessing and monitoring risk areas including the assessment of the effectiveness of the Group's internal compliance and controls. The Audit and Risk Committee reports to the Board on the major issues and findings that are presented and discussed at its meetings.

REMUNERATE FAIRLY AND RESPONSIBLY

PRINCIPLE 8 The Board has established a Nominations and Remuneration Committee whose role is documented in a Charter which is approved by the Board. A copy of this charter is available on the Company's website.

> The Committee's Charter provides that a minimum of 3 members of the Nominations and Remuneration Committee and the Chair will be the person appointed as Chairman by the Board. Members of the Committee at the date of this report are Mr K Boundy (Chair), Mr J Milne and Mr S Black AM, all of whom are Non-Executive Directors of the Company.

The objective of the Committee with respect to its remuneration function is to assist the Board in determining appropriate remuneration arrangements for the Directors and executive management.

These objectives include:

- Reviewing the remuneration guidelines for senior management, including base salary, bonuses, share rights and options, salary packaging and final contractual agreements.
- Reviewing non-executive fees and costs by seeking external benchmarks.
- Reviewing the CEO/Managing Director's remuneration, allowances and incentives and final package in consultation with both independent and external reference.

The Committee will submit their recommendations to the Board regarding the remuneration arrangements and performance incentives for the Managing Director and executive team. The Board will review these recommendations before providing their approval.

Details of the Company's remuneration structure and details of key executives' remuneration and incentives are set out in the Remuneration Report contained within the Directors' Report. The Remuneration Report also contains details on the remuneration structure of Non-Executive Director Remuneration.





NETCOMM WIRELESS LIMITED ANNUAL REPORT

For the year ended 30 June 2014

ACN 002 490 486

Directors' Report For the Year Ended 30 June 2014

Your directors present their report on the company and its controlled entities for the financial year ended 30 June 2014.

1. General Information

(a) Directors

The names of the directors in office at any time during, or since the end of, the year are:

Name	Position held
J Milne	Non-Executive Director & Chairman
K Boundy	Non-Executive Director
S Black AM	Non-Executive Director
D P J Stewart	CEO & Managing Director
K J P Sheridan	CFO & Executive Director

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

(b) Company Secretary

Mr Ken J P Sheridan, the company's CFO & Executive Director, is also the company secretary.

(c) Principal Activities

NetComm Wireless Limited (ASX: NTC) is a leading developer of innovative broadband products sold globally to major telecommunications carriers, core network providers and system integrators. For 32 years NetComm Wireless has developed a portfolio of world first data communication products, and is a respected global provider of 3G and 4G wireless devices servicing the major telecommunications carriers, Machine to Machine (M2M) and Rural Broadband markets. NetComm Wireless' products are designed to meet the growing needs of today's data-intensive home, business and industrial broadband applications and customized to optimise performance in line with global network advancements.

2. Review of Operations and Financial Results

(a) Operating Results

The consolidated profit of the Group after providing for income tax amounted to \$1,017,789 (2013: \$541,624 loss).

	Conso	lidated
Results and Dividends	2014 \$	2013 \$
Total revenue & other income	64,593,245	42,857,600
EBITDA	5,220,894	803,021
Operating profit/(loss)	826,419	(2,681,095)
Income tax benefit/(expense)	191,370	2,139,471
Net profit/(loss) for the year	1,017,789	(541,624)

Directors' Report For the Year Ended 30 June 2014

2. Review of Operations and Financial Results (continued)

The financial result for FY14 saw a substantial improvement in NetComm Wireless' performance as the Company continued its transition away from consumer based technologies toward the global Machine to Machine (M2M) market.

The Group generated substantial growth in FY14 with total revenues of \$64.6 million and EBITDA of \$5.2 million during FY14. This is slightly above the EBITDA guidance range previously provided to the market, and also compares to revenues of \$42.9 million and EBITDA of \$0.8 million in FY13. The FY14 Net Profit After Tax was \$1.0 million compared to a loss of \$0.5 million in the previous year.

Reflecting the Group's strategy and successful transition to the global M2M market, the M2M business represented approximately 51.5% of total Group revenue in FY14 compared to 20% in FY13. Key revenue growth in the M2M business related to:

- Smart metering revenues which had a zero base in FY13, rising to approximately \$14 million in FY14,
- Higher Ericsson/NBN revenues compared to FY13 as the rollout of this project increased in pace in the second half of FY14 together with a higher customer take up rate.
- Higher Cubic Transportation revenues in relation to the Opal Card project in NSW, particularly in the second half of FY14.

The result for the year is slightly above the EBITDA guidance range provided to the market by the Company of between \$4.6 and \$5.1 million.

(b) Significant Changes in State of Affairs

During the year the Company issued share capital as outlined in note 17(a) of this report. No other significant changes in the Company's state of affairs occurred during the financial year.

(c) Subsequent Events

No matters or circumstances have arisen since the end of the financial year which significantly affected or may significantly affect the operations of the group, the results of those operations or the state of affairs of the group in future financial years.

(d) Environmental Regulations

The Group is not subject to significant environmental regulation.

(e) Likely Developments, Business Strategies and Prospects

The Group is continuing to concentrate its efforts on the M2M strategy. The M2M market is a high growth global market. Ericsson and Qualcomm have predicted that there will be 50 billion connected devices by 2020. The M2M market is still in its infancy and there are no dominant players, with many industry participants specialising in select verticals.

NetComm Wireless is planning to be one of the leading M2M device providers globally. Based on key customer wins, such as Vodafone Global Enterprise, we have gained a reputation as an innovative device supplier. This has provided us with introductions to other leading international telecommunications carriers.

Directors' Report

For the Year Ended 30 June 2014

We have already established relationships with 3 of the top 20 global communications carriers and aim to have at least 3 more such relationships by the end of FY15.

We will continue to leverage our capability to design customised solutions to meet the specific needs of our customers. This approach allows us to develop tight customer relationships with a high degree of longevity and stickiness.

The cycle time to deliver a new customised product can take between 9 to 12 months and so considerable investment, mainly of people time, is required before revenues begin to flow. This investment can be seen in the level of capitalised development carried on the balance sheet.

All of our manufacturing occurs offshore, in China. By using contract manufacturers we have the ability to scale our business rapidly with low incremental capital expenditure.

As well as global telecommunications carriers, we are targeting the following key M2M industry verticals:

- Utility smart grids (electricity and water)
- · E-health in respect of connected in-home devices which need central monitoring
- Building automation, including elevators
- Business services, including point of sale, digital signage and vending machines/kiosks
- Manufacturing and construction
- Transportation ticketing

A key component of our strategy is to leverage "coat tail" relationships. This is where we form relationships with key suppliers or ecosystem players and leverage their knowledge, contacts and reputation within key verticals.

Financial year 2014 (FY14) represented an inflection point in product revenue mix where we experienced substantial growth in M2M revenues. M2M revenues represented more than 51% of total revenues in FY14 and this share of revenues will continue to grow in future years.

During FY14 we implemented plans to expand our geographic footprint and source additional revenues from overseas jurisdictions, with particular emphasis on North America, Europe, Japan and the Middle East.

The Ericsson NBN fixed wireless contract is a key domestic M2M contract. We are confident that this contract will deliver substantial value to the company, especially after the release of the NBN Strategic Review into Satellite and Wireless. This review reinforced the applicability of fixed wireless as a solution in rural and regional areas, and even recommended that its use be expanded. Accordingly, we anticipate a ramp up in volumes in FY15 and a substantial ramp up in FY16 and FY17.

Based on our experience with the NBN fixed wireless rural broadband project and with the delivery of 3G smart metering communications cards to the Victorian project, the company is continuing to pursue opportunities in overseas jurisdictions in relation to smart metering and rural broadband solutions.

Directors' Report For the Year Ended 30 June 2014

- 3. Directors' Information
 - (a) Information on Directors

Mr Justin Milne

Non-Executive Director & Chairman

Mr Milne has substantial telecommunications industry experience and he is an experienced company director having served in diverse industry sectors with a multinational focus. He had an executive career in telecommunications, marketing and media. From 2002 to 2010 he was Group Managing Director of Telstra's broadband and media businesses and headed up Telstra's New Media businesses in China. Prior to that he was CEO of OzEmail and MSN Australia. He is currently a Non-Executive Director of NBN Co, Tabcorp Holdings Limited, SMS Management & Technology Limited and Members Equity Bank Ltd.

Mr Ken Boundy Non-Executive Director

Mr Boundy has significant marketing, distribution and international business experience across a diverse range of industry sectors. He is currently Chairman and/or Non-Executive Director on five boards and part owner of two businesses. He has held a number of prominent positions over the past thirty years including: Managing Director of Tourism Australia; Executive General Manager, International, of James Hardie Industries Limited; Group General Manager, Corporate Development, of Goodman Fielder Limited; CEO, of Goodman Fielder Asia, Singapore and Director, Industry Development, of the Victorian Department of Industry Commerce and Technology.

Mr Stuart Black AM Non-Executive Director

Mr Black is a prominent Chartered Accountant and experienced Company Director. A former Managing Partner in the chartered accounting firm Chapman Eastway, he has extensive experience in professional services, agribusiness, financial services, manufacturing, import, distribution, IT and biotechnology.

Mr Black is Non-Executive Director of Australian Agricultural Company Limited and Coffey International Limited, Chair of the Chartered Accountants Benevolent Foundation Ltd and a Non-Executive Director of The Country Education Foundation of Australia Ltd. He was the former Chair and is a current Director of the Accounting Professional and Ethical Standards Board Ltd, as well as being a Past President of the Institute of Chartered Accountants in Australia.

Mr David P J Stewart CEO & Managing Director

Mr Stewart founded Banksia Technology Pty Limited in 1988 and successfully managed the company as a fast growing and highly profitable business. In 1996, he instigated the successful takeovers of a number of his competitors including NetComm Wireless Limited, which was completed in November 1997. Mr Stewart assumed the role of Managing Director of the merged entity and remains the single largest shareholder of NetComm Wireless. He has a strong financial background, extensive experience in sales and marketing and has maintained an ongoing interest in new technologies. While being very active in the operational aspects of the business, Mr Stewart also focuses on the strategic direction of the company.

Directors' Report For the Year Ended 30 June 2014

- 3. Directors' Information (continued)
 - (a) Information on Directors (continued)

Mr Kenneth J P	CFO & Executive Director
Sheridan	

Mr Sheridan is a Chartered Accountant with over 30 years' experience in senior management in major corporations in Australia and Asia. He spent 11 years with KPMG before he moved into the commercial sector where he held several CFO roles with large multinational companies in Australia and Asia including three years as Finance Director of a top 10 Malaysian listed consumer goods company. Mr Sheridan was the Group CFO for Tenix, one of Australia's largest private companies. In the 6 years prior to joining NetComm Wireless, Mr Sheridan was Managing Director and major shareholder of Acelero Pty Ltd, a human resources software company.

At the date of this report, the interest of the Directors in the ordinary shares and options of the Company are:

Ordinary Shares	Options
380,588	-
650,000	-
180,000	-
22,974,596	-
367,588	-
	380,588 650,000 180,000 22,974,596

Directors' Report

For the Year Ended 30 June 2014

(b) Meetings of Directors

The number of meetings of directors (including meetings of committees of directors) held during the year and the number of meetings attended by each director during the year were as follows:

Director	Board M	eetings		nd Risk nittee	Remur	tions and neration mittee
	Α	В	A	В	A	В
J Milne	9	9	3	3	2	2
K Boundy	9	9	3	3	2	2
S Black AM	9	9	3	3	2	2
D P J Stewart	9	9	-	-	-	-
K J P Sheridan	9	9	-	-	-	-

A is the number of meetings the Director was entitled to attend B is the number of meetings the Director attended

4. Share Options

At the date of this report, there are no options outstanding. During the year 560,000 options were exercised and 100,000 lapsed.

The following ordinary shares of NetComm Wireless Limited were issued during or since the end of the financial year as a result of exercise of options granted.

Date Options granted	Issue price of shares	Number of shares issued
30/10/2008	0.162	120,000
30/10/2008	0.162	240,000
10/12/2008	0.162	100,000
12/02/2009	0.113	100,000
		560,000

No amounts are unpaid on these shares. During or since the end of the financial year, no options were granted by NetComm Wireless Limited to Directors and Executives of the Group as part of their remuneration.

Directors' Report For the Year Ended 30 June 2014

5. Share Rights

Details of share rights held directly, indirectly or beneficially by key management personnel and their related parties are as follows:

	Balance on 1 July 2013	Share Rights Granted during the year	Share Rights Exercised	Share Rights Relinquished	Balance at 30 June 2014	Total Vested at 30 June 2014	Type of Share Right
D Morrison	250,000	-	-	-	250,000	0%	Shares
S Collins	250,000	-	-	-	250,000	0%	Shares
M Cornelius	250,000	-	-	-	250,000	0%	Shares
Total	750,000	-	-	-	750,000		

On July 1, 2011 NetComm Wireless Limited Executive Employee Share Plan" ("EESP") was introduced for invited Participants selected on the basis of their capability to be able to directly impact the Company's performance. Under this Plan, a Participant is made an offer of a number of Share Rights, as determined by the Board. A Share Right is an entitlement to a cash (for cash participants) or equity (for equity participants) amount equivalent to the value of one fully paid ordinary share in the Company for nil consideration, subject to the achievement of vesting conditions which include service and company performance over a 3-year period. The Share Rights will vest when the Company meets or exceeds a "performance hurdle" based on a specific EBITDA target as at the end of years 1, 2 and 3 respectively, if the Participant remains employed with the Company at that time. If the Company does not meet a performance hurdle at a given year (either year 1 or year 2), the hurdle can be "re-tested" in the subsequent year. The "re-test" would be based on a comparison of the cumulative actual EBITDA results for the current and past years compared to the cumulative EBITDA performance hurdle. The Board has resolved that any entitlements to shares in NetComm Wireless resulting from the EESP will be purchased on market.

As at 1 July 2014, the cumulative EBITDA performance hurdles were not met. Accordingly, the share rights for all the participants have lapsed and therefore the fair value of these Rights has been assessed as nil.

6. Remuneration Report - Audited

This remuneration report, which forms part of the Directors' Report, sets out the information about the remuneration of NetComm Wireless Limited's directors and its senior management for the financial year ended 30 June 2014.

The following persons were key management personnel of NetComm Wireless Limited during the financial year:

Name	Position held
J Milne	Non-Executive Director & Chairman
K Boundy	Non-Executive Director
S Black AM	Non-Executive Director
D P J Stewart	CEO & Managing Director
K J P Sheridan	CFO & Executive Director
S Collins	SVP Engineering
M Cornelius	Research & Development Director
D Morrison	General Manager Sales Australia and New Zealand

Directors' Report For the Year Ended 30 June 2014

(a) Remuneration Policy

The Board's policy for determining the nature and amount of remuneration of key management personnel for the Group is as follows:

- The Nominations & Remuneration Committee assume responsibility for making recommendations to the Board in respect of remuneration policies and practices generally and making recommendations to the Board on remuneration packages and other terms of employment for executive directors, other senior executives and non-executive directors.
- The Board reviews the remuneration packages of all directors and other key management personnel on an annual basis. Remuneration packages are reviewed and determined with due regard to current market rates and are benchmarked against comparable industry salaries. The overall objective is to ensure maximum shareholder benefit from the retention of a quality Board and Executive Team. To assist in achieving this objective, the nature and amount of the Executives' and Executive Directors' and other key management personnel's emoluments is linked to the Group's financial and operational performance, as determined by the Board.

The Chairman of the company presently receives an annual fee of \$97,500 with all other non-executive directors receiving \$57,500 per annum. Given the size of the company and the Board, no additional payments are made in respect of Chairmanship or Membership of any of the Board Committees.

