Optiscan Imaging Limited ABN 81 077 771 987

Annual Financial Report

for the year ended 30 June 2010



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Corporate Information

ABN 81 077 771 987

This annual report covers both Optiscan Imaging Limited as an individual entity and the consolidated entity comprising Optiscan Imaging Limited and its subsidiaries. The Group's functional and presentation currency is Australian Dollars AUD (\$).

A description of the Group's operations and of its principal activities is included in the review of operations and activities in the directors' report on pages 4 to 17. The directors' report is not part of the financial report.

Directors

A. M. Holt (Chairman) P. M. Delaney B.R. Andrew

Company Secretary

B.R. Andrew

Registered office

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Principal place of business

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Share Register

Computershare Registry Services Yarra Falls 452 Johnston Street Abbotsford Vic 3067 Australia T 61 3 9415 5000

Solicitors

Lander & Rogers 600 Bourke Street Melbourne VIC 3000

Auditors

Ernst & Young Australia

Bankers

ANZ Banking Group National Australia Bank



Directors' Report

The Board of Directors of Optiscan Imaging Limited has pleasure in submitting its report in respect of the financial year ended 30 June 2010.

Directors

The names of the directors in office during or since the end of the financial year and up to the date of this report are:

Mr Angus Holt, Director, Executive Chairman
Mr Peter Delaney, Director of Technology
Ms Vicki Tutungi, Chief Executive Officer, resigned 20 January 2010
Mr Bruce Andrew, Chief Financial Officer, appointed 20 January 2010

Details of the qualifications and experience of the directors in office during the financial year and until the date of this report are as follows:

Angus M. Holt B Com Age 39 Mr Holt has a Commerce degree from the University of Melbourne and has over 15 years experience in funds management, private equity and early stage biotech ventures.

Mr Holt was a director of Equity Life during the 90's, at the time Australia's leading provider of regulated short term annuity investments. Mr Holt was Investment Director at Equity Life overseeing in excess of \$200m invested in a range of hybrid securities, smaller companies and the leaders. Following the sale of Equity Life to Challenger International in 1997 Mr Holt has focussed on private equity opportunities funded by a few select individuals. Those opportunities have been dominated by smaller companies (<\$500m) across many fields ranging from toll roads, mezzanine infrastructure debt, waste to energy, plumbing supplies and biotechs, including in imaging, surgery navigation and immunology. Mr Holt has lived in the US where he established the local operations for a surgical navigation start up.

Mr Holt has 13 years experience as a public company director in Australia and was appointed to the Board of Optiscan in February 2009 and later Chairman in May 2009. Mr Holt assumed the role of Executive Chairman in January 2010.

Peter M. Delaney BSc(Pharm) (Hons.) Age 42 Peter Delaney, Director of Technology, completed a science degree with honours in Pharmacology at Monash University in 1989. He has played a major role in the refinement of the fibre optic approach to produce a commercial instrument which received an R&D 100 Award in 1991. In 1993, Mr Delaney received the Victorian Young Achiever Award (Science and Technology) for his development of the company strategy and infrastructure. Mr Delaney was appointed a director of Optiscan Pty Ltd in March 1994, and was Managing Director until December 2002, at which time he assumed the role of Director of Technology. In April 2007, Peter Delaney was awarded a prestigious ATSE Clunies Ross award for excellence in the innovation and commercialisation of scientific endeavours.



Directors (continued)

Bruce R. Andrew B Bus, CPA Age 56 Mr Andrew is an accountant with extensive corporate experience in both listed and unlisted entities.

Mr Andrew was appointed Company Secretary when Optiscan listed in 1997. After several years in a part time role, Mr Andrew was appointed Chief Financial Officer in 2001, and has been a member of the executive management team since that time. Mr Andrew was appointed to the board in January 2010 to fill a casual vacancy.

Vicki L. Tutungi BSc, LLB, MBA,AICD Age 42 Ms Tutungi holds a Science Degree and Law Degree from Monash University, an MBA from Melbourne University and a Diploma from the Australian Institute of Company Directors.

Ms Tutungi joined Optiscan in February 2008 as Chief Executive Officer after a career with CSIRO, where she was the Director of the newly established Niche Manufacturing Flagship. In this role, Ms Tutungi was responsible for investing \$36.2M in research directed to assist the Australian Manufacturing Industry.

Prior to taking up this role, Ms Tutungi was Chief of CSIRO's division of Manufacturing and Materials Technology and was responsible for running a \$50 million business unit. During her 13 years at CSIRO, Ms Tutungi was involved in commercialising a number of manufacturing technologies, including establishing spin-off companies and negotiating multi-million dollar licensing and sale agreements.

All directors held their position as director throughout the entire financial year and up to the date of this report, other than:

- Vicki Tutungi, who retired from the board on 20 January 2010,
- Bruce Andrew, who joined the board on 20 January 2010

Directors' Interests

Relevant interests of the directors in the shares, options or other instruments of the company at the reporting date and at the date of this report are:

Director

	Balance at date of this report	Employee Options
Angus Holt	7,903,316	-
Peter Delaney	3,231,259	450,000
Bruce Andrew	90,000	-

Other Interests of Directors

Peter Delaney

Related parties to Peter Delaney hold a combined total of 270,090 ordinary shares (2009: 270,090 ordinary shares).



Directors' Meetings

The company held eleven (11) Directors' meetings during the year. The attendances of the directors at meetings of the Board were:

	Board of Directors				
Director	Attended	Held			
Angus Holt	11	11			
Vicki Tutungi	4	4			
Peter Delaney	11	11			
Bruce Andrew	7	7			

As at the date of this report, the board comprised three directors, all of whom are executive directors. As a consequence, the operation of committees of the board has been temporarily suspended until the board is expanded to a larger group in the future. All matters previously considered by the Audit Committee, Remuneration Committee and Nomination committee are now dealt with by the board.

Principal Activities

The principal activity of the consolidated entity during the year was the development and commercialisation of confocal microscopes. There was no change in the nature of this activity during the year.

Corporate Structure

Optiscan Imaging Limited is a company limited by shares that is incorporated and domiciled in Australia.

Trading Results

The consolidated loss of the consolidated entity for the financial year was \$1,649,910 after income tax. This represents a reduction in loss of 74% over the 2009 consolidated loss of \$6,404,608.



Review of Operations

Major Achievements

- · Design and prototype of new smaller scanner completed
- First dual HD procedure with smaller scanner
- Second generation processor nears completion
- Progress with development of probe based microscopy
- Accelerating progress in neurosurgery developments with Carl Zeiss
- Continuing steady sales of Five 1 research instrument
- Tight cost containment

Brief overview of the year

The year opened with the company adjusting to the substantial contraction of its activities that occurred in early 2009. Design and development activity was tightly focused on achieving completion of the second generation confocal platform, and peripheral projects and clinical trials were parked. The Pentax collaboration was formally concluded in July 2009, with a termination settlement of US\$575,000. This was followed by some sales of spare parts and training, and a winding back of production activity.

A steady level of interest in the Five 1 research system was maintained, both through the distributor network and by direct enquiry. Several systems were sold during the year into Canada, China, Japan, and Europe.

The Zeiss collaboration continued with an expanded clinical trial in the USA. These trials have recently gained considerable momentum with increased patient recruitment rates and exquisite imaging leading to negotiations on the future direction of the collaboration. These negotiations are expected to be concluded by October.

Considerable progress was achieved in research and development activities, although the contraction of staff numbers required a re-balancing of priorities from time to time. The smaller scanner project was completed in the first half, producing a viable, improved scanner technology for incorporation into multiple future products. The CIS2 (confocal imaging system, generation 2) platform is at advanced prototype stage.

The Company's funding position was closely monitored and carefully managed throughout the year. In November 2009, a share purchase plan and placement was undertaken, which raised \$1.1M.

Collaborative Product Developments

The collaboration with Carl Zeiss to develop a confocal application for neurosurgery has continued during the year. The clinical trials are being conducted at the Barrow Neurological Institute (BNI) in Phoenix, USA, and have resulted in some significant publications of the progress being achieved. As mentioned above, these trials have now gained critical momentum and discussions around the form of future collaboration with Zeiss are well advanced.