(b) Relationship between the remuneration policy and company performance

The following tables set out summary information about the consolidated entity's earnings and movements in	
shareholder wealth for the five years to June 2014:	

	30 June	30 June	30 June	30 June	30 June
Continuing Operations	2014 چ	2013 ¢	2012 ¢	2011 د	2010 ¢
	₽ 64,593,245	4 2,857,600	9 59,361,477	9 67,602,485	₽ 55,264,440
Revenue	, ,	, ,		, ,	, ,
Net Profit/(loss) before tax	826,419	(2,681,095)	1,772,049	2,145,565	2,294,204
Net Profit/(loss) after tax	1,017,789	(541,624)	1,570,179	1,057,464	1,624,988
Net (Loss)/profit from					
discontinued operations	-	-	(729,668)	(2,259,611)	-
Profit/(loss) for the year	1,017,789	(541,624)	840,511	(1,202,147)	1,624,988
	30 June	30 June	30 June	30 June	30 June
	2014	2013	2012	2011	2010
	\$	\$	\$	\$	\$
Share price at start of the year	0.26	0.12	0.13	0.20	0.17
Share price at end of the year	0.74	0.26	0.12	0.13	0.20
Interim dividend	-	-	-	0.5cps	1cps
Final dividend	-	-	-	-	-
Continuing Operations					
Basic earnings per share (cents)	0.79	(0.51)	1.51	1.02	1.58
Diluted earnings per share (cents)	0.79	(0.51)	1.50	1.02	1.56
Discontinued Operations					
Basic earnings per share (cents)	-	-	(0.70)	(2.18)	-
Diluted earnings per share (cents)	-	-	(0.70)	(2.18)	-

Directors' Report For the Year Ended 30 June 2014

6. Remuneration Report – Audited (continued)

As stated above the overall objective of the Board's remuneration policy is to ensure maximum shareholder benefit from the retention of a quality Board and Executive team and to assist in achieving this objective by linking executive rewards to the group's financial and operational performance. The Board is of the opinion that the remuneration policy and company performance are closely aligned.

Directors' Report

For the Year Ended 30 June 2014

<u>6</u> Remuneration Report – Audited (continued)

<u></u>

tables: Details of Remuneration for Year Ended 30 June 2014. Details of each element of the remuneration of key management personnel and other executives of NetComm Wireless Limited are set out in the following

< 4~~ >^ I. 202

Year ended 30 June 2014:	une 2014:									
	Short T	Short Term Employee Benefits	3enefits	Post	Long Term	Share Based	Other	Total	% of	% of
				Employment Benefits	benefits	Payments	Benefits		Remuneration Remuneration that is that consists	Remuneration that consists
	Salary & Fees	Short Term Incentive Plan	Non-Monetary Benefits	Super- annuation	Long Service Leave	Share Rights	Termination Benefits		ICe	of options/share
Idependent Non-Executive Directors	Directors									rights
Milne	89,450	-		8,050		1		97,500		
Boundy	52,325	-	-	5,175	-	I	1	57,500	1	I
Black AM	52,325	-	-	5,175	I	1	-	57,500	I	I
xecutive Directors										
P J Stewart	416,538	525,000	-	33,462	7,528	1	-	982,528	53%	I
J P Sheridan	275,229	225,000	-	24,771	-	1	-	525,000	43%	1
xecutive Officers										
Morrison	175,866	60,000	11,538	17,321	10,806	1	-	275,531	22%	I
1 Cornelius	150,000	72,000	15,000	15,160	2,560	-	-	254,720	28%	1
Collins	168,845	88,125	9,231	15,453	-	-	-	281,654	31%	
otal key management										
ersonnel compensation	1,380,578	970,125	35,769	124,567	20,894			2,531,933		

Directors' Report For the Year Ended 30 June 2014

- <u>ი</u> Remuneration Report – Audited (continued)
- g Details of remuneration for year ended 30 June 2013.

Details of each element of the remuneration of key management personnel and other executives of NetComm Wireless Limited are set out in the following tables:

Year ended 30 June 2013:

	Short Te	Short Term Employee Benefits	enefits	Post Employment Benefits	Long Term benefits	Share Based Payments	Other Benefits	Total	% of % of % of Remuneration Remuneration that is that consists	% of Remuneration that consists
	Salary & Fees	Short Term Incentive Plan	Non-Monetary Benefits	Super- annuation	Long Service Leave	Share Rights	Termination Benefits		ICe	of options/share rights
Idependent Non-Executive Directors	Directors									c,
Milne	78,958	ı	ı	ı		ı	ı	78,958	1	1
A Brennan*	64,736	I	1	1		1	1	64,736	1	1
Boundy**	43,125	1	1	1	-	-	-	43,125	-	-
Black AM ***	13,476	1	1	1,212	-	-	-	14,688	-	-
M Burton****	23,958	1	1	1	-	-	-	23,958	-	-
xecutive Directors										
P J Stewart	416,538	1	1	33,462	11,758	1	-	461,758	1	
J P Sheridan	265,526	45,000	1	23,897	I	1	-	334,423	13%	1
xecutive Officers										
1 Morrison	167,500	26,880	15,000	15,075	2,721	1	ı	227,176	12%	1
1 Cornelius	150,000	25,000	15,000	13,500	2,439	-	-	205,939	12%	-
Collins	151,376	25,000	15,000	13,624	-	-	-	205,000	12%	
Stevens	142,202	-	5,000	12,798	2,312	-	-	162,312	1	-
otal key management ersonnel compensation	1,517,395	121,880	50,000	113,568	19,230			1,822,073		

* * Mr J A Brennan resigned on 21 March 2013. Mr K Boundy was appointed as Non-Executive Director on 24 August 2012.

*** Mr S Black AM was appointed as Non-Executive Director on 21 March 2013.

Mr J M Burton retired as Non-Executive Director on 21 November 2012

Directors' Report For the Year Ended 30 June 2014

6. Remuneration Report – Audited (continued)

(e) Short Term Incentive Plan - Cash Bonuses

Key management personnel and other executives are entitled to a short-term cash incentive based on performance criteria which is defined and granted at the discretion of the Board. Where performance criteria are not met in the current year the bonus is forfeited and may not be carried forward to a future year.

Short term incentive plans are based on the achievement of specified EBITDA levels and personal objectives. For the year ended 30 June 2014, following table discloses the total entitlement and the amount achieved.

Participants	Role	"Base" Incentive	Total Achieved	% Achieved
D P J Stewart	CEO & Managing Director	\$350,000	\$525,000	150%
K J P Sheridan	CFO & Executive Director	\$150,000	\$225,000	150%
D Morrison	General Manager - Sales	\$75,000	\$60,000	80%
S Collins	Head of Engineering & Product Development	\$75,000	\$88,125	117%
M Cornelius	Research & Development Director	\$75,000	\$72,000	96%
Total		\$725,000	\$970,125	

Rationale for Determination of Incentive Payments

The 2014 short term incentive plan provides the Board with the discretion of applying an adjustment multiplier of between 0 and 1.5 to the "base" incentive based on the overall performance of each individual included in the incentive plan.

The Board was very pleased with strategy execution during FY14, which produced revenue and EBITDA in excess of guidance given to the market and changed the revenue mix of the business to be majority M2M based.

Significant investor relations activity was undertaken during the course of FY14 and together with the above strategy execution outcomes, the company experienced an increase in its market capitalisation of \$63 million to \$95.4 million over the course of FY14.

Given the above positive strategy execution outcomes, above expectations financial results and the substantial increase in the valuation of the company, the Board decided to exercise its discretion to apply a 1.5 times multiplying factor to the base incentives of the CEO and Managing Director and the CFO and Executive Director.

(f) Share Options

The board of directors has discontinued the issuance of share options at the beginning of the 2011 financial year. No options vested or were granted to key management personnel and executives during the year.

No options were exercised by key management personnel and executives during the year and there are no outstanding options as at the end of financial year.

Directors' Report For the Year Ended 30 June 2014

6. Remuneration Report – Audited (continued)

(g) Share Rights Held by Key Management Personnel

2 and 3 respectively, if the Participant remains employed with the Company at that time. If the Company does not meet a performance hurdle at a given year ordinary share in the Company for nil consideration, subject to the achievement of vesting conditions which include service and company performance over a 3by the Board. A Share Right is an entitlement to a cash (for cash participants) or equity (for equity participants) amount equivalent to the value of one fully paid capability to be able to directly impact the Company's performance. Under this Plan, a Participant is made an offer of a number of Share Rights, as determined On July 1, 2011 NetComm Wireless Limited Executive Employee Share Plan" ("EESP") was introduced for invited Participants selected on the basis of their Wireless resulting from the EESP will be purchased on market. results for the current and past years compared to the cumulative EBITDA hurdle amounts. The Board has resolved that any entitlements to shares in NetComm (either year 1 or year 2), the hurdle can be "re-tested" in the subsequent year. The "re-test" would be based on a comparison of the cumulative actual EBITDA year period. The Share Rights will vest when the Company meets or exceeds a "performance hurdle" based on a specific EBITDA target as at the end of years 1,

Details of share rights held directly, indirectly or beneficially by key management personnel and their related parties are as follows:

		750,000		-			<u>ı</u> _	750,000	Total
Shares	0%	250,000		-	-	-		250,000	M Cornelius
Shares	0%	250,000		-	-	-		250,000	S Collins
Shares	0%	250,000		-	-	1	_	250,000	D Morrison
Type of Share Right	Balance at 30 Total Vested at Type of June 2014 30 June 2014 Share Right	Balance at 30 June 2014	Rights Exercised	Maximum fair value of Rights	Minimum fair Maximum fa value of Rights value of Righ	Rights Relinquished	Balance on 1 Share Rights Rights Minimum fair Maximum fai July 2013 Granted during Relinquished value of Rights value of Righ the year	Balance on 1 July 2013	

fair value of these Rights has been assessed as nil As at 1 July 2014, the cumulative EBITDA performance hurdles were not met. Accordingly, the share rights for all the participants have lapsed and therefore the

Directors' Report

For the Year Ended 30 June 2014

6. Remuneration Report - Audited (continued)

(h) Service Contracts

The following table provides employment details of persons who were, during the financial year, the directors and executive officers of the consolidated group receiving the highest remuneration.

	Position held as at 30 June 2013	Contract details (duration & termination)
J Milne	Non-Executive Director & Chairman	No fixed term.
K Boundy	Non-Executive Director	No fixed term
S Black AM	Non-Executive Director	No fixed term
D P J Stewart	CEO & Managing Director	Standard employment agreement. 12 months' notice required to terminate. Entitled to 12 months gross salary upon termination.
K J P Sheridan	CFO & Executive Director	Standard employment agreement. 2 months' notice required to terminate. Entitled to 2 months gross salary upon termination.
S Collins	SVP Engineering	Standard employment agreement. 2 months' notice required to terminate. Entitled to 2 months gross salary upon termination.
D Morrison	General Manager Sales Australia and New Zealand	Standard employment agreement. 2 months' notice required to terminate. Entitled to 2 months gross salary upon termination.
M Cornelius	Research & Development Director	Standard employment agreement. 2 months' notice required to terminate. Entitled to 2 months gross salary upon termination.

(i) Shares Held by Key Management Personnel

Fully paid ordinary shares as at 30 June 2014:

	Balance 1 July, 2013	Movement during the Year	Balance 30 June, 2014
	No.	No.	No.
J Milne	180,588	200,000	380,588
K Boundy	450,000	200,000	650,000
S Black	-	180,000	180,000
D P J Stewart*	22,974,596	-	22,974,596
K J P Sheridan	204,588	163,000	367,588
D Morrison	350,000		350,000
S Collins	-	-	-
M Cornelius	2,486,170	(730,000)	1,756,170
Total	26,645,942	13,000	26,658,942

* The 22,974,596 shares held by D P J Stewart's related entities.

Directors' Report For the Year Ended 30 June 2014

6. Remuneration Report - Audited (continued)

(i) Shares Held by Key Management Personnel (continued)

Fully paid ordinary shares as at 30 June 2013:

	Balance 1 July, 2012	Movement during the Year	Balance 30 June, 2013
	No.	No.	No.
J Milne	-	180,588	180,588
K Boundy	450,000	-	450,000
S Black	-	-	-
D P J Stewart*	22,944,008	30,588	22,974,596
K J P Sheridan	174,000	30,588	204,588
D Morrison	250,000	100,000	350,000
S Collins	-	-	-
M Cornelius	2,486,170	-	2,486,170
Total	26,304,178	341,764	26,645,942

* The 22,944,008 shares held by D P J Stewart's related entities.

END OF AUDITED REMUNERATION REPORT

Directors' Report For the Year Ended 30 June 2014

7. Other Information

(a) Indemnification and Insurance of Directors and Auditors

All Directors of the Group, its secretaries and executive officers are entitled to be indemnified under Clause 23 of the Company's Constitution to the maximum extent permitted by law unless the liability arises out of conduct involving a lack of good faith. Since the end of the previous financial year, the Group has paid insurance premiums in respect of a directors and officers liability insurance contract against certain liabilities (subject to exclusions), for all current and former officers of the Group, including all directors named in this report, the company secretaries and executive officers of the Group, and directors and officers who have retired or relinguished their positions.

The insurance policies prohibit disclosure of the premiums paid in respect of those policies and the nature of the liabilities insured by the policies.

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

(b) Proceedings on Behalf of the Company

No person has applied to the Court under section 237 of the Corporations Act 2001 for leave to bring proceedings on behalf of the company, or to intervene in any proceedings to which the company is a party, for the purpose of taking responsibility on behalf of the company for all or part of those proceedings.

No proceedings have been brought or intervened in on behalf of the company with leave of the Court under section 237 of the Corporations Act 2001.

(c) Auditors Independence Declaration

The lead auditor's independence declaration for the year ended 30 June 2014 has been received and can be found on page 18 of the financial report.

(d) Non Audit Services

The directors are satisfied that the provision of non audit services during the year is compatible with the general standard of independence for auditors imposed by the Corporations Act 2001, because the nature and scope of each type of non audit service provided means that auditor independence was not compromised.

Fees for non-audit services which were paid/payable to the external auditors (Grant Thornton Audit Pty Ltd) during the year ended 30 June 2014 are disclosed at Note 3(c).

(e) Corporate Governance

The Directors of NetComm Wireless Limited have always recognised the need for appropriate standards of corporate behaviour and accountability to ensure the quality of the company's financial reporting. Recent commentary and directions from Australian regulatory authorities have further emphasised this issue in the minds of investors. The Directors of NetComm Wireless Limited reaffirm their support for the principles of corporate governance and transparency and have reviewed their policies with regard to current best practice. The Corporate Governance Report is available on the company's website at www.netcommwireless.com under the Investors/Corporate Governance section.

Directors' Report For the Year Ended 30 June 2014

7. Other Information (continued)

(f) Dividends

No dividends were paid during the financial year 2014 (2013: Nil).

The directors' report is signed in accordance with a resolution of directors made pursuant to s.298(2) of the Corporations Act 2001.

On behalf of the Directors

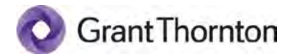
Director:

Director:

J Milne, Chairman Sydney 29 September 2014

SPJ Stement

D P J Stewart, CEO & Managing Director Sydney 29 September 2014



Level 17, 383 Kent Street Sydney NSW 2000

Correspondence to: Locked Bag Q800 QVB Post Office Sydney NSW 1230

T +61 2 8297 2400 F +61 2 9299 4445 E info.nsw@au.gt.com W www.grantthornton.com.au

Auditor's Independence Declaration To the Directors of NetComm Wireless Limited

In accordance with the requirements of section 307C of the Corporations Act 2001, as lead auditor for the audit of NetComm Wireless Limited for the year ended 30 June 2014, I declare that, 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.