FIVE 1 Sales

There were five sales of the Five 1 research confocal instrument during the year, generating revenue of more than \$500,000. The sales were in Japan, China, Canada, and the United Kingdom, and extended the global installed base to 26 sites.

The Five 1 system and accessories account for most of the inventory carried on the Company's balance sheet, such inventory likely to be sufficient to meet FIVE-1 demand for the next 12 months based on the assumption that sales levels will be maintained as minimum.



Review of Operations (continued)

Design & Development Activity

In the early part of the year, the development team proved a new, second generation scanner technology that achieves a 70% reduction in volume and delivers higher resolution imaging and more scan modes, including full HD 1080p. In September 2009, the Company announced that the first ever endoscopy procedures using a dual high definition endomicroscope had been completed by Professor Finlay McCrae at Cabrini Hospital in Melbourne. Since that time, the new scanner technology has been retro-fitted into a number of different endoscopes, to demonstrate its compatibility across a range of endoscope brands. This new development would be the scanner component of choice for all new product developments.

The larger project of developing the second generation processor continued to advance during the year.

A series of key modular technologies (laser illumination, detection, scan control) and a new digital system architecture have been proven as a system approach that can be rapidly configured to meet the requirements of future products, whether Optiscan branded or designed to partners requirements.

This new platform also delivers a host of improvements over the first generation technology, and provides for vastly more sophisticated instruments with significantly smaller footprints.

Sound progress has been achieved over the past year, despite the significant reduction in the Company's R&D infrastructure. This has however manifested in longer timelines to completion than were originally anticipated. Our plans to develop and deploy clinical grade prototypes based on the new technology in key US sites remain on foot, but this may not occur until early 2011.

New Product Developments and Clinical Trial Activity

As reported last year, new product development and clinical trial activity has been scaled back. Clinical trial activity is largely restricted to trials administered and funded by third party collaborators. Optiscan's commitment is now limited to staff support only. Similarly, research and development activity is only undertaken when spare staffing capacity exists and direct project costs are minimal. There has been some progress achieved within these constraints, and some promising concepts are being explored in relation to probe based endomicroscopes. Along with several significant enhancements around the protection of existing IP, our team has developed probe based solutions around both our generation 2 platform and also around further miniaturisation concepts.

Probe based endomicroscopy acts as an accessory to existing endoscopes rather than a completely integrated endomicroscope. The probe based endomicroscope is fed into the working channel of existing endoscopes in much the same way as other accessories such as miniaturised forceps. Consequently, the probe based endomicroscope follows much broader pathways to market as it can be used as an accessory to a range of endoscopes made by many manufacturers. While the probe based solution necessarily involves compromises in functionality, Optiscan's team has demonstrated that these can be minimised to deliver a highly efficacious probe based endomicroscope using its second generation platform.

Probe based endomicroscopy is a complementary offering to the fully integrated endomicroscope, with the latter providing optimal performance.



Review of Operations (continued)

Intellectual Property

Optiscan continues to carefully manage its intellectual property portfolio, to maintain competitive advantage whilst being prudent with the associated costs.

The patent portfolio remained essentially unchanged during the period, despite significant activity relating to patents undergoing examination in multiple regions.

During the year, the two original patent families that Optiscan was founded upon expired. These patents had been licensed to manufacturers of non-endoscopic benchtop microscopes. As a result, royalty income decreased substantially and the royalty income stream from these benchtop licenses has now concluded.

A detailed review of recent development progress and directions was conducted and identified inventions associated with at least two new patent applications yet to be submitted.

Corporate

Optiscan's infrastructure was further reduced and refined during 2010 financial year. Staff numbers fell from 14 to 8, as production of the ISC-1000 for Pentax drew to a close and the generation 2 platform approached completion. Production activity has now effectively ceased, with minor requirements being met by sub contract services. Administration functions are performed by directors.

The board remains at the statutory minimum of three directors, each of whom also performs a management role. Executive Chairman, Angus Holt, has assumed the responsibilities of the former CEO, Vicki Tutungi. Bruce Andrew, who was retained on a consulting basis following the redundancies implemented in 2009, has continued in the role of Chief Financial Officer, as well as joining the board to fill the casual vacancy which arose on the departure of Vicki Tutungi. Peter Delaney, one of the founding directors of the company, continues as Director of Technology, now on a consulting basis. The board recognised the need to lead by example in cost control, and agreed to substantial remuneration reductions. Executive and board remuneration has been reduced by more than 50% during the year.

Infrastructure and overhead costs have been carefully managed. Some personnel related overheads have reduced in line with the smaller staff numbers and discretionary expenses have been kept to a minimum. However, some costs are more fixed in nature and do not necessarily fall as the company structure contracts. Overheads such as ASX fees, audit fees, intellectual property costs and quality system expenses are costs that need to be incurred to protect the core technology and status of the company.

Financial

The 2010 financial year was one of financial consolidation, characterised by tight control of expenses and cash flow. The fallout from the global financial crisis during the previous year continued to reverberate within the biotechnology sector. Optiscan had to navigate these challenging conditions without sales to Pentax/Hoya due to the expiry in 2009 of the Supply Agreement, and a decline in royalty income due to the expiry of the two patents underlying the benchtop licenses. This dictated a necessity for Optiscan to implement measures that would preserve cash, and this philosophy is reflected in the financial results for 2010.

Sales revenue of \$965,812 was down 36% on the previous year (\$1,500,923 in 2009), mainly due to the conclusion of the Supply Agreement with Hoya in 2009. Sales of the Five 1 research instrument increased 37% in the current year, to more than \$500,000. Service and parts sales, including some to Hoya, were up 20% over last year. The reduced Hoya product sales were largely offset by income of \$709,920 received in settlement of termination of the Hoya agreements.



Review of Operations (continued)

Financial (continued)

Royalty revenue of \$240,790 was down 68% due to expiry of the two patents underlying the benchtop licenses. Other income from interest and government grants also declined, as did Design and Development income, as the Zeiss collaboration moved into a clinical trial support phase which is considerably less intensive than the earlier product development phase.

Overall, total revenue including all sales and other income declined 41% from \$3,875,258 to \$2,289,162.

Expenses (excluding impairment losses in 2009) were substantially reduced from \$5,991,532 to \$3,380,559, a reduction of 44%. This largely reflects the staff redundancies implemented during 2009, although some continuing reduction in staff numbers occurred in the current year. There were no significant changes to staff remuneration, but executive and board remuneration was reduced by 56%, including redundancy of the CEO role. There was very tight control of overhead expenses throughout the year, with non staff expenses reduced by 30%.

The overall net loss for the year, now known as "total comprehensive income (loss)" was \$1,649,910. In 2009, the loss of \$6,404,608 included impairment losses of \$3,123,875 in addition to the underlying trading loss of \$3,280,733. In the current year, the underlying loss (excluding impairment) dropped by 50%, and the total loss dropped by 74%.

Cash at bank at end June 2010 was \$1,555,401, compared to \$1,651,106 the year before. Cash consumed in operations was \$1,227,864, a reduction of more than 60% over the previous year (\$3,189,129). A share purchase plan and placement in November 2009 raised \$1,102,721 reducing the overall net cash movement for the year to a modest reduction of \$127,527.

Outlook

The future of the company now rests with products based on the new, second generation platform. This exciting new technology is now proven, and we are already engaged in early stage dialogue about potential licensing and collaboration opportunities across several fields.

In the short term, we are seeking to negotiate terms for the continuation of the collaboration in rigid endomicroscopy with Zeiss. A satisfactory outcome will provide a path to the first product initiative with a rigid endoscope. In the longer term, our efforts will be directed to introducing our new technology to the gastroenterology market, where there is an established user base, and an increasing demand for confocal technology. This provides a fertile environment for Optiscan to capitalise on the many enhancements and improvements that have been incorporated into the new generation development.

Moving forward, we will continue to carefully manage our existing cash reserves, whilst seeking to ensure that the commercialisation of our new technology delivers material benefits to the shareholders.



Dividends

No dividends have been paid or declared since the beginning of the financial year by the Company (2009, Nil).

Significant Changes in the State of Affairs

There have been no significant changes to the state of affairs of the consolidated entity during the year other than the share purchase plan in November 2009 which raised \$1,102,721, and effect of the loss incurred during the year which amounted to \$1,649,910. These were the primary factors in a decline in equity from \$1,757,167 at 30 June 2009 to \$1,300,262 at 30 June 2010.