Grant Mornton

GRANT THORNTON AUDIT PTY LTD Chartered Accountants

S M Coulton Partner - Audit & Assurance

Sydney, 29 September 2014

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30 June 2014

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Consolidated Statement of Profit or Loss & Other Comprehensive Income

For the Year Ended 30 June 2014

	Note	2014 \$	2013 \$
Revenue from the sale of goods	2	64,524,993	42,779,990
Other revenue	2	68,252	77,610
Change in inventories		(2,455,632)	(890,231)
Raw materials consumed		(42,735,039)	(28,066,042)
Employee benefits		(8,035,434)	(7,017,679)
Other expenses	3	(6,146,246)	(6,080,627)
Earnings before interest, tax, depreciation and amortisation (EBITDA)		5,220,894	803,021
Depreciation and amortisation expense	3	(3,667,845)	(2,902,008)
Finance costs	3	(726,630)	(582,108)
Profit/(Loss) before income tax		826,419	(2,681,095)
Income tax benefit	4	191,370	2,139,471
Profit/(Loss) for the year		1,017,789	(541,624)
Attributable to equity holders of the parent		1,017,789	(541,624)
Other comprehensive income/(expense)			
Items that may be reclassified subsequently to profit or loss:			
Exchange differences arising on translation of foreign operations		241,565	177,758
Reclassification of cash flow hedging to profit and loss		984,410	-
Net change in the fair value of cash flow hedges recognised in equity	-	(5,119)	(984,410)
Income tax relating to components of other comprehensive income	4	(293,787)	295,323
Other comprehensive income/(loss) for the period (net of tax)		927,069	(511,329)
Total comprehensive income/(loss) for the period		1,944,858	(1,052,953)
Attributable to equity holders of the parent		1,944,858	(1,052,953)
1. 3	•	1,944,858	(1,052,953)
Earnings per share			
Basic earnings/(loss) per share (cents per share)	26	0.79	(0.51)
Diluted earnings/(loss) per share (cents per share)	26	0.79	(0.51)
		0.7.0	(0.01)

The above consolidated statement of profit or loss & other comprehensive income should be read in conjunction with the accompanying notes.

Consolidated Statement of Financial Position For the Year Ended 30 June 2014

	Note	2014 \$	2013 \$
ASSETS		·	·
Current assets			
Cash and cash equivalents	6	4,307,490	3,882,067
Trade and other receivables	7	10,665,140	4,700,381
Inventories	8	7,401,861	10,082,343
Other assets	9	1,319,357	1,252,681
Total current assets	-	23,693,848	19,917,472
Non-current assets			
Property, plant and equipment	10	1,178,597	1,877,280
Deferred tax assets	4 (c)	4,515,004	4,441,435
Goodwill	11	895,999	895,999
Other intangible assets	12	7,173,580	6,216,712
Other assets	9	332,143	302,143
Total non-current assets	-	14,095,323	13,733,569
TOTAL ASSETS	-	37,789,171	33,651,041
LIABILITIES			
Current liabilities			
Trade and other payables	13	9,298,662	5,900,269
Borrowings	14	4,733,301	7,066,858
Provisions	15	910,723	634,460
Other current liabilities	16	393,257	428,149
Total current liabilities	-	15,335,943	14,029,736
Non-current liabilities			
Borrowings	14	24,539	79,462
Provisions	15	237,920	313,076
Total non-current liabilities	-	262,459	392,538
TOTAL LIABILITIES	-	15,598,402	14,422,274
NET ASSETS	-	22,190,769	19,228,767
EQUITY			
Issued capital	17	15,349,022	14,331,878
Reserves	18	727,825	(199,244)
Retained earnings	_	6,113,922	5,096,133
TOTAL EQUITY	=	22,190,769	19,228,767

The above consolidated statement of financial position should be read in conjunction with the accompanying notes.

Balance at 30 June 2014	Exercise of options	Recognition of share based payments	Share issue costs	Issue of ordinary shares (Net of transaction costs and tax)	Total comprehensive income for the period	 Reclassified to profit and loss account 	- Current year loss	Foreign exchange hedging (Net of tax)	Exchange difference on translation of foreign operations	Profit for the period	Balance at 1 July 2013	Balance at 30 June 2013	Exercise of options	Issue of ordinary shares (Net of transaction costs and tax)	Total comprehensive income/(loss) for the period	Foreign exchange hedging (Net of tax)	Exchange difference on translation of foreign operations	Loss for the period	Balance at 1 July 2012					For the Year Ended 30 June 2014	Consolidated Statement of Changes in Equity
	17 (a)			17 (a)		Ĩ		18 (c)	18 (b)			1	1	17 (a)		18 (c)	18 (b)			Note					
15,349,022	85,820	ı		931,324	ı	ı	I			I	14,331,878	14,331,878	112,383	4,342,422		I		ı	9,877,073	÷		Shares	Ordinary		
6,113,922	ı	ı		ı	1,017,789		ı		ı	1,017,789	5,096,133	5,096,133			(541,624)	ı	ı	(541,624)	5,637,757	\$		Earnings	Retained		
335,600	ı	I	ŀ		241,565	ı	ı		241,565	ı	94,035	94,035			177,758	ı	177,758		(83,723)	\$	Reserve	Currency	Foreign		
(3,583)	ı	ı	ı	,	685,504	689,087	(3,583)		ı	ı	(689,087)	(689,087)			(689,087)	(689,087)	ı			÷	Reserve	Exchange	Foreign		
395,808	ı	ı	ı	ı		1	ı		ı	ı	395,808	395,808				ı			395,808	÷		Share Rights	Options and		
22,190,769	85,820	ı	ı	931,324	1,944,858	689,087	(3,583)		241,565	1,017,789	19,228,767	19,228,767	112,383	4,342,422	(1,052,953)	(689,087)	177,758	(541,624)	15,826,915	÷			Total		

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

Consolidated Statement of Cash Flows For the Year Ended 30 June 2014

	Note	2014 \$	2013 \$
Cash flows from operating activities:			
Receipts from customers		64,385,960	52,153,952
Payments to suppliers and employees		(57,895,289)	(49,579,804)
Finance costs		(726,630)	(582,108)
Income taxes paid		(107,449)	-
Net cash provided by operating activities	22	5,656,592	1,992,040
Cash flows from investing activities:			
Interest received		66,197	77,575
Acquisition of property, plant and equipment		(265,870)	(556,734)
Acquisition of intangible assets		(3,660,160)	(3,845,970)
Net cash used in investing activities		(3,859,833)	(4,325,129)
Cash flows from financing activities:			
Proceeds from issue of shares & options (net of transaction costs)	17 (a)	1,017,144	4,454,805
Proceeds from borrowings		39,917,087	48,510,971
Repayment of borrowings		(42,305,567)	(53,800,349)
Net cash used in financing activities	-	(1,371,336)	(834,573)
Net increase/(decrease) in cash and cash equivalents held		425,423	(3,167,662)
Cash and cash equivalents at beginning of financial period	-	3,882,067	7,049,729
Cash and cash equivalents at end of financial period	6	4,307,490	3,882,067

The above consolidated statement of cash flows should be read in conjunction with the accompanying notes.

Notes to the Financial Statements For the Year Ended 30 June 2014

1 Statement of Significant Accounting Policies

General Information

The financial statements are general purpose financial statements that have been prepared in accordance with Australian Accounting Standards, including Interpretations, other authoritative pronouncements of the Australian Accounting Standards Board and the Corporations Act 2001.

The financial statements cover the consolidated Group of NetComm Wireless Limited ("the Group" or the "consolidated entity"). NetComm Wireless Limited is a listed public company, incorporated and domiciled in Australia, and is a for-profit entity for the purpose of preparing financial statements.

Compliance with Australian Accounting Standards results in the compliance with the International Financial Reporting Standards (IFRS) as issued by the International Accounting Standards Board (IASB).

The financial statements were authorised for issue by the directors on 29 September 2014.

The following is a summary of the material accounting policies adopted by the Group in the preparation of the financial statements. The accounting policies have been consistently applied, unless otherwise stated.

Basis of Preparation

The financial statements have been prepared on an accruals basis and are based on historical costs modified by the revaluation of selected non-current assets, financial assets and financial liabilities for which the fair value basis of accounting has been applied. 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.

Critical accounting judgements and key sources of uncertainty

In the application of the Group's accounting policies, management is required to make judgements, estimates and assumptions about carrying values of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates. The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period or in the period of the revision and future periods if the revision affects current and future periods. Refer to note 1(x) for a discussion of critical judgements in applying the entity's accounting policies and key sources of estimation uncertainty.

Notes to the Financial Statements For the Year Ended 30 June 2014

1 Statement of Significant Accounting Policies (continued)

Adoption of new and revised Accounting Standards that are effective for these financial statements A number of new and revised standards are effective for annual periods beginning on or after 1 July 2013. Information on these new standards is presented below.

AASB 10 Consolidated Financial Statements

AASB 10 supersedes AASB 127 Consolidated and Separate Financial Statements and Interpretation 112 Consolidation – Special Purpose Entities. AASB 10 revises the definition of control and provides extensive new guidance on its application. These new requirements have the potential to affect which of the Group's investees are considered to be subsidiaries and therefore change the scope of consolidation. The requirements on consolidation procedures, accounting for changes in non-controlling interests and accounting for loss of control of a subsidiary are unchanged.

Management has reviewed its control assessments in accordance with AASB 10 and has concluded that there is no effect on the classification (as subsidiaries or otherwise) of any of the Group's investees held during the period or comparative periods covered by these financial statements.

AASB 11 Joint Arrangements

AASB 11 supersedes AASB 131 Interests in Joint Ventures and Interpretation 113 Jointly Controlled Entities – Non-Monetary-Contributions by Venturers. It aligns more closely the accounting by the investors with their rights and obligations relating to the joint arrangement. In addition, AASB 131's option of using proportionate consolidation for joint ventures has been eliminated. AASB 11 now requires the use of the equity accounting method, which is currently used for investments in associates.

There is no impact on transactions and balances recognised in the financial statements because the entity has not entered into any joint arrangements.

AASB 12 Disclosure of Interests in Other Entities

AASB 12 combines the disclosure requirements for subsidiaries, joint arrangements, associates and structured entities within a comprehensive disclosure standard. Its aim is to provide more transparency on 'borderline' consolidation decisions and includes enhanced disclosures centred on significant judgements and assumptions made around determining control, joint control and significant influence.

The Company does not expect that this change will have any impact on the financial statements other than to add additional disclosure.

AASB 13 Fair Value Measurement

AASB 13 clarifies the definition of fair value and provides related guidance and enhanced disclosures about fair value measurements. It does not affect which items are required to be fair-valued. AASB 13 applies prospectively for annual periods beginning on or after 1 January 2013. AASB 13 requires certain new disclosures in the financial statements which are provided in Note 19.

AASB 119 Employee Benefits (September 2013)

AASB 119 makes a number of changes to the accounting for employee benefits, the most significant relating to defined benefit plans. AASB 119:

• eliminates the 'corridor method' and requires the recognition of remeasurements (including actuarial gains and losses) arising in the reporting period in other comprehensive income.

Notes to the Financial Statements For the Year Ended 30 June 2014

1 Statement of Significant Accounting Policies (continued)

- changes the measurement and presentation of certain components of the defined benefit cost. The net
 amount in profit or loss is affected by the removal of the expected return on plan assets and interest cost
 components and their replacement by a net interest cost based on the net defined benefit asset or liability
- enhances disclosures, including more information about the characteristics of defined benefit plans and related risks.

The Group does not have any defined benefit plans. Therefore, these amendments will have no significant impact on the Group.

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 their operations and effective for the current reporting period.

None of the new standards and amendments that are mandatory for the first time for the financial year beginning 1 July 2013 affected any of the amounts recognised in the current period or any prior period and are not likely to affect future periods.

(a) Principles of Consolidation

The consolidated financial statements incorporate the assets and liabilities of all subsidiaries of NetComm Wireless Limited as at 30 June 2014 and the results of all subsidiaries for the year then ended.

A subsidiary is an entity over which NetComm Wireless Limited is exposed, or has rights, to variable returns from its involvement with the subsidiary and has the ability to affect those returns through its power over the subsidiary.

A list of subsidiaries is contained in Note 31(d) to the financial statements. All subsidiaries have a 30 June financial year end.

All intercompany balances and transactions between entities in the consolidated entity, including any unrealised profits or losses, have been eliminated on consolidation. Accounting policies of subsidiaries have been changed where necessary to ensure consistencies with those policies applied by the parent entity.

Subsidiaries are fully consolidated from the date which control is transferred to the Group. They are deconsolidated from the date control ceases.

(b) Business Combinations

Acquisitions of subsidiaries and businesses are accounted for using the acquisition method. The cost of the business combination is measured as the aggregate of the fair values (at the date of exchange) of assets given, liabilities incurred or assumed, and equity instruments issued by the Group in exchange for control of the acquiree. Acquisition related costs are recognised in the profit or loss as incurred. The acquiree's identifiable assets, liabilities and contingent liabilities that meet the conditions for recognition under AASB 3 'Business Combinations' are recognised at their fair values at the acquisition date, except for non-current assets (or disposal groups) that are classified as held for sale in accordance with AASB 5 'Non-current Assets Held for Sale and Discontinued Operations', which are recognised and measured at fair value less costs to sell.

Notes to the Financial Statements For the Year Ended 30 June 2014

1 Statement of Significant Accounting Policies (continued)

(b) Business Combinations (continued)

Goodwill arising on acquisition is recognised as an asset and initially measured at cost, being the excess of the cost of the business combination over the Group's interest in the net fair value of the identifiable assets, liabilities and contingent liabilities recognised. If, after reassessment, the Group's interest in the net fair value of the acquiree's identifiable assets, liabilities and contingent liabilities exceeds the cost of the business combination the excess is recognised immediately in profit or loss.

The interest of minority shareholders in the acquiree is initially measured at the minority's proportion of the net fair value of the assets, liabilities and contingent liabilities recognised.

Where settlement of any part of cash consideration is deferred, the amounts payable in the future are discounted to their present value as at the date of exchange. The discount rate used is the entity's incremental borrowing rate, being the rate at which a similar borrowing could be obtained from an independent financier under comparable terms and conditions.

(c) Foreign Currency Transactions and Balances & Policy on Hedge Accounting for FX Exposures

Functional and presentation currency

The functional currency of each of the Group's entities is measured using the currency of the primary economic environment in which that entity operates. The consolidated financial statements are presented in Australian dollars which is the parent entity's functional and presentation currency.

Transaction and balances

Foreign currency transactions are translated into functional currency using the exchange rates prevailing at the date of the transaction. Foreign currency monetary items are translated at the year end exchange rate. Non monetary items measured at historical cost continue to be carried at the exchange rate at the date of the transaction. Non monetary items measured at fair value are reported at the exchange rate at the date when fair values were determined.

Exchange differences arising on the translation of monetary items are recognised in profit or loss in the period in which they arise.

Group companies

The financial results and position of foreign operations whose functional currency is different from the Group's presentation currency are translated as follows:

- · assets and liabilities are translated at year end exchange rates prevailing at that reporting date;
- income and expenses are translated at average exchange rates for the period; and
- all resulting exchange differences shall be recognised in other comprehensive income and as a separate component of equity.

Exchange differences arising on translation of foreign operations are transferred directly to the Group's foreign currency translation reserve in the statement of financial position. These differences are recognised in profit or loss in the period in which the operation is disposed. Goodwill and fair value adjustments arising on the acquisition of a foreign entity on or after the date of transition to IFRS are treated as assets and liabilities of the foreign entity and translated at exchange rates prevailing at the reporting date.

Notes to the Financial Statements For the Year Ended 30 June 2014

- 1 Statement of Significant Accounting Policies (continued)
- (c) Foreign Currency Transactions and Balances & Policy on Hedge Accounting for FX Exposures (continued)

Derivative financial instruments and hedge accounting

Derivative financial instruments are accounted for as financial assets or liabilities at fair value through profit or loss (FVTPL) except for derivatives designated as hedging instruments in foreign exchange hedge relationships, which requires a specific accounting treatment. To qualify for hedge accounting, the hedging relationship must meet several strict conditions with respect to documentation, probability of occurrence of the hedged transaction and hedge effectiveness.

All derivative financial instruments used for hedge accounting are recognised initially at fair value and reported subsequently at fair value in the statement of financial position.

To the extent that the hedge is effective, changes in the fair value of derivatives designated as hedging instruments are recognised in other comprehensive income and included within the foreign exchange hedge reserve in equity. Any ineffectiveness in the hedge relationship is recognised immediately in profit or loss.

At the time the hedged item affects profit or loss, any gain or loss previously recognised in other comprehensive income is reclassified from equity to profit or loss and presented as a reclassification adjustment within other comprehensive income. However, if a non-financial asset or liability is recognised as a result of the hedged transaction, the gains and losses previously recognised in other comprehensive income are included in the initial measurement of the hedged item.

If a forecast transaction is no longer expected to occur or if the hedging instrument becomes ineffective, any related gain or loss recognised in other comprehensive income is transferred immediately to profit or loss.

(d) Goods and Services Tax (GST)

Revenues, expenses and assets are recognised net of the amount of GST, except where the amount of GST incurred is not recoverable from the taxation authority or it is recognised as part of the cost of acquisition of an asset or part of an item of expenses.

Receivables and payables in the statement of financial position are shown inclusive of GST and the net amount of GST recoverable from, or payable to, the taxation authority is included as part of receivables or payables. Cash flows are presented in the statement of cash flows on a gross basis, except for the GST component of investing and financing activities, which are disclosed as operating cash flows.

Notes to the Financial Statements For the Year Ended 30 June 2014

1 Statement of Significant Accounting Policies (continued)

(e) Income Tax

The charge for current income tax expense is based on the profit for the year adjusted for any nonassessable or disallowed items. It is calculated using the tax rates that have been enacted or are substantively enacted by the balance date.

Deferred tax is accounted for in respect of temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the financial statements. No deferred income tax will be recognised from the initial recognition of an asset or liability, excluding a business combination, where there is no effect on accounting or taxable profit or loss.

Deferred tax is calculated at the tax rates that are expected to apply to the period when the asset is realised or liability is settled. Deferred tax is credited in profit or loss except where it relates to items that may be credited directly to equity, in which case the deferred tax is adjusted directly against equity.

Deferred tax assets are recognised to the extent that it is probable that future tax profits will be available against which deductible temporary differences can be utilised.

The amount of benefits brought to account or which may be realised in the future is based on the assumption that no adverse change will occur in income taxation legislation and the anticipation that the consolidated Group will derive sufficient future assessable income to enable the benefit to be realised and comply with the conditions of deductibility imposed by the law.

NetComm Wireless Limited and its wholly-owned Australian subsidiaries have formed an income tax consolidated group under the tax consolidation regime. The group notified the Australian Tax Office that it had formed an income tax consolidated group to apply from 20 August 2006.

The stand-alone taxpayer within a group approach has been used to allocate current income tax expense and deferred tax expense to wholly-owned subsidiaries that form part of the tax consolidated group. Each entity in the group recognises its own current and deferred tax assets and liabilities, as if they continue to be a separate taxable entity in their own right, except for any deferred tax assets resulting from unused tax losses and tax credits, which are immediately assumed by the parent entity. The current tax liability of each group entity is then subsequently assumed by the parent entity.

NetComm Wireless Limited is entitled to claim R&D tax incentive. The R&D tax incentive is calculated using the estimated R&D expenditure multiplied by a 40% non-refundable tax offset. The group accounts for this tax incentive as tax credits which means that it will reduce income tax payable and current tax expense. A deferred tax asset is recognised for any unclaimed tax credits that are carried forward as deferred tax assets.

Notes to the Financial Statements For the Year Ended 30 June 2014

1 Statement of Significant Accounting Policies (continued)

(f) Revenue Recognition

Revenue is measured at the fair value of consideration received or receivable. Revenue is reduced for estimated customer returns, rebates and other similar allowances.

Revenue from the sale of goods, including communications and networking devices, are recognised at the time goods are dispatched to customers.

Revenue from a contract to provide services is recognised on a pro-rata basis over the term of the service agreement.

Interest revenue is accrued on a time basis, by reference to the principal outstanding and at the effective interest rate applicable, which is the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset to that asset's net carrying amount.

Other revenue is recognised when the right to receive the revenue has been established.

All revenue is stated net of the amount of goods and services tax (GST).

(g) Share-based Payments

Equity settled compensation benefits are provided to employees via the Employee Option Plan and the NetComm Wireless Limited Executive Employee Share Plan. Information relating to these plans is set out in note 24. The fair value of options granted is recognised as an employee benefit expense with a corresponding increase in equity. The fair value is measured at grant date and recognised over the period during which the employees become unconditionally entitled to the options.

The fair value at grant date is independently determined using a Binomial Approximation option pricing model that takes into account the exercise price, the term of the option, the share price at grant date, the expected volatility of the underlying share, the expected dividend yield and the risk free rate for the term of the option.

The fair value of the options granted excludes the impact of any non market vesting conditions. Non market vesting conditions are included in assumptions about the number of options that are expected to vest. At each balance date, the entity revises its estimate of the number of options that are expected to vest. The employee benefit expense recognised each period takes into account the most recent estimate.

Equity-settled share based payment transactions with other parties are measured at the fair value of the goods and services received, except where the fair value cannot be estimated reliably, in which case they are measured at the fair value of the equity instruments granted, measured at the date the entity obtains the goods or the counterparty renders the service. For cash-settled share-based payments, a liability equal to the portion of the goods or services received is recognised at the current fair value determined at each reporting date.

Notes to the Financial Statements For the Year Ended 30 June 2014

1 Statement of Significant Accounting Policies (continued)

(h) Property, Plant and Equipment

Each class of property, plant and equipment is carried at cost less, where applicable, any accumulated depreciation and impairment losses. Cost includes all directly attributable expenditure incurred including costs to get the asset ready for its use as intended by management. Costs include an estimate of any expenditure expected to be incurred at the end of the asset's useful life, including restoration, rehabilitation and decommissioning costs.

The carrying amount of property, plant and equipment is reviewed annually by directors for indications of impairment. If any such indications exist, an impairment test is carried out, and any impairment losses on the assets recognised.

Development assets

Cost incurred in acquiring assets for research and development is measured at costs less accumulated amortisation and any accumulated impairment losses. Development assets are amortised on a straight line basis over 3-6 years.

Depreciation

The depreciable amount of all fixed assets is depreciated on a straight line basis over their useful lives to the Group commencing from the time the asset is held ready for use. Leasehold improvements are depreciated over the shorter of either the unexpired period of the lease or the estimated useful lives of the improvements. The depreciable amount is the carrying value of the asset less estimated residual amounts. The residual amount is based on what a similar asset of the expected condition of the asset at the end of its useful life could be sold for.

The depreciation rates used for each class of depreciable assets are:

Class of Asset	Useful Life
Plant and equipment	3-6 years
Leasehold improvements	Over the term of the lease
Development assets	3-6 years

The assets' residual values and useful lives are reviewed, and adjusted if appropriate, at each balance date. Gains and losses on disposals are determined by comparing proceeds with the carrying amount. These gains and losses are recognised in profit or loss.

(i) Impairment of Assets

At each reporting date, the Group reviews the carrying values of its tangible and intangible assets to determine whether there is any indication that those assets have been impaired. If such an indication exists, the recoverable amount of the asset, being the higher of the asset's fair value less costs to sell and value in use, is compared to the asset's carrying value. Any excess of the asset's carrying value over its recoverable amount is recognised in profit or loss. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset for which the estimates of future cash flows have not been adjusted.

Notes to the Financial Statements For the Year Ended 30 June 2014

1 Statement of Significant Accounting Policies (continued)

(i) Impairment of Assets (continued)

Where it is not possible to estimate the recoverable amount of an individual asset, the Group estimates the recoverable amount of the cash generating unit to which the asset belongs.

Where an impairment loss subsequently reverses, the carrying amount of the asset or cash generating unit is increased to the revised recoverable amount, but so that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognised in prior years. A reversal of an impairment loss is recognised immediately in profit or loss. Impairment of goodwill is not reversed. Refer also to note 1(y) on goodwill.

(j) Leases

Leases of fixed assets where substantially all the risks and benefits incidental to the ownership of the asset, but not the legal ownership that are transferred to entities in the Group are classified as finance leases.

Finance leases are capitalised by recording an asset and a liability at the lower of the amounts equal to the fair value of the leased property or the present value of the minimum lease payments, including any guaranteed residual values. Lease payments are allocated between the reduction of the lease liability and the lease interest expense for the period. The interest expense is recognised in the profit or loss so as to achieve a constant periodic rate of interest on the remaining balance of the liability outstanding.

Lease payments for operating leases, where substantially all of the risks and benefits remain with the lessor, are recognised in profit or loss on a straight line basis over the lease term. Contingent rentals are recognised as an expense in the period in which they are incurred.

Lease incentives under operating leases are recognised as a liability and amortised on a straight line basis over the life of the lease.

(k) Derivative Financial Instruments

The fair value of all derivative financial instruments outstanding at reporting date are recognised in the statement of financial position as either financial assets or financial liabilities. Changes in the fair value of derivative financial instruments that are designated and effective as hedges of future cash flows are recognised directly in equity, with any ineffective portion being recognised in profit or loss.

Changes in the fair value of derivative financial instruments are recognised in profit or loss as they arise.

Derivatives embedded in other financial instruments, or other non financial host contracts, are treated as separate derivatives when their risks and characteristics are not closely related to those of the host contract, and the host contract is not carried at fair value with unrealised gains or losses reported in profit or loss.

Notes to the Financial Statements For the Year Ended 30 June 2014

1 Statement of Significant Accounting Policies (continued)

(I) Financial Assets

Financial assets are classified into the following specified category: 'loans and receivables'. The classification depends on the nature and purpose of the financial assets and is determined at the time of initial recognition.

Loans and receivables

Trade receivables, loans and other receivables that have fixed or determinable payments that are not quoted in an active market are classified as 'loans and receivables'. Loans and receivables are measured at amortised cost using the effective interest method less impairment. Interest income is recognised by applying the effective interest rate.

Appropriate allowances for estimated irrecoverable amounts are recognised in profit or loss when there is objective evidence that the asset is impaired. The allowance recognised is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows discounted at the effective interest rate computed at initial recognition.

Effective interest method

The effective interest method is a method of calculating the amortised cost of a financial asset and of allocating interest income over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash receipts (including all fees on points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the financial asset, or, where appropriate, a shorter period. Income is recognised on an effective interest basis for debt instruments.

(m) Cash and Cash Equivalents

Cash and cash equivalents include cash on hand and in banks, deposits held at call with banks and financial institutions, investments in money market instruments with maturities of three months or less from the date of acquisition, and bank overdrafts. Bank overdrafts are shown within short term borrowings in current liabilities on the statement of financial position.

(n) Inventories

Finished goods and raw materials are valued at the lower of cost and net realisable value. Cost is the direct cost of purchase, plus freight and duty and any other costs directly attributable to acquisition. Net realisable value represents the estimated selling price for inventories less all estimated costs of completion and costs necessary to make the sale. Inventory is recognised on a weighted average cost basis.

Notes to the Financial Statements For the Year Ended 30 June 2014

1 Statement of Significant Accounting Policies (continued)

(o) Intangibles

Development costs

Expenditure during the research phase of a project is recognised as an expense when incurred. Development costs (relating to the design and testing of new or improved products) are recognised as intangible assets when it is probable that the project will generate future benefits considering its commercial and technical feasibility and its cost can be measured reliably. The expenditure capitalised consists of all directly attributable costs. Capitalised development costs are amortised from the point at which the product is ready for use and for no longer than 3 years.

Subsequent to initial recognition, intangible assets are reported at cost less accumulated amortisation and impairment costs.

Computer software

Computer software is measured on a cost basis less amortisation and impairment losses. Computer software is amortised on a straight line basis over 3.3 years, commencing from the time the software is ready for use.

(p) Borrowing Costs

Borrowing costs are recognised in profit or loss in the period in which they are incurred.

(q) Employee Benefits

Provision is made for the Group's liability for employee benefits arising from services rendered by employees to balance date, including wages and salaries, annual leave and long service leave. Employee benefits that are expected to be settled within one year have been measured at the amounts expected to be paid when the liability is settled, plus related on costs. Employee benefits payable later than one year have been measured at present value of the estimated future cash outflows to be made for those benefits.

Contributions are made by the Group to employee superannuation funds which are of the defined contribution type. Contributions to these defined contribution superannuation schemes are recognised as an expense in the period they are payable.

(r) Financial Instruments

Debt and equity instruments

Debt and equity instruments are classified as either liabilities or equity in accordance with the substance of the contractual arrangement. An equity instrument is any contract that evidences a residual interest in the assets of an entity after deducting all of its liabilities. Equity instruments issued by the Group are recorded at the proceeds received, net of direct issue costs.

Other financial liabilities

Other financial liabilities, including borrowings, are initially measured at fair value, net of transaction costs and are subsequently measured at amortised cost using the effective interest method, with the interest expense recognised on an effective yield basis. The effective interest method is a method of calculating the amortised

Notes to the Financial Statements For the Year Ended 30 June 2014

1 Statement of Significant Accounting Policies (continued)

(r) Financial Instruments (continued)

cost of a financial liability and of allocating interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash payments through the expected life of the financial liability, or, where appropriate, a shorter period.

Trade payables

Trade payables are initially measured at fair value, and are subsequently measured at amortised cost.

(s) Provisions

Provisions are recognised when the Group has a legal or constructive obligation, as a result of past events, for which it is probable that an outflow of economic benefits will result and that outflow can be reliably measured.

(t) Earnings per Share

Basic earnings per share is determined by dividing net profit after income tax attributable to members of the company, by the weighted average number of ordinary shares outstanding during the financial year, adjusted for bonus elements in ordinary shares issued during the year.

Diluted earnings per share adjusts the figures in the determination of basic earnings per share by taking into account the after income tax effect of interest and other financing costs associated with dilutive potential ordinary shares and the weighted average number of shares assumed to have been issued for no consideration in relation to dilutive potential ordinary shares.

(u) Dividends

A liability is recorded for the amount of any dividend declared, determined or publicly recommended by the directors on or before the end of financial year but not distributed at balance date.

(v) Issued Capital

Ordinary shares are classified as equity.

Incremental costs directly attributable to the issue of new shares are shown in equity as a deduction, net of transaction costs and tax, from the proceeds.

(w) Standards and Interpretations Issued not yet Effective

Certain new accounting standards and interpretations have been published that are not mandatory for 30 June, 2014 reporting periods. The Group's assessment of the impact of these new standards and Interpretations are set out below.

Notes to the Financial Statements For the Year Ended 30 June 2014

1 Statement of Significant Accounting Policies (continued)

(i) AASB 9 Financial Instruments (effective from 1 January, 2015)

AASB 9 aims to replace AASB 139 *Financial Instruments: Recognition and Measurement* in its entirety. AASB 9 requires that gains or losses on financial liabilities measured at fair value are recognised in profit or loss, except that the effects of changes in the liability's credit risk are recognised in other comprehensive income. The amendments require that any changes in fair value attributable to the liability's credit risk be recognised in other comprehensive income instead of profit or loss.

The replacement standard (AASB 9) is being issued in phases. To date, the chapters dealing with recognition, classification, measurement and derecognition of financial assets and liabilities have been issued. These chapters are effective for annual periods beginning 1 January 2015. Further chapters dealing with impairment methodology and hedge accounting are still being developed.

Management have yet to assess the impact that this amendment is likely to have on the financial statements of the Group. However, they do not expect to implement the amendments until all chapters of AASB 9 have been published and they can comprehensively assess the impact of all changes.

(x) Critical Accounting Estimates and Judgements

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

The following are the critical judgements (apart from those involving estimations, which are dealt with below) that management has made in the process of applying the Group's accounting policies and that have the most significant effect on the amounts recognised in the financial statements.

Inventories

Note 8 sets out the categories of inventories carried. The net realisable value of inventories is the estimated selling price in the ordinary course of business less estimated costs to sell which approximates fair value less costs to sell. The key assumptions require the use of management judgement and are reviewed annually. These key assumptions are the variables affecting the estimated costs to sell and expected selling price. Any reassessment of cost to sell or selling price in a particular year will affect the cost of goods sold.

The following are the key assumptions concerning the future and other key sources of estimation uncertainty at the reporting date, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year:

Impairment of Assets

The Group assesses impairment at each reporting date by evaluating conditions specific to the Group that may lead to impairment of assets. Where an impairment trigger exists, the recoverable amount of the asset is determined. Value in use calculations performed in assessing recoverable amounts incorporate a number of key estimates. The impairment testing is performed at least annually.