Significant Events After Balance Date

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

Likely Developments and Future Results

The Directors have excluded from this report any information on likely developments in the operations of the consolidated entity and the expected results of those operations in future financial years, since, in the opinion of the directors, it may prejudice the interests of the group if this information were included.

Environmental Regulations

The Group is not subject to significant environmental regulations.

Share Options

Details of movements in share options are set out in Note 22 in the financial statements

Since the end of the financial year, and up to the date of this report, no new shares have been issued as a consequence of the exercise of employee options which were on issue at year end. No new options have been issued, and no options have expired. The total number of options outstanding at the date of this report is 877,075.

Indemnification and Insurance

During the financial year ended 30 June 2010, the company indemnified its directors, the company secretary and executive officers in respect of any acts or omissions giving rise to a liability to another person (other than the company or a related party) unless the liability arose out of conduct involving a lack of good faith. In addition, the company indemnified the directors, the company secretary and executive officers against any liability incurred by them in their capacity as directors, company secretary or executive officers in successfully defending civil or criminal proceedings in relation to the company. No monetary restriction was placed on this indemnity. The Company has insured its directors, the company secretary and executive officers for the financial year ended 30 June 2010. Under the company's Directors' and Officers' Liabilities Insurance Policy, the Company shall not release to any third party or otherwise publish details of the nature of the liabilities insured by the policy or the amount of the premium. Accordingly, the company relies on section 300(9) of the *Corporations Act 2001* to exempt it from the requirement to disclose the nature of the liability insured against and the premium amount of the relevant policy.



Remuneration Report (Audited)

This remuneration report outlines the director and executive remuneration arrangements of the group in accordance with the requirements of the *Corporations Act 2001* and its regulations. For the purposes of this report, Key Management Personnel (KMP) of the group are defined as those persons having authority and responsibility for planning, directing and controlling the major activities of the group, directly or indirectly, including any director (whether executive or otherwise) of the parent company.

For the purposes of this report, the Executive Management team encompasses the board of directors, as all executives are members of the parent entity board.

Details of Key Management Personnel in office during the year

A. Holt Executive Chairman, Director
P. Delaney Director of Technology, Director

V. Tutungi Chief Executive Officer, Director (Resigned 20 January 2010)

B. Andrew Chief Financial Officer, Director (Appointed to board 20 January 2010)

Remuneration Philosophy

The quality and performance of directors, executives and staff is critical to achieving business success. Optiscan must foster a remuneration policy that attracts, motivates and retains personnel of the highest calibre.

In formulating a framework for remuneration policies and practices, the board takes account of the following factors:

- Capacity to pay.
- Employment market conditions.
- Company performance.
- Identification of appropriate performance benchmarks.
- Individual performance levels.

Objective of Remuneration Policy

The overall objective of the remuneration policy is to ensure maximum stakeholder benefit from the retention of a high quality board, management and staff at a cost which is commercially realistic and acceptable to shareholders. This objective seeks to:

- Reward employees for individual performance against appropriate benchmarks.
- Align the interests of management and staff with those of shareholders.
- Provide a link between rewards and the achievement of strategic targets, performance outcomes and share price.
- Ensure remuneration is competitive by market standards.

Non-executive Director Remuneration

The Constitution of the company and the ASX Listing Rules establish an aggregate or maximum level of remuneration available to non-executive directors, to be divided amongst the directors as agreed. The aggregate amount approved by shareholders to be available for remuneration of non-executive directors is \$400,000 per annum. This amount was approved at a general meeting of the company held on 12 August 2008.



Remuneration Report (Audited) (continued)

Non-executive Director Remuneration (continued)

The Board has determined that non-executive directors shall receive only fixed remuneration by way of payment of fees. There is no variable, short term incentive remuneration for non-executive directors, nor is there any entitlement to retiring allowances or payments other than the statutory superannuation required by law.

Non-executive directors receive an annual fee for all services provided to the company, including being a director of the company and any of its subsidiaries, and for serving on board sub committees in accordance with the requirements of the Corporate Governance Policy.

Non-executive directors are encouraged to hold shares in the company which have been purchased on market or through placements where participation by the directors has been approved by shareholders in general meeting. It is considered good governance for the directors to have a personal financial stake in the company.

As a consequence of a reduction in the size of the board in May 2009, there were no non-executive directors in office during 2009/2010.

The remuneration of directors for the years ended 30 June 2010 and 30 June 2009 is detailed in Table 1 and Table 2 on page 16 of this report.

Executive Remuneration

The Remuneration Committee (currently comprising the board) is responsible for establishing the structure and amount of remuneration.

Remuneration may consist of fixed and variable components, incorporating both short term incentives (STI) and long term incentives (LTI), as follows:

Remuneration Component	Form of Settlement
Fixed remuneration	Base salary and superannuation
Variable remuneration, (STI)	Performance bonus
Variable remuneration, (LTI)	Employee options

Fixed Remuneration

Objective

The level of fixed remuneration is set so as to provide a base level of remuneration, which is both appropriate to the position and competitive in the market.

Structure

Fixed remuneration is reviewed annually by the Remuneration Committee, and the process consists of a review of company and individual performance, and comparative remuneration in the market. All employees are provided with the opportunity to receive their fixed remuneration in both cash or benefits, subject to there being no change in overall cost to the company. Compulsory superannuation contributions are included in the determination of fixed remuneration.

The fixed remuneration component of executives for the years ended 30 June 2010 and 30 June 2009 is detailed in Table 1 and Table 2 on page 16 of this report.



Remuneration Report (Audited) (continued)

Executive Remuneration (continued)

Variable Remuneration - Short Term Incentive (STI)

Objective

The objective of the STI program is to link the achievement of the group's operational targets with the remuneration received by the executives with prime responsibility for meeting those targets. The total potential STI available is set at a level so as to provide sufficient incentive to the executive managers to achieve the operational targets and such that the cost to the company is reasonable in the circumstances.

Structure

Actual STI payments granted to each executive manager depend on the extent to which specific operating targets set at the beginning of the financial year are met. The operational targets consist of a number of Key Performance Indicators (KPI's) covering both financial and non-financial measures of performance. Typically included are such measures as achievement of budgeted financial outcomes and key milestones, for example, demonstrating clinical efficacy, achieving quality accreditation, obtaining regulatory clearance or measures such as control of expenditure or achievement of sales targets. The Remuneration Committee establishes clear performance benchmarks, which must be met in order to trigger payments under the short term incentive scheme.

The aggregate amount of annual STI payments available for executives is subject to the approval of the Remuneration Committee. Payments made are usually delivered as a cash bonus.

STI Arrangements in 2009/2010

The board suspended STI arrangements for all staff other than the CEO during 2009/2010 due to the difficult economic circumstances confronting the Group. No STI entitlements were accrued and no payments were made to staff other than the CEO.

Variable Remuneration - Long Term Incentive (LTI)

Long term incentives are delivered to executives and employees by way of grant of options under the Employee Share Option Plan.

Objective

The objective of the long term incentive plan is to reward executives and employees in a manner which aligns this element of remuneration with the creation of shareholder wealth.

Structure

LTI grants to employees, including executives, are delivered in the form of options. The Remuneration Committee is responsible for the allocation of options, and determines the quantum of grants by reference to group and individual performance against targets.

LTI Arrangements in 2009/2010

The board suspended LTI arrangements during 2009/2010 due to the difficult economic circumstances confronting the Group. No LTI entitlements were accrued and no payments were made.



Remuneration Report (Audited) (continued)

Incentives and Company Performance

The link between incentive structure and company performance is an important aspect of remuneration philosophy. The purpose of the remuneration policies of the Group is to create an effective and transparent link between the incentives provided and the performance of the Group.

The group is in the process of transition from a business predominantly engaged in research and development ("R&D") to one increasingly focussed on commercialisation of its technology. Whilst substantial progress has been made, the transition from loss making R&D activities to profit making trading has not yet been completed. As a consequence, performance to date cannot appropriately be determined with conventional financial measurement tools. As the group has expensed all R&D expenditure incurred to date, losses have been reported so conventional earnings measures such as profit growth, EPS or dividend yield and payout are not applicable.

In view of the limited relevance of financial measurement tools, the Remuneration Committee has determined that the performance of the group is best reviewed in the context of achievement of key milestones, as such milestones have been a key determinant of the company's share price, which is the primary indicator of shareholder wealth.

Incentive Payments and Performance Conditions 2009/2010

During the year ended 30 June 2010, no short or long term incentive payments were made to staff other than the CEO.

CEO Short Term Incentive

In May 2009, faced with the limited financial resources, the Board renegotiated remuneration arrangements with the Chief Executive Officer, Vicki Tutungi. The Short Term Incentive, which previously was a cash incentive of up to \$180,000 per annum subject to achievement of agreed goals, was replaced with a proposal to issue to Ms Tutungi 500,000 shares, subject to shareholder approval, for each of the two key agreed objectives, if achieved. The two key objectives were satisfactory settlement of the negotiations with Hoya, and successful completion of the clinical grade Generation 2 prototype. At the Annual General Meeting held on 24 November 2009, shareholders approved the allotment of up to 1 million shares to Ms Tutungi. On 1 February 2010, an allotment of 850,000 was made.

Employment Contracts

All staff including executives are engaged under rolling employment agreements. The contracts continue indefinitely subject to satisfactory performance, and provide one months notice. Under the terms of the agreements:

- The company may terminate the employment agreement by providing the requisite period of written notice or by providing payment in lieu of notice, based on the fixed component of remuneration. Any unvested options at the expiry of the notice period will be forfeited.
- On resignation, all unvested options are forfeited.
- The company may terminate the agreement at any time without notice if serious misconduct has
 occurred, in which case the executive is only entitled to that portion of remuneration that is fixed, and
 only up to the date of termination.



Remuneration Report (Audited) (continued)

Compensation of Key Management Personnel

Table 1: Compensation of Key Management Personnel for the year ended 30 June 2010

	Short-Term	Post Empl	<u>oyment</u>	<u>Long</u> -	-Term	<u>Total</u>	Total Performance <u>Related</u>
30 June 2010	Salary & Fees \$	Superannuation \$	Termination \$	Long Service Leave \$	Share based payments \$	\$	%
Directors							
A. Holt	68,340	6,151	-	-	-	74,491	=
V Tutungi*	149,024	13,412	137,614	-	82,450	382,500	21.6
P. Delaney [^]	188,572	15,171	91,251^	-	-	294,994	=
B. Andrew	112,555	2,081	<u>-</u>	-	-	114,636	
	518,491	36,815	228,865	-	82,450	866,621	9.5

Table 2: Compensation of Key Management Personnel for the year ended 30 June 2009

	Short-Term Post Employment		<u>oyment</u>	<u>Long</u> .	-Term	<u>Total</u>	Total Performance <u>Related</u>	
30 June 2009	Salary & Fees \$	Superannuation \$	Termination \$	Long Service Leave \$	Share based - Options \$	\$	%	
Directors								
A. Holt*	15,215	=	-	-	=	15,215	-	
G. Latta*	41,667	=	-	-	=	41,667	-	
V Tutungi	434,166	39,075	-	432	=	473,673	-	
P. Delaney	201,106	18,100	-	6,584	=	225,790	-	
K. Daniel*	30,000	2,700	-	-	=	32,700	-	
J. Fox*	20,000	1,800	-	-	=	21,800	-	
A.Rogers*	41,667	3,750	-	-	-	45,417	-	
Executives								
J. Allen*	90,150	8,114	61,087	-	(3,496)#	155,855	-	
B. Andrew*	141,464	10,029	69,450	-	(3,496)#	217,447	-	
R.Pattie*	136,007	10,199	61,441		(4,122)#	203,525		
	1,151,442	93,767	191,978	7,016	(11,114)#	1,433,089		

^{*} These KMPs were not in employment for a full year

Compensation Options Granted and Vested During the Year

During the current financial year, and the previous financial year, no options were granted as equity compensation benefits under the long-term incentive plan. For further details relating to the options on issue, refer to note 22 in the financial statements.

Shares Issued on Exercise of Compensation Options

No shares have been issued as a result of the exercise of options granted as compensation to key management personnel during the years ended 30 June 2010 and 30 June 2009.

[#] These are forfeitures for the year

[^]Mr Delaney's services are now retained under a sub-contract arrangement



Auditor Independence and Non-Audit Services

Non-Audit Services

There were no non-audit services provided by Ernst & Young during the year.

Auditor Independence

The directors received the following declaration from the auditor of Optiscan Imaging Limited.



Ernst & Young Building 8 Exhibition Street Melbourne VIC 3000 Australia GPO Box 67 Melbourne VIC 3001

Tel: +61 3 9288 8000 Fax: +61 3 8650 7777

Auditor's Independence Declaration to the Directors of Optiscan Imaging Limited

In relation to our audit of the financial report of Optiscan Imaging Limited for the financial year ended 30 June 2010, to the best of my knowledge and belief, there have been no contraventions of the auditor independence requirements of the *Corporations Act 2001* or any applicable code of professional conduct.

Ernst & Young

Don Brumley Partner

30 August 2010

This report has been made in accordance with a resolution of directors.

BRUCE ANDREW

Maraues

Director

Melbourne, 30 August, 2010



Corporate Governance Statement

Optiscan is committed to ensuring that its policies and practices reflect good corporate governance.

This statement reports against the key governance principles as outlined in the Australian Stock Exchange Corporate Governance Council's "Principles of Good Corporate Governance and Best Practice Recommendations".

In accordance with the Council's recommendations, and for full details on corporate governance policies adopted by Optiscan Imaging Limited, please refer to our Corporate Governance Statement a copy of which can be found on our website at www.optiscan.com Also available on the website is a copy of the Board Charter and the Code of Conduct.

The Board of Directors of Optiscan Imaging Limited is responsible for the corporate governance of the consolidated entity. The Board guides and monitors the business and affairs of Optiscan Imaging Limited on behalf of the shareholders by whom they are elected and to whom they are accountable.

Details of the directors, current at the time of this report, and their term in office are:

<u>Director</u>	<u>Status</u>	Term in office
Angus M Holt (Chairman)	Executive	1.5 years
Peter M Delaney	Executive	13 years
Bruce R Andrew	Executive	0.5 years

The skills, experience and expertise of each director is included in the Directors' Report. Directors of Optiscan Imaging Limited are considered to be independent when they are independent of management and free from any business or other relationship that could materially interfere with, or could reasonably be perceived to materially interfere with, the exercise of their independent judgement.

The Board does not have a majority of directors who are independent. During the 2008-2009 financial year, the board was reduced from five members to three as part of the overall downsizing of Optiscan. The Board considers that its current composition and size is sufficient to adequately discharge its duties and responsibilities at this time. The directors will monitor the issues of the board composition and independence over the next 12 months.

The policy and procedure for nomination, selection and appointment of new directors and the re-election of incumbents is detailed in the Corporate Governance Statement.

The process for evaluating the Board is also set out in the Corporate Governance Statement. An evaluation of the Board did not take place during the period.

The functions reserved to the Board, and those delegated to senior executives are clearly distinguished and set out in the Corporate Governance Statement. The process for evaluating the performance of senior executives is also set out in the Corporate Governance Statement. An evaluation of senior executives did not take place during the year due to the restructuring within the Group.

Members of the Board are entitled to obtain such independent advice as is deemed necessary at the expense of the Group, subject to the prior consent of the Chairman.

Optiscan has established a share trading policy for directors, senior executives and employees, details of which are set out in the Code of Conduct.



Corporate Governance Statement (continued)

With the reduction in the size of the Board in May 2009, the Group no longer has a Nomination Committee or an Audit Committee. In both cases the Board has assumed the responsibilities of the committees.

A statement as to the procedures for the selection appointment and rotation of external audit engagement partners forms part of the Group's Corporate Governance Statement.

The Group has an established continuous disclosure policy, a communications policy and a risk management policy. All of these policies form part of the Corporate Governance Statement which can be found on the Group's website.

Remuneration

The Board is responsible for determining and reviewing compensation arrangements for the directors, management and staff.