Notes to the Financial Statements For the Year Ended 30 June 2014

1 Statement of Significant Accounting Policies (continued)

(x) Critical Accounting Estimates and Judgements (continued)

Deferred Tax Asset

Deferred tax is calculated at the tax rates that are expected to apply to the period when the asset is realised or liability is settled. Deferred tax is credited in profit or loss except where it relates to items that may be credited directly to equity, in which case the deferred tax is adjusted directly against equity.

Deferred tax assets are recognised to the extent that it is probable that future tax profits will be available against which deductible temporary differences can be utilised.

The amount of benefits brought to account or which may be realised in the future is based on the assumption that no adverse change will occur in income taxation legislation and the anticipation that the consolidated Group will derive sufficient future assessable income to enable the benefit to be realised and comply with the conditions of deductibility imposed by the law.

Internally generated intangible assets – research and development expenditure

Distinguishing the research and development phases of a new customised software project and determining whether the recognition requirements for the capitalisation of development costs are met requires judgement. After capitalisation, management monitors whether the recognition requirements continue to be met and whether there are any indicators that capitalised costs may be impaired.

Expenditure on research activities is recognised as an expense in the period in which it is incurred. An internally-generated intangible asset arising from development (or from the development phase of an internal project) is recognised if, and only if, all of the following have been demonstrated:

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

The amount initially recognised for internally-generated intangible assets is the sum of the expenditure incurred from the date when the intangible asset first meets the recognition criteria listed above. Where no internally-generated intangible asset can be recognised, development expenditure is recognised in profit or loss in the period in which it is incurred. Subsequent to initial recognition, internally-generated intangible assets are reported at cost less accumulated amortisation and accumulated impairment losses, on the same basis as intangible assets that are acquired separately.

Notes to the Financial Statements For the Year Ended 30 June 2014

1 Statement of Significant Accounting Policies (continued)

(x) Critical Accounting Estimates and Judgements (continued)

R&D Tax Incentive

NetComm Wireless Limited is entitled to claim R&D tax incentive. The R&D tax incentive is calculated using the estimated R&D expenditure multiplied by a 40% non-refundable tax offset. The group accounts for this tax incentive as tax credits which means that it will reduce income tax payable and current tax expense. A deferred tax asset is recognised for any unclaimed tax credits that are carried forward as deferred tax assets.

(y) Goodwill

Goodwill acquired in a business combination is initially measured at its cost, being the excess of the cost of the business combination over the Group's interest in the net fair value of the identifiable assets, liabilities and contingent liabilities recognised at the date of the acquisition. Goodwill is subsequently measured at its cost less any accumulated impairment losses.

For the purpose of impairment testing, goodwill is allocated to each of the Group's cash generating units, or groups of cash-generating units, expected to benefit from the synergies of the business combination. Cash-generating units or groups of cash-generating units to which goodwill has been allocated are tested for impairment annually or more frequently if events or changes in circumstances indicate that goodwill might be impaired. The impairment testing is performed at least annually.

If the recoverable amount of the cash-generating unit (or group of cash-generating units) is less than the carrying amount of the cash-generating unit (or groups of cash-generating units), the impairment loss is allocated first to reduce the carrying amount of any goodwill allocated to the cash-generating unit (or groups of cash-generating units) and then to the other assets of the cash generating units pro-rata on the basis of the carrying amount of each asset in the cash-generating unit (or groups of cash-generating units). An impairment loss recognised for goodwill is recognised immediately in profit or loss and is not reversed in a subsequent period. On disposal of an operation within a cash-generating unit, the attributable amount of goodwill is included in the determination of the profit or loss on disposal of the operation.

(z) Reclassification of Provision for Warranties

As part of our commitment to improved disclosure and increased transparency, the Group has reclassified the provision for warranty claims from inventories to other current liabilities. Comparative information has also be reclassified to conform with presentation in the current period.

Notes to the Financial Statements

For the Year Ended 30 June 2014

2 Revenue and Other Revenue

2014	2013
\$	\$
64,524,993	42,779,990
64,524,993	42,779,990
66,197	77,575
2,055	35
68,252	77,610
64,593,245	42,857,600
	\$ 64,524,993 64,524,993 66,197 2,055 68,252

3 Expenses

Included in expenses are the following specific items

		2014 \$	2013 \$
(a)	Other expenses comprising:		
.,	Advertising and marketing	343,042	615,176
	Property expenses	927,777	934,189
	Distribution and selling costs	903,969	813,722
	Insurance expenses	355,050	332,212
	Legal & professional fees	602,585	712,902
	Travel expenses	1,136,201	833,763
	Contractor costs	665,483	505,758
	Other expenses	1,212,139	1,332,905
		6,146,246	6,080,627
(b)	Depreciation, amortisation and impairments:		
	Depreciation of property, plant and equipment (note 10(b))	964,553	915,175
	Amortisation of intangible assets (note 12(b))	2,703,292	1,986,833
		3,667,845	2,902,008
		0044	0010
		2014	2013
		2014 \$	2013 \$
(c)	Auditors' remuneration Grant Thornton is the auditor of the Group. Amounts received or due and received	\$	\$
(c)	Grant Thornton is the auditor of the Group. Amounts received or due and received	\$	\$
(c)		\$ vable by Grant Thornton are detailed belo	\$ w:
(c)	Grant Thornton is the auditor of the Group. Amounts received or due and received Auditing or reviewing the financial statements	\$ vable by Grant Thornton are detailed belo 111,100	\$ w: 101,500
(c)	Grant Thornton is the auditor of the Group. Amounts received or due and received Auditing or reviewing the financial statements Taxation services	\$ vable by Grant Thornton are detailed belo 111,100 24,205	\$ w: 101,500 30,399
(c)	Grant Thornton is the auditor of the Group. Amounts received or due and received Auditing or reviewing the financial statements Taxation services Other services - consulting	\$ vable by Grant Thornton are detailed belo 111,100 24,205 12,754 148,059	\$ w: 101,500 30,399 9,086 140,985
(c)	Grant Thornton is the auditor of the Group. Amounts received or due and received Auditing or reviewing the financial statements Taxation services Other services - consulting	\$ vable by Grant Thornton are detailed belo 1111,100 24,205 12,754 148,059 2014	\$ w: 101,500 30,399 9,086 140,985 2013
	Grant Thornton is the auditor of the Group. Amounts received or due and received Auditing or reviewing the financial statements Taxation services Other services - consulting Total auditors' remuneration	\$ vable by Grant Thornton are detailed belo 111,100 24,205 12,754 148,059	\$ w: 101,500 30,399 9,086 140,985
(c) (d)	Grant Thornton is the auditor of the Group. Amounts received or due and received Auditing or reviewing the financial statements Taxation services Other services - consulting Total auditors' remuneration	\$ vable by Grant Thornton are detailed belo 1111,100 24,205 12,754 148,059 2014 \$	\$ w: 101,500 30,399 9,086 140,985 2013 \$
	Grant Thornton is the auditor of the Group. Amounts received or due and received Auditing or reviewing the financial statements Taxation services Other services - consulting Total auditors' remuneration	\$ vable by Grant Thornton are detailed belo 1111,100 24,205 12,754 148,059 2014	\$ w: 101,500 30,399 9,086 140,985 2013
	Grant Thornton is the auditor of the Group. Amounts received or due and received Auditing or reviewing the financial statements Taxation services Other services - consulting Total auditors' remuneration Rental expenses on operating leases Minimum lease payments Finance Costs	\$ vable by Grant Thornton are detailed belo 111,100 24,205 12,754 148,059 2014 \$ 749,380	\$ w: 101,500 30,399 9,086 140,985 2013 \$ 819,752
(d)	Grant Thornton is the auditor of the Group. Amounts received or due and received Auditing or reviewing the financial statements Taxation services Other services - consulting Total auditors' remuneration Rental expenses on operating leases Minimum lease payments Finance Costs Bank borrowings	\$ vable by Grant Thornton are detailed belo 1111,100 24,205 12,754 148,059 2014 \$ 749,380 718,198	\$ w: 101,500 30,399 9,086 140,985 2013 \$ 819,752 552,719
(d)	Grant Thornton is the auditor of the Group. Amounts received or due and received Auditing or reviewing the financial statements Taxation services Other services - consulting Total auditors' remuneration Rental expenses on operating leases Minimum lease payments Finance Costs	\$ vable by Grant Thornton are detailed belo 111,100 24,205 12,754 148,059 2014 \$ 749,380	\$ w: 101,500 30,399 9,086 140,985 2013 \$ 819,752

4 Income Tax (Benefit)/Expense

(a)	Income tax recognised in profit or loss	2014 \$	2013 \$
	Tax expense comprises:		
i)	Current tax benefit	(625,406)	(1,755,117)
	Deferred tax expense relating to the origination and reversal of temporary differences	415,231	349,404
	Under/(over) provision for tax in prior year	18,805	(733,758)
	Income tax benefit	(191,370)	(2,139,471)
ii)	Income tax recognised in other comprehensive income		
	Income tax relating to components of other comprehensive income	293,787	(295,323)
	Total income tax expense / (benefit)	102,417	(2,434,794)

Notes to the Financial Statements

For the Year Ended 30 June 2014

4 Income Tax (Benefit)/Expense (continued)

(b) The prima facie income tax expense on pre-tax accounting profit from continuing operations and other comprehensive income reconciles to the income tax expense in the financial statements as follows:

	2014 \$	2013 \$
i) Amounts recognised in profit or loss		
Net profit/(loss) before tax	826,419	(2,681,095)
Tax at the Australian tax rate of 30%	247,925	(804,329)
 Non-deuctible expenses Differential in overseas tax rates 	24,143 (2,243)	6,980 (16,041)
- Other items		4,287
 Under/(over) provision for tax in prior years 	18,805	(733,758)
 Research & Development tax concession 	(480,000)	(596,610)
Income tax benefit	(191,370)	(2,139,471)

ii) Amounts recognised in equity

Net change in the fair value of cash flow hedges Reclassification of cash flow hedging to profit and loss	(5,119) 984,410	(984,410)
	979,291	(984,410)
Tax at the Australian tax rate of 30% Total amounts recognised in equity	293,787 293,787	(295,323) (295,323)

(c) Deferred tax assets/(liabilities) arise from the following:

2014	Opening balance \$	Charged to income \$	Charged to other comprehensive \$	Closing balance \$
2014	Ψ	Ψ	Ψ	Ψ
Unused tax losses	5,017,276	782,587	-	5,799,863
Temporary differences				
Accrued expenses	49,632	75,786	-	125,418
Provisions	286,643	(8,044)	-	278,599
Inventory & Warranty	266,600	30,107	-	296,707
Intangibles and Other	(1,474,039)	(513,080)	-	(1,987,119)
Cash flow hedges	295,323	-	(293,787)	1,536
Total deferred tax assets	4,441,435	367,356	(293,787)	4,515,004

2013	Opening balance \$	Charged to income \$	Charged to other comprehensive income \$	Closing balance \$
Unused tax losses	2,548,879	2,468,397	-	5,017,276
Temporary differences				
Accrued expenses	8,019	41,613	-	49,632
Provisions	312,800	(26,157)	-	286,643
Inventory & Warranty	182,762	83,838	-	266,600
Intangibles and Other	(1,025,341)	(448,698)	-	(1,474,039)
Cash flow hedges	-	-	295,323	295,323
Total deferred tax assets	2,027,119	2,118,993	295,323	4,441,435

Notes to the Financial Statements

For the Year Ended 30 June 2014

5 Dividends

7

No dividends were paid during the year-ended 30 June 2014 (2013: Nil).

	2014	2013
	\$	\$
Balance of franking account	591,961	591,961

Balance of franking account at period end adjusted for franking credits arising from dividends recognised as receivables, and franking debits arising from payment of proposed dividends, and franking credits that may be prevented from distribution in subsequent financial years.

Cash and Cash Equivalents 6

(a)	Cash on hand	2014 \$	2013 \$
	Cash on hand	1,833	1,778
	Cash at bank	4,305,657	3,880,289
		4,307,490	3,882,067

Effective interest rate (b)

These funds are bearing floating interest rates of between 0.05% and 1.7% (2013: 0.05% to 2 Cash at the end of the financial year as shown in the statement of cash flows is reconciled to items in the statement of financial position as follows:	.0%). 2014 \$	2013 \$
Cash and cash equivalents	4,307,490	3,882,067
=	4,307,490	3,882,067
Trade and Other Receivables	2014	2013
Trade receivables (i) Allowance for doubtful debts	\$ 10,721,720 (56,580) 10,665,140	\$ 4,748,053 (47,672) 4,700,381

- The average credit period on sales of goods and rendering of services is 45 days, although a few customers have EOM 45 day terms. No (i) interest is charged on overdue receivables. An allowance has been made for estimated unrecoverable trade receivable amounts arising from the past sale of goods and rendering of services, determined by reference to past default experience. The Group will also consider any change in the quality of the trade receivable from the date credit was initially granted up to the reporting date.
- Before accepting any new customers, the Group obtains third party references to assess the potential customer's credit quality and define (ii) the credit limits by customer. Included in the Group's trade receivable balance are debtors with a carrying amount of \$3,167,272 (2013: \$750,685) which are past due at the reporting date for which the Group has not provided as there has not been a significant change in credit quality and the amounts are still considered recoverable. The Group does not hold any collateral over these balances. The average age of these receivables is 52 days (2013: 59 days).

Aging of past due but not impaired	2014	2013
	\$	\$
0-30 Days	2,441,482	531,815
30-60 Days	699,981	136,519
60+ Days	25,809	82,351
	3,167,272	750,685
Movement in the allowance for doubtful debts	2014	2013
	\$	\$
Balance at the beginning of the year	47,672	43,517
Increase/(decrease) in allowance for impairment	8,908	4,155
Balance at the end of the year	56,580	47,672
Aging of impaired receivables	2014	2013
	\$	\$
0-30 Days	· _	-
30-60 Days	-	-
60+ Days	56,580	47,672
	56,580	47,672

Notes to the Financial Statements

For the Year Ended 30 June 2014

8	Inventories
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	2014	2013
	\$	\$
Current		
Raw materials and stores	2,092,792	1,407,606
Communication Modules	1,564,647	1,567,453
Finished goods	3,618,348	5,630,795
Goods in transit	126,074	1,476,489
Total Inventories	7,401,861	10,082,343

9 Other Assets

	2014	2013
Current	\$	\$
Prepayments	740,290	470,611
Income tax receivable	50,432	118,187
Deposits and bonds	528,635	663,883
	1,319,357	1,252,681
Non - current		
Deposits and bonds	332,143	302,143
	332,143	302,143

10 Property, Plant and Equipment

(a) Summary of property, plant and equipment

2014	2013
\$	\$
4,431,663	4,282,807
· · ·	(3,268,143)
	1,014,664
	1- 1
915,207	913,854
(778,125)	(627,586)
137,082	286,268
228,864	227,752
(212,340)	(199,809)
16,524	27,943
1,029,563	885,241
(576,726)	(336,836)
452,837	548,405
1 178 597	1,877,280
	\$ 4,431,663 (3,859,509) 572,154 915,207 (778,125) 137,082 228,864 (212,340) 16,524 1,029,563 (576,726)

Notes to the Financial Statements

For the Year Ended 30 June 2014

10 Property, Plant and Equipment (continued)

(b) Movements in carrying amounts

	Plant and equipment	Leased plant and equipment	Leasehold improvements	Development assets	Total
	\$	\$	\$	\$	\$
2014					
Balance at the beginning of the year	1,014,664	286,268	27,943	548,405	1,877,280
Additions	129,914	-	-	135,956	265,870
Disposals	-	-	-	-	-
Net foreign currency translation differences	-	-	-	-	-
Depreciation expenses	(572,424)	(149,186)	(11,419)	(231,524)	(964,553)
Carrying amount at the end of the year	572,154	137,082	16,524	452,837	1,178,597
2013					
Balance at the beginning of the year	1,314,439	474,933	52,257	386,983	2,228,612
Additions	214,805	1,053	-	347,846	563,704
Disposals	(370)	,	-	-	(370)
Net foreign currency translation differences	342	1	166	-	509
Depreciation expenses	(514,552)	(189,719)	(24,480)	(186,424)	(915,175)
Carrying amount at the end of the year	1,014,664	286,268	27,943	548,405	1,877,280

11 Goodwill

Cross serving smallet	2014 \$	2013 \$
Gross carrying amount	805 000	00F 000
Balance at beginning of financial year	895,999	895,999
Balance at end of financial year	895,999	895,999
Net book value		
At the beginning of the financial year	895,999	895,999
At the end of the financial year	895,999	895,999

(a) Impairment testing

All Goodwill has arisen from acquisitions made during prior financial years.