The objective of the Group's remuneration policy is to provide maximum stakeholder benefit from the retention of a high quality Board and executive team. This is achieved by remunerating directors and key executives fairly and appropriately with reference to relevant employment market conditions. The Board links the nature and amount of executive directors' and officers' emoluments to the Group's financial and operational performance. This is intended to achieve the retention and motivation of management and key staff. Similarly, in relation to the payment of bonuses and the issue of options, discretion is exercised by the Board, having regard to the overall performance of the Group and the performance of the individual during the period.

There is no scheme to provide retirement benefits, other than statutory superannuation, to non-executive directors. Full details of the remuneration of key management personnel, and all directors are included in the Directors' Report.



Statement of Financial Position

AS AT 30 JUNE 2010

	Note	CONSOL	IDATED	
		2010	2009	
		\$	\$	
ASSETS				
Current Assets				
Cash and cash equivalents Trade and other receivables	9	1,555,401	1,651,106	
Inventories	10 11	129,363 367,075	250,987 436,881	
Prepayments	11	37,645	52,496	
тераутельз		J7,0 1 0	JZ, 1 30	
Total Current Assets		2,089,484	2,391,470	
Non-current Assets				
Plant and equipment	12	102,917	454,982	
Intangible assets - Software	13	-	29,944	
Total Non-current Assets		102,917	484,926	
TOTAL ASSETS	-	2,192,401	2,876,396	
LIABILITIES				
Current Liabilities	4.4	206 540	250 765	
Trade and other payables Provisions	14 17	206,519 183,314	258,765	
TOVISIONS	17 -	103,314	362,969	
Total Current Liabilities	-	389,833	621,734	
Non-current Liabilities				
Trade and other payables	14	7,181	11,260	
Borrowings	15	472,460	461,609	
Provisions	17	22,665	24,626	
Total Non-current Liabilities	-	502,306	497,495	
TOTAL LIABILITIES	-	892,139	1,119,229	
NET ASSETS		1,300,262	1,757,167	
EQUITY				
Contributed equity	18	45,016,281	43,913,560	
Accumulated losses	18	(44,405,226)	(42,754,427)	
Reserves	18	689,207	598,034	

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



Statement of Comprehensive Income

FOR THE YEAR ENDED 30 JUNE 2010

	Note	CONSOL	IDATED
		2010	2009
		\$	\$
Sale of goods		822,642	1,337,228
Rendering of services		143,170	163,695
Other revenue	6(a)	277,617	862,988
Revenue		1,243,429	2,363,911
Cost of sales		(528,970)	(1,089,525)
Gross Profit		714,459	1,274,386
Other income	6(b)	1,045,733	1,511,347
Marketing expenses		(101,567)	(774,169)
Research & development expenses		(1,509,047)	(2,818,301)
Administrative expenses		(1,651,388)	(2,349,392)
Other expenses	6(h)	(119,444)	(3,182,307)
Loss before income tax		(1,621,254)	(6,338,436)
Income tax expense	7	(29,545)	(74,934)
Net loss for the year		(1,650,799)	(6,413,370)
Other comprehensive income			
Foreign currency translation of net investment in foreign subsidiary		889	8,762
Total comprehensive loss for the period		(1,649,910)	(6,404,608)
Loss per share (cents per share)	8		
- basic loss per share for the year	O	(1.34)	(5.48)
- diluted loss per share for the year		(1.34)	(5.48)
and to the por original to the your		(1.57)	(0.10)

The above statement of comprehensive income should be read in conjunction with the accompanying notes.



Statement of Changes in Equity

FOR THE YEAR ENDED 30 JUNE 2010

	CONSOLIDATED				
-	Ordinary shares	Accumulated Losses	Employee Equity Benefits Reserve	Foreign Currency Translation Reserve	
	\$	\$	\$	\$	\$
At 1 July 2009	43,913,560	(42,754,427)	590,204	7,830	1,757,167
Loss for the year	-	(1,650,799)	-	-	(1,650,799)
Other comprehensive income	-	-	-	889	889
Total comprehensive income for the year		(1,650,799)	-	8,719	(1,649,910)
Transactions with owners in their capacity as owners:					
Shares issued	1,159,701	-	-	-	1,159,701
Transaction costs on shares issued	(56,980)	-	-	-	(56,980)
Share based payments	-	-	90,284	-	90,284
At 30 June 2010	45,016,281	(44,405,226)	680,488	8,719	1,300,262
At 1 July 2008	43,428,415	(36,341,057)	617,088	(932)	7,703,514
Loss for the year	-	(6,413,370)	-	_	(6,413,370)
Other comprehensive income	-	-	-	8,762	8,762
Total comprehensive income for the year		(6,413,370)		8,762	(6,404,608)
Transactions with owners in their capacity as owners:					
Shares issued	450,102	-	-	-	450,102
Transaction costs on shares issued	(3,348)	-	-	-	(3,348)
Equity component of convertible notes	38,391	-	-	-	38,391
Share based payments forfeited	-	-	(26,884)	-	(26,884)
At 30 June 2009	43,913,560	(42,754,427)	590,204	7,830	1,757,167

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



Cash Flow Statement

FOR THE YEAR ENDED 30 JUNE 2010

	Note	CONSOLIDATED	
		2010	2009
		\$	\$
Cash flows from operating activities			
Receipts from customers		1,904,888	2,988,662
Payments to suppliers and employees		(3,609,443)	(7,136,616)
Royalties received		402,444	728,037
Interest received		35,915	116,764
Receipt of government grants		67,877	188,958
Income tax paid		(29,545)	(74,934)
Net cash used in operating activities	9	(1,227,864)	(3,189,129)
	=		
Cash flows from investing activities			
Purchase of plant and equipment	12	(2,384)	(95,302)
Purchase of intangible assets - software	13	-	(25,770)
Proceeds from sale of plant and equipment	_	-	15,068
Net cash used in investing activities	=	(2,384)	(106,004)
Cash flows from financing activities			
Proceeds from issue of shares	18	1,159,701	450,103
Proceeds from issue of convertible notes	15	· · · · -	500,000
Transaction costs relating to issue of shares	18	(56,980)	(3,348)
Net cash flows from financing activities	-	1,102,721	946,755
	=		
Net decrease in cash and cash equivalents		(127,527)	(2,348,378)
Net foreign exchange differences		31,822	8,962
Cash and cash equivalents at beginning of period	<u>-</u>	1,651,106	3,990,520
Cash and cash equivalents at end of period	9	1,555,401	1,651,106

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



1 CORPORATE INFORMATION

The financial report of Optiscan Imaging Limited (the Company) for the year ended 30 June 2010 was authorised for issue in accordance with a resolution of the directors on 30 August 2010.

Optiscan Imaging Limited is a company limited by shares incorporated in Australia whose shares are publicly traded on the Australian Stock Exchange. The nature of the operations and principal activities of the Group are described in note 5, Segment Information.

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

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- v) Earnings (Loss) per share
- w) Segment reporting

a) Basis of preparation

The financial report is a general-purpose financial report, which has been prepared in accordance with the requirements of the *Corporations Act 2001*, Australian Accounting Standards and other authoritative pronouncements of the Australian Accounting Standards Board. The financial report is presented in Australian dollars and has been prepared on a historical cost basis, except for derivative financial instruments which have been measured at fair value.

Compliance with IFRS

The financial report complies with Australian Accounting Standards and International Financial Reporting Standards (IFRS) as issued by the International Accounting Standards Board.



Basis of preparation (continued)

Going Concern (Significant Uncertainty as at 30 June 2010)

In common with many entities in the biotechnology sector, the company's operations are subject to considerable risk due to the nature of the development and commercialisation being undertaken. A part of this risk relates to funding of the Company's activities, and related issues including the conditions prevailing in local and international financial markets. In the context of this operating environment, it is likely that the company will need to raise additional capital in order to execute its near term and medium term plans for expansion of its product portfolio.

As at 30 June 2010, the financial position of the consolidated entity as disclosed in the financial statements reflects a net asset position of 1,300,262 (2009: \$1,757,167). This balance has been determined after a consolidated net loss for the year of \$1,650,799 (2009: loss \$6,413,370), and a net cash outflow from operations of \$1,227,864 (2009: \$3,189,129).

The accounts have been prepared on a going concern basis, which includes the presumption that sufficient funds will be available to finance the operations of the consolidated entity. In adopting this position, the directors have had regard to:

- Cash on hand at 30 June 2010 is \$1,555,401 (2009: \$1,651,106), which includes cash raised through the issue of shares in November 2009 totalling \$1,159,701
- Additional cashflow is expected to be received in the 2011 financial year under the agreement with Carl Zeiss
- The directors believe the Company has the ability to raise additional capital from existing and new investors
- The Company has a successful track record in raising capital to fund its operations
- The Company may have the ability to raise additional income, or accelerate forecast cash flows if required

The directors cannot be certain of the Company's ability to achieve success in its activities, as these are dependent on future events. Thus, should these activities result in a position where there are insufficient funds to allow continuation of current activities, the directors will consider scaling back activities until further funding is obtained, or undertake a reassessment of the company's activities. The strategy for any potential future capital raising and its timing will be determined by the directors based upon an assessment of the financial and operational circumstances of the consolidated entity at the time.

The directors plan to continue the Company and the consolidated entity's operations on the basis outlined above, and believe there will be sufficient funds for the Group to conduct its affairs for at least twelve months from the date of this report. To the extent that future arrangements may not be concluded on a timely basis, and in the absence of new capital or additional income, there is significant uncertainty whether the Group will continue as a going concern, and therefore, whether the Group will realise its assets and extinguish its liabilities in the normal course of business and at the amounts stated in the financial report. The financial statements take no account of the consequences, if any, of the effects of unsuccessful product development, commercialisation or capital raising, nor the ability of the company to continue as a going concern. Hence, the financial report does not include adjustments relating to the recoverability and classification of recorded asset amounts or to the amounts and classification of liabilities that might be necessary should the Company and consolidated entity not continue as going concerns.



2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

b) New accounting standards and interpretations

(i) Changes in accounting policy and disclosures

The accounting policies adopted are consistent with those of the previous financial year except as follows:

The Group has adopted the following new and amended Australian Accounting Standards and AASB Interpretations as of 1 January 2009.

- AASB 2008-1 Amendments to Australian Accounting Standard Share-based Payments:
 Vesting Conditions and Cancellations effective 1 January 2009
- AASB 7 Financial Instruments: Disclosures effective 1 January 2009
- o AASB 8 Operating Segments effective 1 January 2009
- AASB 101 Presentation of Financial Statements (revised 2007) effective 1 January 2009
- AASB 123 Borrowing Costs (revised 2007) effective 1 January 2009
- AASB Interpretation 16 Hedges of a Net Investment in a Foreign Operation effective 1
 October 2008
- AASB 2008-1 Amendments to Australian Accounting Standard Share-based Payment:
 Vesting Conditions and Cancellations [AASB 2] effective 1 January 2009
- AASB 2008-5 Amendments to Australian Accounting Standards arising from the Annual Improvements Project effective 1 January 2009
- AASB 2008-7 Amendments to Australian Accounting Standards Cost of an Investment in a Subsidiary, Jointly Controlled Entity or Associate effective 1 January 2009
- AASB 2009-3 Amendments to Australian Accounting Standards Embedded Derivatives
 [AASB 139 and Interpretation 9] effective 30 June 2009
- AASB 2009-6 Amendments to Australian Accounting Standards operative for periods beginning on or after 1 January 2009 that end on or after 30 June 2009

When the adoption of the Standard or Interpretation is deemed to have an impact on the financial statements or performance of the Group, its impact is described below:

AASB 8 Operating Segments

AASB 8 replaced AASB 114 Segment Reporting upon its effective date. The Group concluded that the operating segments determined in accordance with AASB 8 are the same as the business segments previously identified under AASB 114. AASB 8 disclosures are shown in note 5, including the related revised comparative information.

AASB 101 Presentation of Financial Statements

The revised Standard separates owner and non-owner changes in equity. The statement of changes in equity includes only details of transactions with owners, with non-owner changes in equity presented in a reconciliation of each component of equity and included in the new statement of comprehensive income. The statement of comprehensive income presents all items of recognised income and expense, either in one single statement, or in two linked statements. The Group has elected to present one statement.



2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

New accounting standards and interpretations

(i) Changes in accounting policy and disclosures (continued)

Annual Improvements Project

In May 2008 and April 2009 the AASB issued omnibus of amendments to its Standards as part of the Annual Improvements Project, primarily with a view to removing inconsistencies and clarifying wording. There are separate transitional provisions and application dates for each amendment. The adoption of the following amendments resulted in changes to accounting policies but did not have any impact on the financial position or performance of the Group.

- AASB 5 Non-current Assets Held for Sale and Discontinued Operations: clarifies that the
 disclosures required in respect of non-current assets and disposal groups classified as held for sale
 or discontinued operations are only those set out in AASB 5. The disclosure requirements of other
 Accounting Standards only apply if specifically required for such non-current assets or discontinued
 operations. As a result of this amendment, the Group amended its disclosures in note 11.
- AASB 8 Operating Segments: clarifies that segment assets and liabilities need only be reported
 when those assets and liabilities are included in measures that are used by the chief operating
 decision maker. As the Group's chief operating decision maker does review segment assets and
 liabilities, the Group has continued to disclose this information in note 5.
- AASB 101 Presentation of Financial Statements: assets and liabilities classified as held for trading
 in accordance with AASB 139 Financial Instruments: Recognition and Measurement are not
 automatically classified as current in the statement of financial position. The Group amended its
 accounting policy accordingly and analysed whether management's expectation of the period of
 realisation of financial assets and liabilities is in accordance with AASB 101. This did not result in
 any re-classification of financial instruments between current and non-current in the statement of
 statement of financial position.
- AASB 116 Property, Plant and Equipment: replace the term "net selling price" with "fair value less
 costs to sell". The Group amended its accounting policy accordingly, which did not result in any
 change in the financial position.
- AASB 120 Accounting for Government Grants and Disclosures of Government Assistance: loans granted with no or low interest will not be exempt from the requirement to impute interest. Interest is to be imputed on loans granted with below-market interest rates. This amendment did not impact the Group as the government assistance received is not loans but direct grants.
- AASB 123 Borrowing Costs: the definition of borrowing costs is revised to consolidate the two types
 of items that are considered components of "borrowing costs" into one the interest expense
 calculated using the effective interest rate method calculated in accordance with AASB 139. The
 Group has amended its accounting policy accordingly which did not result in any change in its
 statement of financial position.
- AASB 128 Investment in Associates: an investment in an associate is a single asset for the purpose
 of conducting the impairment test, including any reversal of impairment. Any impairment is not
 separately allocated to the goodwill included in the investment balance. Any impairment is reversed
 if the recoverable amount of the associate increases. The Group has amended its impairment
 accounting policy accordingly. The amendment had no impact on the Group's financial position or
 performance. The Group has amended its impairment accounting policy accordingly.



2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

New accounting standards and interpretations

(i) Changes in accounting policy and disclosures (continued)

Annual Improvements Project (continued)

- AASB 136 Impairment of Assets: when discounted cash flows are used to estimate "fair value less cost to sell" additional disclosure is required about the discount rate, consistent with disclosures required when the discounted cash flows are used to estimate "value in use". The Group has amended its disclosures accordingly in note 23. The amendment also clarified that the largest unit permitted for allocating goodwill, acquired in a business combination, is the operating segment as defined in AASB 8 before aggregation for reporting purposes. The amendment has no impact on the Group as the annual impairment test is performed before aggregation.
- AASB 138 Intangible Assets: expenditure on advertising and promotional activities is recognised as
 an expense when the Group either has the right to access the goods or has received the service.
 This amendment has no impact on the Group because it does not enter into such promotional
 activities.

Other amendments resulting from the Annual Improvements Project to the following Standards did not have any impact on the accounting policies, financial position or performance of the Group:

- AASB 2 Share-based Payment
- AASB 108 Accounting Policies, Change in Accounting Estimates and Error
- AASB 110 Events after the Reporting Period
- AASB 117 Leases
- AASB 118 Revenue
- AASB 119 Employee Benefits
- AASB 131 Interests in Joint Ventures
- AASB 138 Intangible Assets
- AASB 140 Investment Property



2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

b) Statement of compliance (continued)

(ii) Accounting standards and interpretations issued but not yet effective

Australian Accounting Standards and Interpretations that have recently been issued or amended but are not yet effective have not been adopted by the Group for the annual reporting period ending 30 June 2010. These are outlined in the table below.