The Group assessed the recoverable amount of goodwill by apply a value in use ("VIU") model for each identified cash-generating unit. The recoverable amounts of the cash -generating units were determined based on past experience and expectations for the future, utilising both internal and external sources of data and relevant industry trends.

For the purpose of annual impairment testing, goodwill has been allocated for impairment testing purposes to the following cash-generating units representing the goodwill that arose in the acquisition of each business:

	2014	2013
	\$	\$
Call Direct Cellular Solutions 2003 Pty Limited	766,023	766,023
C10 Communications Pty Limited	129,976	129,976
	895,999	895,999

It was determined that goodwill associated with the Group's activities was not impaired and there was no other circumstances in the performance of acquired entities indicating impairment. Both businesses have continued to operate and perform in accordance with the expectations of the Group.

(b) Key assumptions used

The following describes the key assumptions on which the Group has based its cash flow projections when determining value in use ("VIU") relating to the cash-generating units.

Notes to the Financial Statements

For the Year Ended 30 June 2014

11 Goodwill (continued)

i) Call Direct Cellular Solutions 2003 Pty Limited (M2M)

Cash flows:

The VIU calculations use after tax cash flow projections based on actual operating results and financial forecasts for the next four years which have been approved by management. These forecasts are based on management's best estimates to determine income, expenditure and cash flow for Call Direct Cellular Solutions 2003 Pty Limited. The present value of the expected cash flows of each CGU is determined by applying a discount rate.

Growth rates:

The primary assumptions underlying the cash flow projections for impairment testing include revenue growth of 10% in FY15 (FY14 actual growth: - 28.8%). The increase against the prior year is due to increased focus on M2M wireless opportunities followed by, for the purposes of this impairment testing, a continuous revenue growth of 10% per annum till 2017 with no terminal value. As the forecasts reported to the Chief Operating Decision Maker extend out to FY17 only, no terminal growth rate has been included in the calculation.

Discount rates:

Discount rates used are the post-tax weighted average cost of capital ("WACC") with appropriate adjustments for the risk profile relating to each CGU. Having assessed the risk specific to each CGU, management has applied a WACC of 12.5% (2013: 12%) to each CGU on the basis that the risk will fall within a similar range across all CGUs.

ii) C10 Communications Pty Limited (Broadband Business)

Cash flows:

The VIU calculations use after tax cash flow projections based on actual operating results and financial forecasts for the next four years which have been approved by management. These forecasts are based on management's best estimates to determine income, expenditure and cash flow for C10 Communications Pty Limited.

Growth rates:

The primary assumptions underlying the cash flow projections for impairment testing include an 2% increase in revenue in FY15 (FY14 actual growth : -16.6%) and flat growth during FY15-FY17 due to the maturity level of ADSL internet gateways in the market.

Discount rates:

Discount rates used are the post-tax weighted average cost of capital ("WACC") with appropriate adjustments for the risk profile relating to each CGU. Having assessed the risk specific to each CGU, the managements has applied a WACC of 12.5% (2013: 12%) to each CGU on the basis that the risk will fall within a similar range across all CGUs.

(c) Impairment of goodwill

Management believes that any reasonably possible change in the above key assumptions on which recoverable amounts are based would not cause the aggregate amount to exceed the recoverable amount of the CGUs.

There was no impairment of goodwill during the year (2013: Nil).

12 Other Intangible Assets

(a) Summary of intangible assets

	2014	2013
	\$	\$
Product development costs		
Cost	15,014,281	11,405,501
Accumulated amortisation	(7,905,745)	(5,227,104)
Net carrying value	7,108,536	6,178,397
Computer software		
Cost	861,089	804,080
Accumulated amortisation	(811,665)	(787,013)
Net carrying amount	49,424	17,067
Other intangibles		
Cost	2,470,140	2,470,140
Accumulated amortisation	(2,454,520)	(2,448,892)
Net carrying amount	15,620	21,248
Total	7,173,580	6,216,712

Notes to the Financial Statements

For the Year Ended 30 June 2014

12 Other Intangible Assets (continued)

(b) Movements in carrying amounts

7	Movements in carrying amounts				
		Product development costs	Computer software	Other intangibles	Total
		\$	\$	\$	\$
	2014				
	Balance at the beginning of the year	6,178,397	17,067	21,248	6,216,712
	Additions	3,608,779	51,381	-	3,660,160
	Net foreign currency translation differences	-	-	-	-
	Amortisation	(2,678,640)	(19,024)	(5,628)	(2,703,292)
	Carrying amount at year end	7,108,536	49,424	15,620	7,173,580
	2013				
	Balance at the beginning of the year	4,324,241	38,814	26,876	4,389,931
	Additions	3,805,877	7,690	-	3,813,567
	Disposals	-	-	-	-
	Net foreign currency translation differences	-	47	-	47
	Amortisation	(1,951,721)	(29,484)	(5,628)	(1,986,833)
	Carrying amount at year end	6,178,397	17,067	21,248	6,216,712

13 Trade and Other Payables

	2014 \$	2013 \$
Current unsecured liabilities	Ŧ	Ŧ
Trade payables (i)	6,430,928	4,191,006
Sundry payables and accrued expenses	2,867,735	1,600,534
Letter of credit (ii)	-	108,729
Total current trade and other payables	9,298,663	5,900,269

(i) The average credit period on purchases of certain goods from various Asian countries is 60 days, although some request payment in advance of shipment. No interest is charged on overdue payables. The Group has financial risk management policies in place to ensure that all payables are paid within the credit timeframe.

(ii) The letter of credit facility is secured by a General Security Agreement with a fixed and floating charge over all assets and liabilities of NetComm Wireless Limited.

14 Borrowings

	2014	2013
Current - secured	\$	\$
	54.004	171 101
Finance lease (i)	54,931	171,104
Trade refinance (ii)	2,178,370	6,895,754
Bank Ioan <i>(iii)</i>	2,500,000	-
Total current borrowings	4,733,301	7,066,858
Non-current - secured		
Finance lease	24,539	79,462
Total non-current borrowings	24,539	79,462
Total borrowings	4,757,840	7,146,320

(i) The finance lease is secured against the underlying finance lease asset. Refer to Note 21 for further details of this borrowing.

(*ii*) The trade refinance facility is secured by a General Security Agreement with a fixed and floating charge over all assets and liabilities of NetComm Wireless Limited.

(iii) The bank loan is an amortising bank facility and is secured by a General Security Agreement with a fixed and floating charge over all assets and liabilities of NetComm Wireless Limited. Interest is charged at 7.2% and the the facility will expire on 29/12/2014, but is subject to yearly renewal.

15 Provisions

Current	2014 \$	2013 \$
Employee entitlements	910,723	634,460
Non - current		o / o o=o
Employee entitlements Total provisions	237,920 1,148,643	313,076 947,536

Notes to the Financial Statements

For the Year Ended 30 June 2014

16 Other Liabilities

	2014	2013
Current	\$	\$
Other	393,257	428,149
	393,257	428,149

17 Issued Capital

	2014	2013
	\$	\$
128,899,890 (2013: 124,339,890) Ordinary shares - paid up no par value	15,349,022	14,331,878

(a) Movements in issued and paid up ordinary share capital of the company

At the beginning of the reporting period	2014 No. 124,339,890	2013 No. 104,833,864	2014 \$ 14,331,878	2013 \$ 9,877,073
Shares issued during the year	-	-	-	-
- 07/06/2013	-	15,800,000	-	3,642,823
- 26/06/2013	-	2,743,526	-	699,599
- 15/07/2013	4,000,000	-	931,324	-
Exercise of options	560,000	962,500	85,820	112,383
At reporting date	128,899,890	124,339,890	15,349,022	14,331,878

Changes to the then Corporations Law abolished the authorised capital and par value concept in relation to share capital from 1 July 1998. Therefore, the company does not have a limited amount of authorised capital and issued shares do not have a par value. Ordinary shares confer on their holders the right to participate in dividends and/or capital returns declared by the board and an entitlement to vote at any general meeting of the company.

On 15 July 2013, the Group issued a total of 4,000,000 ordinary shares at the issue price of \$0.255 per share. Issue costs of \$88,676 associated with the issue of shares have been directly paid from the proceeds of the issues. These costs have been deducted from the issued capital in the statement of financial position, rather than charged as an expense of the Company, as they are considered to form part of the net equity raised.

Additionally, 560,000 ordinary shares were issued as a result of the exercise of vested options arising from the employee shares options plan granted to employees. Options were exercised at an average price of \$0.15325 per option. (see Note 24) (2013: 962,500 at an average price of \$0.117 per option.)

On 7 June 2013, the Group issued a total of 15,800,000 ordinary shares at an exercise price of \$0.255 per share. On 26 June 2013, the Group issued a total of 2,743,526 shares under share purchase plan at the issue price of \$0.255 per share. Issue costs \$386,177 associated with the issue of shares have been directly paid from the proceeds of the issues. These costs have been deducted from the issued capital in the statement of financial position, rather than charged as an expense of the Company, as they are considered to form part of the net equity raised.

18 Reserves

(a) Movements in share options & share rights reserve

movements in share options & share rights reserve	2014 \$	2013 \$
Balance at the beginning of the year	395,808	395,808
Recognition of share based payments	-	-
Balance at the end of the year	395,808	395,808

The option reserve is used to recognise the fair value of options and equity based share rights issued but not exercised.

(b) Movements in foreign currency translation reserve

	2014	2013	
	\$	\$	
Balance at the beginning of the year	94,035	(83,723)	
Exchange difference on translation of foreign operations	241,565	177,758	
Balance at the end of the year	335,600	94,035	

Exchange differences arising on translation of the foreign controlled entities are taken to the foreign currency translation reserve. The reserve is recognised in profit or loss when the net investment is disposed of.

Notes to the Financial Statements

For the Year Ended 30 June 2014

18 Reserves (continued)

(c) Movements in foreign exchange hedging reserve

2014	2013
\$	\$
(689,087)	-
(5,119)	(984,410)
984,410	-
(293,787)	295,323
(3,583)	(689,087)
	(5,119) 984,410 (293,787)

The hedge reserve comprises the effective portion of the cumulative net change in the fair value of cash flow hedging instruments, net of tax, related to hedged transactions that have not yet occurred. In 2014, the Group used USD denominated borrowings as a hedge against USD sales that were expected to occur close to the maturity date of the borrowings. The cumulative deferred gain or loss on the hedge is recognised in other comprehensive income and included within the cash flow hedge reserve in equity.

If a forecast transaction is no longer expected to occur or if the hedging instrument becomes ineffective, any related gain or loss recognised in other comprehensive income is transferred immediately to profit and loss.

19 Fair Value Measurement

The Group's financial assets and financial liabilities measured and recognised at fair value at 30 June 2014 (2013 : Nil) on a recurring basis are as follows:

Forward contracts \$5,119.

AASB 13 requires disclosure of fair value measurements by level of the fair value hierarchy. NetComm Wireless Limited's cash flow hedges are classed as level 2 as the inputs for fair value measurement are based on observable market data (observable inputs).

Measurement of fair value of forward contracts:

The Group's foreign currency forward contracts are not traded in active markets. The fair values of most of these contracts are estimated using a valuation technique that maximises the use of observable market inputs, e.g. market exchange and interest rates and are included in Level 2 of the fair value hierarchy.

The Group did not measure any financial assets or financial liabilities at fair value on a non-recurring basis as at 30 June 2014.

20 Contingent Liabilities

There were no contingent liabilities as at 30 June 2014. (2013 : Nil)

21 Commitments

(a) Capital expenditure commitments

At June 2014, the Company has commitment to purchase property, plant and equipment of \$360,932 (2013: Nil).

(b) Expenditure commitments

i) Non-cancellable operating lease commitments

	2014	2013
	\$	\$
Not longer than 1 year	659,725	566,824
Longer than 1 year and not longer than 5 years	362,731	877,456
	1,022,456	1,444,280

The group leases its offices in Australia and other countries under operating leases. Leases generally provide the right of renewal at which time all terms are renegotiated. Lease payments comprise a base amount and in some cases an incremental contingent rental. Contingent rents are normally based on movements in the CPI or market reviews.

Notes to the Financial Statements

For the Year Ended 30 June 2014

21 Commitments (continued)

ii) Finance lease commitments

	2014	2013
	\$	\$
Not longer than 1 year	58,303	156,555
Longer than 1 year and not longer than 5 years	25,049	104,316
Minimum future lease payments	83,352	260,871
Less future finance charges	(3,882)	(10,305)
Present value of minimum lease payments	79,470	250,566
Included in the financial statements:		
Current borrowings (note 14)	54,931	171,104
Non - current borrowings (note 14)	24,539	79,462
	79,470	250,566

Finance leases relate to plant and equipment. The Group has the option to purchase the plant and equipment at the conclusion of the lease arrangements. The Group's obligation under finance leases are secured by the lessor's title to the leased assets.

22 Cash Flow Information

Reconciliation of cash flow from operations with profit after income tax

	2014	2013
	\$	\$
Profit/(Loss) for the year	1,017,789	(541,624)
Non-cash flows in profit:		
Depreciation and amortisation	3,667,845	2,902,008
Interest received	(66,197)	(77,575)
Change in the fair value of cash flow hedges	685,504	(689,087)
Foreign exchange translation differences	241,565	208,305
Changes in operating assets and liabilities:		
Decrease/(increase) in trade and other receivables	(5,964,759)	4,638,213
Decrease/(increase) in inventories	2,680,482	6,202
Decrease/(increase) in other assets	(96,676)	(165,365)
Decrease/(increase) in deferred tax assets	(73,569)	(2,414,316)
(Decrease)/increase in trade and other payables	3,398,393	(1,339,188)
(Decrease)/increase in other liabilities	(34,892)	(351,775)
(Decrease)/increase in provisions	201,107	(183,758)
Net cash from operating activities	5,656,592	1,992,040

23 Related Party Transactions

There are no related party transactions other than transactions with Key Management Personnel.

Remuneration of key management personnel

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

	2014	2013
	\$	\$
Short term benefits	2,386,472	1,689,275
Post employment benefits	124,567	113,568
Other long term benefits	20,894	19,230
Total	2,531,933	1,822,073

Further information on remuneration of key management personnel can be found in the remuneration report within the Directors' Report.

Notes to the Financial Statements

For the Year Ended 30 June 2014

24 Share-Based Payments

(a) Employee option plan

An employee share scheme was established in 1993 and current details are noted below.

The board of directors may at its discretion offer options to employees in such numbers and at such times as it thinks fit, having regard to:

- a) each employee's length of service;
- b) the contribution to the Group which has been made by the employee;
- c) the potential contribution of the employee to the Group; and
- d) any other matters which the board considers relevant.

The Board has decided to discontinue using the Options Plan in favour of the new Share Rights Plan.

Entitlement

Each option entitles the holder to subscribe for and be allotted one share in the capital of the company at the exercise price per share.

Shares issued on the exercise of options will rank pari passu with all existing shares in the capital of the company from the date of issue.

Vesting

All outstanding options have now vested.

Exercise of Options

An option may be exercised:

- i. After an option has vested in accordance with the rules outlined above, but before expiry of the option, provided the participant is at the time of exercise an employee or director of the Group.
- ii. Within 180 days:
 - Of the death, disablement or retirement of the participant; or
 - After an option has vested in accordance with the rules outlined above and the participant resigns or is retrenched.
- iii. If the Board otherwise permits it.
- iv. If any person or that person's associate has acquired or become entitled to 40% or more of the company's voting shares.

At 30 June 2014, there are no options outstanding.

At 30 June 2013, 660,000 options were issued to 3 employees/directors. Details as follow:

Number of Options 2013	Exercise Price \$	Expiry Date	Number of Options Exercisable 30 June 2013
100,000	0.185	31-Jul-13	100,000
240,000	0.162	30-Oct-13	240,000
120,000	0.162	30-Oct-13	120,000
100,000	0.162	10-Dec-13	100,000
100,000	0.113	12-Feb-14	100,000
660,000			660,000

No options issued to employees expired during the financial year in accordance with the rules of the Share Option Plan (2013: Nil). No new options were issued during the year (2013: Nil.).