Reference	Title	Summary	Application date of standard*	Impact on Group financial report	Application date for Group*
AASB 2008	Operating Segments	Disclosure of information about segment assets: Segment assets and liabilities need only be reported when those assets and liabilities are included in measures used by the chief operating decision maker.	31 Dec 2010	The new disclosure requirement will not impact on the Group's financial report as it reports in this manner.	I July 2011
AASB 9	Financial Instruments	The amended standard simplifies the classifications of financial assets into those to be carried at amortised cost and those to be carried at fair value. The amended standard also simplifies (i) requirements for embedded derivatives (b) removes the tainting rules associated with held-to-maturity assets (iii) provides an opportunity to fair value investments in equity instruments to other comprehensive income, with no separate impairment test, whilst taking dividends to income (iv) requires entities to reclassify their financial assets when there is a change in the entity's business model. The standard is available for early adoption ending on or after 31 December 2009 and is applicable to annual reporting periods beginning on or after 1 January 2013.	1 Jan 2013	The Group has not assessed the impact of the new standard on its financial report	1 July 2013
AASB 101	Presentation of Financial Statements	Current / non-current classification of convertible instruments: The terms of a liability that could at anytime result in its settlement by the issuance of equity instruments at the option of the counterparty do not affect its classification.	31 Dec 2010	This could have an impact in the Group's future reporting periods	1 July 2011



- b) Statement of compliance (continued)
- (ii) Accounting standards and interpretations issued but not yet effective (continued)

Reference	Title	Summary	Application date of standard*	Impact on Group financial report	Application date for Group*
AASB 107	Statement of Cash Flows	Classification of expenditure on unrecognised assets: Only expenditure that results in a recognised asset can be classified as a cash flow from investing activities.	31 Dec 2010	This could have an impact in the Group's future reporting periods.	1 July 2011
AASB 117	Leases	Classification of land and buildings: The revised standard no longer provides specific guidance on the classification of land as a lease and only the general guidance remains.	31 Dec 2010	This could have an impact in the Group's future reporting periods.	1 July 2011
AASB 136	Impairment of Assets	Unit of accounting for goodwill impairment testing: The largest unit permitted for allocating goodwill acquired in a business combination is the operating segment defined in AASB 8 before aggregation for reporting purposes.	31 Dec 2010	This amendment will not have an impact on the Group's financial report.	1 July 2011
AASB 139	Financial Instruments: Recognition and Measurement	The three amendments relate to the assessment of loan prepayment penalties being considered as embedded derivatives, scope exemption for business combination contracts and cash flow hedge accounting.	31 Dec 2010	The amendments do not have any impact on the Group's financial report as it does not conduct transactions in derivative instruments.	1 July 2011



- 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)
 - b) Statement of compliance (continued)
 - (ii) Accounting standards and interpretations issued but not yet effective (continued)

Reference	Title	Summary	Application date of standard*	Impact on Group financial report	Application date for Group*
AASB 124	Related Party Disclosures (December 2009)]	The revised AASB 124 simplifies the definition of a related party, clarifying its intended meaning and eliminating inconsistencies from the definition, including: (a) the definition now identifies a subsidiary and an associate with the same investor as related parties of each other; (b) entities significantly influenced by one person and entities significantly influenced by a close member of the family of that person are no longer related parties of each other; and (c) the definition now identifies that, whenever a person or entity has both joint control over a second entity and joint control or significant influence over a third party, the second and third entities are related to each other. A partial exemption is also provided from the disclosure requirements for government-related entities. Entities that are related by virtue of being controlled by the same government can provide	standard* 1 Jan 2011	Where applicable, additional disclosures may be required.	Group* 1 July 2011
		reduced related party disclosures.			



- b) Statement of compliance (continued)
- (ii) Accounting standards and interpretations issued but not yet effective (continued)

Reference	Title	Summary	Application date of standard*	Impact on Group financial report	Application date for Group*
AASB 2009-5	Further Amendments to Australian Accounting Standards arising from the Annual Improvements Project [AASB 5, 8, 101, 107, 117, 118, 136 & 139]	The amendments to some Standards result in accounting changes for presentation, recognition or measurement purposes, while some amendments that relate to terminology and editorial changes are expected to have no or minimal effect on accounting except for the following: The amendment to AASB 101 stipulates that the terms of a liability that could result, at any time, in its settlement by the issuance of equity instruments at the option of the counterparty do not affect its classification. The amendment to AASB 107 explicitly states that only expenditure that results in a recognised asset can be classified as a cash flow from investing activities. The amendment to AASB 118 provides additional guidance to determine whether an entity is acting as a principal or as an agent. The features indicating an entity is acting as a principal are whether the entity: has primary responsibility for providing the goods or service; has inventory risk; has discretion in establishing prices; bears he credit risk;	1 Jan 2010	As there is a low probability of the Group entering into such transactions, the amendments are expected to have little or no impact.	I July 2010



- b) Statement of compliance (continued)
- (ii) Accounting standards and interpretations issued but not yet effective (continued)

Reference	Title	Summary	Application date of standard*	Impact on Group financial report	Application date for Group*
AASB 2009-8	Group Cash- settled Share-based Payment Transactions (amendment s to AASB 2)	The three amendments which have been made relates to the definition of share based transactions and arrangements, the scope of AASB 2 and the guidance on the accounting for group cash-settled share-based payment transactions.	31 Dec 2010	The Group does not have any cash-based share payment transactions and these amendments do not have any impact on the Group's financial report.	1 Jul 2011
AASB 2009-9	Additional exemptions for First-time Adopters of IFRS	AASB 1 has been amended to provide additional exemptions from full retrospective application of IFRS for the measurement of oil and gas assets and leases.	31 Dec 2010	The amendments do not have any impact on the Group's financial report.	1 Jul 2011



- b) Statement of compliance (continued)
- (ii) Accounting standards and interpretations issued but not yet effective (continued)

Reference	Title	Summary	Application date of standard*	Impact on Group financial report	Application date for Group*
AASB 2009-11	Amendments to Australian Accounting Standards arising from AASB 9 [AASB 1, 3, 4, 5, 7, 101, 102, 108, 112, 118, 121, 127, 128, 131, 132, 136, 139, 1023 & 1038 and Interpretations 10 & 12	The revised Standard introduces a number of changes to the accounting for financial assets, the most significant of which includes: ▶ two categories for financial assets being amortised cost or fair value ▶ removal of the requirement to separate embedded derivatives in financial assets ▶ strict requirements to determine which financial assets can be classified as amortised cost or fair value, Financial assets can only be classified as amortised cost if (a) the contractual cash flows from the instrument represent principal and interest and (b) the entity's purpose for holding the instrument is to collect the contractual cash flows ▶ an option for investments in equity instruments which are not held for trading to recognise fair value changes through other comprehensive income with no impairment testing and no recycling through profit or loss on derecognition ▶ reclassifications between amortised cost and fair value no longer permitted unless the entity's business model for holding the asset changes ▶ changes to the accounting and additional disclosures for equity instruments classified as fair value through other comprehensive income	1 Jan 2013	The amendments are expected to have little or no impact on the Group's financial report.	1 July 2013



- b) Statement of compliance (continued)
- (ii) Accounting standards and interpretations issued but not yet effective (continued)

Reference	Title	Summary	Application date of standard*	Impact on Group financial report	Application date for Group*
AASB 2009- 12	Amendments to Australian Accounting Standards [AASBs 5, 8, 108, 110, 112, 119, 133, 137, 139, 1023 & 1031 and Interpretations 2, 4, 16, 1039 & 1052]	This amendment makes numerous editorial changes to a range of Australian Accounting Standards and Interpretations. In particular, it amends AASB 8 Operating Segments to require an entity to exercise judgement in assessing whether a government and entities known to be under the control of that government are considered a single customer for the purposes of certain operating segment disclosures. It also makes numerous editorial amendments to a range of Australian Accounting Standards and Interpretations, including amendments to reflect changes made to the text of IFRSs by the IASB	1 Jan 2011	Where applicable, additional disclosures may be required.	1 July 2011
AASB 2010-4	Further Amendments to Australian Accounting Standards arising from the Annual Improvements Project [AASB 1, AASB 7, AASB 101, AASB 134 and Interpretation 13]	Emphasises the interaction between quantitative and qualitative AASB 7 disclosures and the nature and extent of risks associated with financial instruments. Clarifies that an entity will present an analysis of other comprehensive income for each component of equity, either in the statement of changes in equity or in the notes to the financial statements. Provides guidance to illustrate how to apply disclosure principles in AASB 134 for significant events and transactions	1 Jan 2011	Additional disclosures may be required if relevant transactions eventuate.	1 July 2011