There were options of 560,000 (2013: 660,000) exercised during the year ended 30 June 2014.

At 30 June 2014, there are no outstanding options. At 30 June 2013, the 660,000 options outstanding have a weighted average exercise price of \$0.158 and a weighted average remaining contractual life of 0.36 years. Exercise prices range from \$0.113 to \$0.185 in respect of options outstanding at 30 June 2013.

Mr David Stewart, CEO and Managing Director, relinquished 1,500,000 vested options during 2013 as announced at the Company's 2012 Annual General Meeting held in November 2012.

Subsequent to year end, no options were exercised or issued to employees or directors.

Notes to the Financial Statements

For the Year Ended 30 June 2014

24 Share-Based Payments (continued)

Valuations of Options

The fair value at grant date of all options is independently determined using the Binomial Approximation pricing model.

- (a) Options are granted in accordance with the terms of the Employee Option Plan (refer above for detail),
- (b) The expected price volatility is based on a daily closing share price for NetComm Wireless Limited over the 12 months immediately prior to date of grant: N/A (2013: N/A),
- (c) The risk free interest rate is based on the 5 year Commonwealth Bond rate on date of issue: N/A
- (d) The expected dividend yield is based on the dividends received by shareholders of NetComm Wireless Limited during the 12 months prior to date of grant: 0% (2013: 0%).

On July 1, 2011 NetComm Wireless Limited Executive Employee Share Plan" ("EESP") was introduced for invited Participants selected on the basis of their capability to be able to directly impact the Company's performance.

No share based payments expense has been recognised for the year ended 30 June 2014 (2013: Nil).

(b) Share Rights held by key management personnel

Details of share rights held directly, indirectly or beneficially by key management personnel and their related parties are as follows:

PARTICIPANTS	Balance on 1 July 2013	I	Fair Value at grant date	Rights Exercised	Rights Relinquished	Balance at 30 June 2014	Total Vested at 30 June 2014
David	-	\$	-		-		
Stewart		Ŧ		-		-	-
Ken	-	\$			_		
Sheridan		Ψ		-		-	-
Danny	250,000	\$	32,500			250,000	
Morrison	230,000	φ	32,500	-	-	250,000	-
Steve	250,000	\$	32,500			250,000	
Collins	250,000	φ	32,500	-	-	250,000	-
Michael Cornelius	250,000	\$	32,500	-	-	250,000	-
Total	750,000	\$	97,500	-	-	750,000	-

Implicit Share Price used in determining value of initial share rights	\$ 0.20
Actual share price on 1 July 2011 (the date of grant)	\$ 0.13
Actual share price on 1 July 2012 (the first Vesting Date)	\$ 0.13

On July 1, 2011 NetComm Wireless Limited Executive Employee Share Plan" ("EESP") was introduced for invited Participants selected on the basis of their capability to be able to directly impact the Company's performance. Under this Plan, a Participant is made an offer of a number of Share Rights, as determined by the Board. A Share Right is an entitlement to a cash (for cash participants) or equity (for equity participants) amount equivalent to the value of one fully paid ordinary share in the Company for nil consideration, subject to the achievement of vesting conditions which include service and company performance over a 3-year period. The Share Rights will vest when the Company meets or exceeds a "performance hurdle" based on a specific EBITDA target as at the end of years 1, 2 and 3 respectively, if the Participant remains employed with the Company at that time. If the Company does not meet a performance hurdle at a given year (either year 1 or year 2), the hurdle can be "re-tested" in the subsequent year. The "re-test" would be based on a comparison of the cumulative actual EBITDA results for the current and past years compared to the targeted EBITDA results. The Board has resolved that any entitlements to shares in NetComm Wireless resulting from the EESP will be purchased on market.

As at 1 July 2014, the cumulative EBITDA performance hurdles were not met so share rights for all the participants have lapsed. Accordingly, the fair value of these Rights has been assessed as nil.

Notes to the Financial Statements

For the Year Ended 30 June 2014

25 Retirement Benefit Obligations

Superannuation commitments

The Group provides employees with access to external superannuation plans that provide benefits on retirement, resignation, disability or death. This is a defined contribution plan.

26 Earnings per Share

	2014 \$	2013 \$
Earnings reconciliation	Ŧ	¥
Net profit for the year	1,017,789	(541,624)
Basic and diluted earnings	1,017,789	(541,624)
	2014	2013
Weighted average number of ordinary shares used as the denominator	No.	No.
Number for basic earnings per share	128,569,808	106,223,194
Effect of share options issued under the employee option plan not yet vested	-	70,015
Number for diluted earnings per share	128,569,808	106,293,209
	2014	2012

	2014	2013
Earnings per share	Cents	Cents
Basic earnings per share	0.79	(0.51)
Diluted earnings per share	0.79	(0.51)

Notes to the Financial Statements

For the Year Ended 30 June 2014

27 Financial Instruments

(a) Capital risk management

The Group manages its capital to ensure that entities in the Group will be able to continue as a going concern while maximising the return to stakeholders through the optimisation of the debt and equity balance. The group raised \$5.3M in equity during the 2013 financial year, \$4.3M was raised through normal placement and \$1M through EGM, funds for the equity raised through the EGM were received in July 2013. The equity was raised to fund the company's growth plan in the M2M sector and provide additional working capital. The Group's overall strategy remains unchanged from 2013.

The capital structure of the Group consists of debt, which includes the borrowings disclosed in note 14, cash and cash equivalents and equity attributable to equity holders of the parent, comprising issued capital, reserves and accumulated losses. Operating cash flows are used to maintain and expand the Group's assets as well as to pay for operating expenses, including tax liabilities.

(b) Financial risk management objectives

The Group's activities expose it to a variety of financial risks: market risk (including foreign currency and interest rate risk), credit risk and liquidity risk. The Group's overall risk management program focuses on the unpredictability of financial and exchange rate markets and seeks to minimise potential adverse effects on the Group's performance. Risk management is carried out by the Board of Directors through the Audit and Risk Management Committee.

(c) Market risk

The Group's activities expose it to a variety of financial risks: market risk (including foreign currency and interest rate risk), credit risk and liquidity risk. The Group's overall risk management program focuses on the unpredictability of financial and exchange rate markets and seeks to minimise potential adverse effects on the Group's performance. Risk management is carried out by the Board of Directors through the Audit and Risk Management Committee.

(d) Foreign currency risk management

The Group is mainly exposed to US dollars (USD), and Euros (EUR). (2013: US dollars and Canadian dollars)

The Group undertakes certain transactions denominated in foreign currencies that are different from the functional currency of the respective entities undertaking the transactions, hence exposures to exchange rate fluctuations arise.

Exchange rate exposures are managed within approved policy parameters utilising hedges. The group in particular has developed an FX hedging strategy to manage its Foreign Exchange Risk on future purchases using FX Forwards. The strategy is to use USD FX Forwards as a hedge against future USD purchases related to its AUD revenues. This is to reduce the variability in the AUD cash flows arising from USD denominated purchases consisting of firm commitments and highly probable forecast transactions. Any gains or losses on revaluing of the forwards are recognised in Other Comprehensive Income and shown in the balance sheet in Equity as a "Foreign Exchange Hedging Reserve". The amount in this reserve is reversed to the Profit and Loss Account when the forwards are settled.

For the year ended 30th June 2014, circa \$1.8 million of FX forward contracts were put in place and were used as a hedge against future "Specific" purchases the group made for its Ericsson smart metering project. At balance date a loss of approx \$5,000 (gross of tax) was recorded in Other Comprehensive Income on revaluation of these hedge contracts to fair value.

In order to avoid exposure to significant foreign exchange gains or losses on revaluation of USD borrowings, the Group now denominates its borrowings in AUD compared to USD in the prior year. All other foreign currency denominated financial assets and liabilities which expose the Group to currency risk are disclosed below. The amounts shown are those reported to key management translated into AUD at the closing rate 0.9420. (2013: 0.9138).

The carrying amount of the Group's foreign currency denominated monetary assets and monetary liabilities at the reporting date that are denominated in a currency that is different to the functional currency of the respective entities holding the monetary assets and liabilities are as follows:

	Closing Rate		Liabilities		Assets	
	2014	2013	2014	2013	2014	2013
US Dollars	0.942	0.9138	4,479,697	8,776,990	6,701,527	4,518,693
Euros	0.6906	0.7095	-	-	609,585	264,814
Total			4,479,697	8,776,990	7,311,112	4,783,507

Notes to the Financial Statements

For the Year Ended 30 June 2014

27 Financial Instruments (continued)

(d) Foreign currency risk management (continued)

Foreign currency sensitivity analysis

The Group is mainly exposed to US dollars (USD), and Euros (EUR). (2013: US dollars and Euros.)

The following table details the Group's sensitivity to a 10% increase and decrease in the Australian dollar against the relevant foreign currencies (arising from monetary assets and liabilities held at balance date in a currency different to the functional currency of the respective entities holding the assets or liabilities), which represents management's assessment of the possible change in foreign exchange rates. The sensitivity analysis includes only outstanding foreign currency denominated monetary items (including liabilities for goods in transit) and adjusts their translation at a period end for a 10% change in foreign currency rates.

	Profit o	or loss
	2014	2013
US Dollars	257,287	340,880
Euros	67,732	29,424

The foreign exchange impact in the table is attributable to the exposure outstanding on USD receivables and borrowings and EUR receivables at year end in the Group. In management's opinion, the above sensitivity analysis is representative of the inherent foreign exchange risk during the course of the year.

The Group includes a New Zealand subsidiary whose functional currency is different to the Group's presentation currency. As stated in the Group's Accounting Policies per Note 1(c), on consolidation the assets and liabilities of this entity are translated into Australian dollars at exchange rates prevailing on the reporting date. The income and expenses of this entity are translated at the average exchange rates for the period. Exchange differences arising are classified as equity and are transferred to a foreign exchange translation reserve. The Group's future reported other comprehensive income could therefore be impacted by changes in rates of exchange between the Australian Dollar and the New Zealand Dollar.

The following table details the Group's sensitivity to a 10% increase and decrease in the Australian dollar against the relevant foreign currencies arising from translation of foreign operations. A positive number indicates an increase in other comprehensive income where the Australian dollar weakens against the respective currency. For a strengthening of the Australian dollar against the respective currency there would be an equal and opposite impact on the other comprehensive income and other equity, and the balances below would be negative.

	Other comprehe	ensive income
New Zealand Dollars	2014 266,604	2013 9,601

(e) Interest rate risk management

The Group is exposed to interest rate risk as the parent entity borrows funds at floating interest rates. The Group does not hedge this risk through derivatives such as interest rate swaps.

The Group's exposure to interest rates on financial assets and financial liabilities are detailed in the liquidity risk management section of this note.

Notes to the Financial Statements

For the Year Ended 30 June 2014

27 Financial Instruments (continued)

(f) Interest rate sensitivity analysis

The sensitivity analysis below has been determined based on a 50 basis point change in interest rates taking place at the beginning of the financial year and held constant throughout the reporting period, which represents management's assessment of the possible change in interest rates. At reporting date, if interest rates had been 50 basis points higher or lower and all other variables were held constant, the Group's net profit would increase/(decrease) by \$21,420 (2013: increase/(decrease) by \$23,763). This is mainly attributable to the Group's exposure to interest rates on its variable rate borrowings.

(g) Credit risk management

Credit risk refers to the risk that a counterparty will default on its contractual obligations resulting in financial loss to the Group. The Group has adopted a policy of only dealing with creditworthy counterparties. The Group uses publicly available financial information and its own trading record to rate its major customers. The Group's exposure and the credit ratings of its counterparties are continuously monitored and controlled by counterparty limits that are reviewed and approved by the CFO. Trade receivables consist of a large number of customers, spread across diverse industries and geographical areas. Ongoing credit evaluation is performed on the financial condition of accounts receivable.

The Group is exposed to the credit risk. The Group has two major customers (note 29) who generated around 30% (FY13: 22%) revenues to the Group. However, there is minimal credit risk arising from this customer based on customer's global presence and position, historial information and previous trading experience.

Other than the item noted above, the Group does not have any significant credit risk exposure to any single counterparty or any group of counterparties having similar characteristics. The credit risk on liquid funds is limited because the counterparties are banks with high credit-ratings assigned by international credit-rating agencies. The carrying amount of financial assets recorded in the financial statements, net of any allowances for losses, represents the Group's maximum exposure to credit risk. Refer further detail in note 7.

(h) Liquidity risk management

Ultimate responsibility for liquidity risk management rests with the Board of Directors, who have built an appropriate liquidity risk management framework for the management of the Group's short, medium and long term funding and liquidity management requirements. The Group manages liquidity risk by maintaining adequate reserves, banking facilities and reserve borrowing facilities by continuously monitoring forecast and actual cash flows and matching the maturity profiles of financial assets and liabilities. The Group also uses a trade payables finance facility to manage its liquidity risk.

The table below details the company's and the Group's drawn and undrawn facilities.

Letter of Credit & Trade Refinance 9,000,000 15,000,000 Used at balance date (note 13) - 108,729 Used at balance date (note 14) 2,178,370 6,895,754 Unused at balance date 6,821,630 7,995,517 Amortising Facility 2,500,000 - Used at balance date (note 14) 2,500,000 - Unused at balance date (note 14) - - Unused at balance date - -		Consolidated		
Letter of Credit & Trade Refinance 9,000,000 15,000,000 Used at balance date (note 13) - 108,729 Used at balance date (note 14) 2,178,370 6,895,754 Unused at balance date 6,821,630 7,995,517 Amortising Facility 2,500,000 - Used at balance date (note 14) 2,500,000 -		2014	2013	
Used at balance date (note 13) - 108,729 Used at balance date (note 14) 2,178,370 6,895,754 Unused at balance date 6,821,630 7,995,517 Amortising Facility 2,500,000 - Used at balance date (note 14) 2,500,000 -		\$	\$	
Used at balance date (note 14) 2,178,370 6,895,754 Unused at balance date 6,821,630 7,995,517 Amortising Facility 2,500,000 - Used at balance date (note 14) 2,500,000 -	Letter of Credit & Trade Refinance	9,000,000	15,000,000	
Unused at balance date 6,821,630 7,995,517 Amortising Facility 2,500,000 - Used at balance date (note 14) 2,500,000 -	Used at balance date (note 13)	-	108,729	
Amortising Facility 2,500,000 - Used at balance date (note 14) 2,500,000 -	Used at balance date (note 14)	2,178,370	6,895,754	
Used at balance date (note 14) 2,500,000 -	Unused at balance date	6,821,630	7,995,517	
Used at balance date (note 14) 2,500,000 -				
	Amortising Facility	2,500,000	-	
Unused at balance date	Used at balance date (note 14)	2,500,000	-	
	Unused at balance date	-	-	

Consolidated

Notes to the Financial Statements

For the Year Ended 30 June 2014

27 Financial Instruments (continued)

(h) Liquidity risk management (continued)

Liquidity and interest risk tables

The following tables detail the Group's remaining contractual maturity for its non-derivative financial liabilities. The tables have been drawn up based on the undiscounted cash flows of financial liabilities based on the earliest date on which the Group can be required to pay. The table includes both interest and principal cash flows.

	Weighted avg effective interest	Less than 1 month	1-3 months	3 months- 1 year	1-5 years	5+ years
	%	\$	\$	\$	\$	\$
2014						
Non-interest bearing	0.00%	4,032,282	1,922,045	-	-	-
Finance lease liability	8.58%	5,115	10.229	42.959	25,049	-
Variable interest rate		-, -	-, -	,	- ,	
instruments	7.24%	-	5,032,441	-	-	-
		4,037,397	6,964,715	42,959	25,049	-
2013						
	0.000/	0 100 701	705 000			
Non-interest bearing	0.00%	3,198,731	785,069	-	-	-
Finance lease liability	8.58%	25,875	51,751	78,929	104,316	-
Variable interest rate						
instruments	4.30%	-	-	7,090,878	-	-
		3,224,606	836,820	7,169,807	104,316	-

The following tables detail the Group's expected maturity for its non-derivative financial assets. The tables have been drawn up based on the undiscounted contractual maturities of the financial assets including interest that will be earned on those assets except where the Group anticipates that the cash flow will occur in a different period based on the earliest date on which the Group can expect to receive. The table includes both interest and principal cash flows.

	Weighted avg effective interest %	Less than 1 month \$	1-3 months \$	3 months- 1 year \$	1-5 years \$	5+ years \$
2014						
Non-interest bearing	0.00%	7,253,711	3,167,271	-	-	-
Variable interest rate instruments	1.71%	4,307,940	-	845,485	-	-
		11,561,651	3,167,271	845,485	-	-
2013						
Non-interest bearing	0.00%	531.815	4,216,238	-	-	-
Variable interest rate instruments	1.66%	3,882,067	-	650,496	302,143	-
		4,413,882	4,216,238	650,496	302,143	-

Notes to the Financial Statements

For the Year Ended 30 June 2014

27 Financial Instruments (continued)

(i) Capital management policies and procedures

The Group's capital management objectives are:

- to ensure the Group's ability to continue as a going concern; and
- to provide an adequate return to shareholders

The Group monitors capital on the basis of the carrying amount of equity plus its borrowings, less cash and cash equivalents as presented on the face of the statement of financial position.

The Group sets the amount of capital in proportion to its overall financing structure, i.e. equity and financial liabilities. The Group manages the capital structure and makes adjustments to it in the light of changes in economic conditions and the risk characteristics of the underlying assets. In order to maintain or adjust the capital structure, the Group may adjust the amount of dividends paid to shareholders, return capital to shareholders, issue new shares, or sell assets to reduce debt.

Capital for the reporting periods under review is summarised as follows:

	2014	2013
	\$	\$
Borrowings	4,757,840	7,146,320
Cash and cash equivalents	(4,307,490)	(3,882,067)
Net Borrowings	450,350	3,264,253
Total equity	22,190,769	19,228,767
Net Borrowings to Equity ratio	0.02	0.17

(j) Fair Value of Financial Instruments

The fair value of financial assets and financial liabilities are determined as follows:

- The fair value of financial assets and financial liabilities with standard terms and conditions and trade on active liquid markets are determined with reference to quoted market prices;
- The fair value of other financial assets and financial liabilities are determined in accordance with generally accepted pricing models based on discounted cash flow analysis using prices from observable current market transactions.

The directors consider that the carrying amounts of financial assets and financial liabilities recorded at amortised cost in the financial statements approximate their fair values.

28 Events after the Reporting Date

There has not arisen during the interval between the end of the reporting period and the date of this report any item, transaction or event of a material and unusual nature that has, in the opinion of the Directors of the Company, significantly affected or may significantly affect the operations of the consolidated entity, the results of those operations or the state of affairs of the consolidated entity in subsequent financial years.

Notes to the Financial Statements

For the Year Ended 30 June 2014

29 Segment Reporting

Information reported to the chief decision maker for the purposes of resource allocation and assessment of segment performance focuses of:

- Broadband Business
- M2M Business

The Broadband business segment supplies communication devices, including but not limited to Mobile Internet Gateways, designed and manufactured for use primarily by consumer and small medium enterprises (SME). The M2M business segment division specialises in the development of advanced industrial-grade and commercial 3G /4G wireless broadband products and solutions for business continuity (disaster recovery), primary mobile broadband and remote M2M connectivity. NetComm Wireless' M2M products, solutions and services are designed to support applications in areas such as transport, smart metering, security, surveillance, banking, health and mining.

The following is an analysis of the Group's revenue and results by reportable operating segment.

	Revenue		Segment Profit	
	30 June 2014 \$	30 June 2013 \$	30 June 2014 \$	30 June 2013 \$
Revenue generated from external customers				
Broadband Business	31,345,569	34,581,729	2,416,415	598,157
M2M Business	33,179,424	8,198,261	2,736,227	127,254
Intersegment Revenue				
Broadband Business	1,271,956	1,233,395	-	-
M2M Business	706,374			
Intersegment Eliminations	(1,978,330)	(1,233,395)	-	-
Segment result	64,524,993	42,779,990	5,152,642	725,411
Other income			68,252	77,610
Depreciation and amortisation expense			(3,667,845)	(2,902,008)
Finance costs		_	(726,630)	(582,108)
Group Profit before tax			826,419	(2,681,095)
Income tax (expense)/benefit			191,370	2,139,471
Consolidated revenue and profit for the period	64,524,993	42,779,990	1,017,789	(541,624)

No segment assets and liabilities are disclosed because there is no measure of segment assets or liabilities regularly reported to the chief decision maker.

Notes to the Financial Statements

For the Year Ended 30 June 2014

29 Segment Reporting (continued)

The revenue reported above represents revenue generated from external customers. Intersegment revenues represent transfers between segments, which are eliminated on consolidation.

Revenues from a single customer greater than 10% of total revenues reside in both Broadband & M2M business segment. Segment profit represents the profit earned by each segment without allocation of other income, finance costs and depreciation and amortisation.

	2014					
	Broadband	M2M	Total	Broadband	M2M	Total
Customer A	10,908,114	-	10,908,114	7,750,442	-	7,750,442
Customer B	-	22,798,902	22,798,902	-	1,679,903	1,679,903
Total Revenue	31,345,569	33,179,424	64,524,993	34,581,729	8,198,261	42,779,990
Customer Share of Total (%)	35%	69%	52%	21%	20%	22%

During 2014, \$5,936,607 or 9.2% (2013: \$5,151,694 or 12%) of the Group's revenues were generated from New Zealand.

Segment profit represents the profit earned by each segment without allocation of other income, finance costs and depreciation and amortisation.

(a) Reconciliation of Group's operating segments to financial statements

The totals presented for the group's operating segments reconcile to the key figures as presented in its financial statements as follows:

	30 June 2014	30 June 2013
Revenue and other income	\$	\$
Total reportable segment revenues	64,524,993	42,779,990
Other Segment income	68,252	77,610
Revenue & other income	64,593,245	42,857,600
Profit or Loss Total reportable segment operating profit	5,152,642	725,411
Other segment profit	68,252	77,610
EBITDA	5,220,894	803,021
Depreciation and amortisation expense	(3,667,845)	(2,902,008)
Finance costs	(726,630)	(582,108)
Profit before tax	826,419	(2,681,095)

Notes to the Financial Statements

For the Year Ended 30 June 2014

30 Parent Entity Disclosures

(a) Financial position 2014 Assets \$ 13,260,881 16,882,254 Current assets Non-current assets 18,466,904 18,020,644 Total assets 35,349,158 31,281,525 Liabilities Current liabilities 25,034,111 21,299,701 Non-current liabilities 262,459 **Total liabilities** 25,296,570 21,692,239 Equity Issued capital 15,349,069 14,331,926 Retained earnings (5,688,703) (4,449,358) **Reserves** General reserves 395,808 Foreign exchange hedging reserve (3,586) 10,052,588 **Total equity**

2013

\$

392,538

395,808

(689,090)

9,589,286

(b) **Financial performance**

	2014	2013
	\$	\$
(Loss)/profit for the year	(1,239,345)	(3,104,636)
Other comprehensive income	(298,906)	(689,098)
Total comprehensive income	(1,538,251)	(3,793,734)

Commitments for the acquisition of property, plant and equipment by the parent entity (c)

	2014	2013
Finance lease liabilities	\$	\$
Not longer than 1 year	58,303	156,555
Longer than 1 year and not longer than 5 years	25,049	104,315
	83,352	260,870

Finance leases relate to plant and equipment. The Company has the option to purchase the plant and equipment at the conlusion of the lease arrangements. The Company's obligations under finance leases are secured by the lessor's title to the leased assets.

Subsidiaries (d)

		Percentage owned 2014	Percentage owned 2013
Name of subsidiary	Country of incorporation	%	%
NetComm Wireless (NZ) Limited	New Zealand	100	100
Call Direct Cellular Solutions 2003 Pty Ltd	Australia	100	100
C10 Communications Pty Ltd	Australia	100	100
NetComm Wireless (Canada) Limited	Canada	100	100
NetComm Wireless Inc.	United States of America	100	100
NetComm Wireless (UK) Limited	United Kingdom	100	-

Notes to the Financial Statements

For the Year Ended 30 June 2014

31 Company Details

The registered office and principal place of business of the company is:

NetComm Wireless Limited Level 2 18-20 Orion Road Lane Cove NSW 2066

Directors' Declaration

In the opinion of the directors of NetComm Wireless Limited

(a) the consolidated financial statements and notes of NetComm Wireless Limited are in accordance with the Corporations Act 2001, including:

(i) giving a true and fair view of its financial position as at 30 June 2014
(ii) and of its performance for the financial year ended on that date; and
(iii) complying with Australian Accounting Standards (including the Australian Accounting Interpretations) and the Corporations Regulations 2001;

- (b) there are reasonable grounds to believe that NetComm Wireless Ltd will be able to pay its debts as and when they become due and payable.
- (c) The directors have been given the declarations required by Section 295A of the Corporations Act 2001 from the Chief Executive Officer and Chief Financial Officer for the financial year ended 30 June 2014.
- (d) Note 1 confirms that the consolidated financial statements also comply with International Financial Reporting Standards.

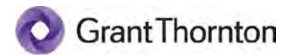
Signed in accordance with a resolution of the directors

On behalf of the Directors

J Milne Director 29 September 2014

Stement

D P J Stewart Director 29 September 2014



level 17, 383 Kent Street Sydney NSW 2000

Correspondence to: Locked Bag Q800 QVB Post Office Sydney NSW 1230

T +61 2 8297 2400 F +61 2 9299 4445 E info.nsw@au.gt.com W www.grantthornton.com.au

Independent Auditor's Report To the Members of NetComm Wireless Limited

Report on the financial report

We have audited the accompanying financial report of NetComm Wireless Limited (the "Company"), which comprises the consolidated statement of financial position as at 30 June 2014, the consolidated statement of profit or loss and other comprehensive income, consolidated statement of changes in equity and consolidated statement of cash flows for the year then ended, notes comprising a summary of significant accounting policies and other explanatory information and the directors' declaration of the consolidated entity comprising the Company and the entities it controlled at the year's end or from time to time during the financial year.

Directors' responsibility for the financial report

The Directors of the Company are responsible for the preparation of the financial report that gives a true and fair view in accordance with Australian Accounting Standards and the Corporations Act 2001. The Directors' responsibility also includes 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. The Directors also state, in the notes to the financial report, in accordance with Accounting Standard AASB 101 Presentation of Financial Statements, the financial statements comply with International Financial Reporting Standards.

Auditor's responsibility

Our responsibility is to express an opinion on the financial report based on our audit. We conducted our audit in accordance with Australian Auditing Standards. Those standards require us to comply with relevant ethical requirements relating to audit engagements and plan and perform the audit to obtain reasonable assurance whether the financial report is free from material misstatement.

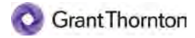
An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial report. The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement of the financial report, whether due to fraud or error.

In making those risk assessments, the auditor considers internal control relevant to the Company's preparation of the financial report that gives a true and fair view in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the

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effectiveness of the Company's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by the Directors, as well as evaluating the overall presentation of the financial report.

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

Independence

In conducting our audit, we have complied with the independence requirements of the Corporations Act 2001.

Auditor's opinion

In our opinion:

- a the financial report of NetComm Wireless Limited is in accordance with the Corporations Act 2001, including:
 - i giving a true and fair view of the consolidated entity's financial position as at 30 June 2014 and of its performance for the year ended on that date; and
 - ii complying with Australian Accounting Standards and the Corporations Regulations 2001; and
- b the financial report also complies with International Financial Reporting Standards as disclosed in the notes to the financial statements.

Report on the remuneration report

We have audited the remuneration report included in pages 7 to 15 of the directors' report for the year ended 30 June 2014. The Directors of the Company are responsible for the preparation and presentation of the remuneration report in accordance with section 300A of the Corporations Act 2001. Our responsibility is to express an opinion on the remuneration report, based on our audit conducted in accordance with Australian Auditing Standards.

Auditor's opinion on the remuneration report

In our opinion, the remuneration report of NetComm Wireless Limited for the year ended 30 June 2014, complies with section 300A of the Corporations Act 2001.

Grant Mounton

GRANT THORNTON AUDIT PTY LTD Chartered Accountants

S M Coulton Partner – Audit & Assurance Sydney, 29 September 2014

ASX Additional Information

The shareholder information set out below was applicable as at 19 September 2014.

1 Distribution of Shareholders

Analysis of number of shareholders by size of holding

Category of Holding	Number	Number of Shares
1 - 1,000	214	104,463
1,001 - 5,000	660	1,938,938
5,001 - 10,000	375	3,034,904
10,001 - 100,000	860	29,798,542
100,001 - share and over	147	94,023,043
Total	2,256	128,899,890

2 Twenty Largest Shareholders

The names of the twenty largest holders of quoted shares are:

Shareholder	Number of Shares	Percentage of total
		shares
Brad Industries Pty Ltd & Rooke Lane Pty Ltd	22,974,596	17.82%
NBT Pty Ltd & Associated Entities	9,556,701	7.41%
JP Morgan Nominees Aust Ltd	6,058,178	4.70%
National Nominees Limited	4,456,615	3.46%
Dr Colin Rose & Mathstatica Pty Ltd	2,380,339	1.85%
UBS Wealth Management Australia Nominees P/L	2,299,262	1.78%
Askey Computer Corp	2,053,528	1.59%
UBS Nominees Pty Ltd	2,011,605	1.56%
Michael John Cornelius	1,756,170	1.36%
Mr Gary John Jackson & Ms Christine Gregg	1,693,534	1.31%
Yarradale Investments Pty Ltd	1,632,158	1.27%
Rapaki Pty Ltd	1,600,000	1.24%
HSBC Custody Nominees (Australia) Limited	1,398,282	1.08%
Mrs Cher Suey Cheah / Mr Seuk-Liong Cheah	1,200,000	0.93%
Caprera Pty Ltd	1,164,125	0.90%
Ms DG Leong & Mr RA Press	1,000,000	0.78%
Citicorp Nominees Pty Ltd	844,520	0.66%
Carrier International Pty Limited	809,476	0.63%
Gregory Jarvis	741,000	0.57%
Gordon Denby Coad & Miss Shirley Pratt	690,000	0.54%
Total	66,320,089	51.44%

3 Voting Rights

All ordinary shares (whether fully paid or not) carry one vote per share without restriction.

4 Substantial Shareholders

As at 19 September 2014 the substantial shareholders were as follows:

Shareholder	Number of Shares	Percentage of total shares
Brad Industries Pty Ltd & Rooke Lane Pty Ltd	22,974,596	17.82%
NBT Pty Ltd & Associated Entities	9,556,701	7.41%
JP Morgan Nominees Aust Ltd	6,058,178	4.70%

Corporate Directory

30 June 2014

DIRECTORS

J Milne (Non Executive Director & Chairman) K Boundy (Non Executive Director) S Black AM (Non Executive Director) D P J Stewart (CEO & Managing Director) K J P Sheridan (CFO & Executive Director)

COMPANY SECRETARY

K J P Sheridar

REGISTERED OFFICE

Level 2, 18-20 Orion Rd Lane Cove NSW 2066

Telephone: +61 (2) 9424-2000 Facsimile: +61 (2) 9427-9260

AUDITOR

Grant Thornton Audit Pty Limited. Chartered Accountants Level 17 383 Kent Street, Sydney NSW 2000 Australia

SOLICITORS

Maddocks Angel Place 123 Pitt St, Sydney NSW 2000

BANKERS

National Australia Bank

SHARE REGISTER

Link Market Services Level 12 680 George St Sydney NSW 2000 Telephone: 8280 7552

WEB ADDRESS

www.netcommwireless.com





NETCOMM WIRELESS LIMITED ABN 85 002 490 486 Head Office, 18-20 Orion Road Lane Cove, Sydney, NSW 2066, Australia P: +61 2 9424 2000 E: ir@netcommwireless.com www.netcommwireless.com

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