- b) Statement of compliance (continued)
- (ii) Accounting standards and interpretations issued but not yet effective (continued)

Reference	Title	Summary	Application date of standard*	Impact on Group financial report	Application date for Group*
Interpretation 19	Interpretation 19 Extinguishing Financial Liabilities with Equity Instruments	This interpretation clarifies that equity instruments issued to a creditor to extinguish a financial liability are "consideration paid" in accordance with paragraph 41 of IAS 39. As a result, the financial liability is derecognised and the equity instruments issued are treated as consideration paid to extinguish that financial liability. The interpretation states that equity instruments issued in a debt for equity swap should be measured at the fair value of the equity instruments issued, if this can be determined reliably. If the fair value of the equity instruments issued is not reliably determinable, the equity instruments issued be measured by reference to the fair value of the financial liability extinguished as of the date of extinguishment.	1 Jan 2011	Additional disclosures may be required if relevant transaction eventuate.	1 July 2011



2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

c) Basis of consolidation

The consolidated financial statements comprise the financial statements of Optiscan Imaging Limited and its subsidiaries as at 30 June each year (the Group). Subsidiaries are all those entities over which the Group has the power to govern the financial and operating policies so as to obtain benefits from their activities.

The financial statements of the subsidiaries are prepared for the same reporting period as the parent company, using consistent accounting policies.

In preparing the consolidated financial statements, all intercompany balances and transactions, income and expenses and profit and losses resulting from intra-group transactions have been eliminated in full.

Subsidiaries are fully consolidated from the date on which control is obtained by the Group and cease to be consolidated from the date on which control is transferred out of the Group.

d) Revenue recognition

Revenue is recognised to the extent that it is probable that the economic benefits will flow to the Group and the revenue can be reliably measured. The following specific recognition criteria must also be met before revenue is recognised:

(i) Sale of goods

Revenue is recognised when the significant risks and rewards of ownership of the goods have passed to the buyer and the costs incurred or to be incurred in respect of the transaction can be measured reliably. Risks and rewards of ownership are considered passed to the buyer at the time of delivery of the goods to the customer.

(ii) Rendering of services

Revenue from service and product support activities is recognised by reference to the stage of completion of a contract. Stage of completion is measured by reference to labour hours incurred to date as a percentage of total estimated labour hours for each contract. When the contract outcome cannot be estimated reliably, revenue is recognised only to the extent of the expenses recognised that are recoverable.

(iii) Royalty revenue

Royalty revenue is recognised on an accrual basis in accordance with the substance of the relevant licensing agreement.

(iv) Interest revenue

Interest revenue is recognised as interest accrues using the effective interest method. This is a method of calculating the amortised cost of a financial asset and allocating the interest income over the relevant period using the effective interest rate, which is the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset to the net carrying amount of the financial asset.

e) Government grants

Government grants are recognised in the balance sheet as a liability when there is reasonable assurance that the grant will be received and all attaching conditions will be complied with. When the grant relates to an expense item, it is recognised as income over the periods necessary to match the grant on a systematic basis to the costs that it is intended to compensate. Where expenditure has been incurred that gives rise to an entitlement under a grant agreement, the grant income is accrued.



2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

f) Leases

The determination of whether an arrangement is or contains a lease is based on the substance of the arrangement and requires an assessment of whether the fulfillment of the arrangement is dependent on the use of a specific asset or assets and the arrangement conveys a right to use the asset.

(i) Group as lessor

Leases in which the Group retains substantially all the risks and benefits of ownership are classified as operating leases. Rental income is recognised in the income statement in accordance with the term of the lease.

(ii) Group as lessee

Operating lease payments are recognised as an expense in the income statement on a straight-line basis over the lease term.

g) Cash and cash equivalents

Cash and short-term deposits in the balance sheet comprise cash at bank and in hand and short term deposits with an original maturity of three months or less that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value. Cash and short term deposits are stated at nominal values.

For the purposes of the Cash Flow Statement, cash and cash equivalents consist of cash and cash equivalents as defined above.

h) Trade and other receivables

Trade receivables and other receivables, both of which generally have 30 to 60 day terms, are non interest bearing and are recognised and carried at original invoice amount less an allowance for any uncollectible amounts. Impairment of receivables is assessed by reference to ageing of receivables and the Group's knowledge of the profile and status of the debtors.

An allowance for doubtful debts is made when there is objective evidence that the Group will not be able to collect the debts. Bad debts are written off when identified.

i) Inventories

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

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

- Raw materials purchase cost on a first-in, first-out basis; cost comprises the purchase price, import duties and other taxes (other than those subsequently recoverable by the entity from the taxing authorities), and transport, handling and other costs directly attributable to acquisition
- Finished goods and work-in-progress cost of direct materials and labour and a proportion of manufacturing overheads based on normal operating capacity.

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



2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

j) Derivative financial instruments and hedging

The Group sometimes uses derivative financial instruments in the form of forward currency contracts to economically hedge its risks associated with foreign currency fluctuations. Such derivative financial instruments are initially recognised at fair value on the date on which a derivative contract is entered into and are subsequently remeasured to fair value. Derivatives are carried as assets when their fair value is positive and as liabilities when their fair value is negative. The fair value of forward currency contracts is calculated by reference to current forward exchange rates for contracts with similar maturity profiles.

As the Group economically hedges but does not meet the strict criteria for hedge accounting under AASB 139 *Financial Instruments: Recognition and Measurement*, any gains or losses arising from changes in the fair value of derivatives are taken directly to profit or loss for the year. For information on the Group's financial risk management objectives and policies with respect to its economic hedging program, refer to Note 3.

k) Foreign currency translation

Both the functional and presentation currency of Optiscan Imaging Limited and its Australian subsidiary is Australian dollars (\$). Each entity in the Group determines its own functional currency and items included in the financial statements of each entity are measured using that functional currency.

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

All transactional exchange differences are recognised in the income statement. Exchange variations arising on consolidation from the translation of the net investment in foreign subsidiaries, including loans forming part of the net investment, are recognised in the foreign currency translation reserve in equity.

I) Income tax

Current tax assets and liabilities for the current and prior periods are measured at the amount expected to be recovered from or paid to the taxation authorities. The tax rates and tax laws used to compute the amount are those that are enacted or substantively enacted by the balance sheet date.

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

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

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



2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Income tax (continued)

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

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

The carrying amount of deferred income tax assets is reviewed at each balance sheet date to determine whether it is probable that sufficient taxable profit will be available to allow all or part of the deferred income tax asset to be utilised. The carrying amount of deferred tax assets is reduced to the extent that it is not probable that sufficient taxable profit will be available to allow all or part of the deferred income tax asset to be utilised.

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

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

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

If deferred tax assets and deferred tax liabilities are recorded in the accounts, they are offset only if a legally enforceable right exists to set off current tax assets against current tax liabilities and the deferred tax assets and liabilities relate to the same taxable entity and the same taxation authority.

Tax consolidation

Optiscan Imaging Limited and its 100% owned Australian resident subsidiary have elected not to form a tax consolidated group.

m) Other taxes

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

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

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



2 **SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)**

Other taxes (continued)

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

n) Plant and equipment

Plant and equipment is stated at cost less accumulated depreciation and any accumulated impairment

Depreciation is calculated on a straight-line basis over the estimated useful life of the assets. The depreciation rates applied to the main classes of plant and equipment are:

Class of plant and equipment	<u>Depreciation rate</u>
Office furniture & equipment	20% - 40%
Production equipment	20%
R&D equipment	30% - 40%

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

Disposal

An item of plant and equipment is derecognised upon disposal or when no further future economic benefits are expected from its use or disposal.

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

o) Investments and other financial assets

Other financial assets consist of investments in controlled entities, which are carried at cost less any impairment in the parent company's financial statements.

The carrying values of investments in controlled entities are reviewed for impairment at each reporting date. The recoverable amount of investments in and loans to controlled entities is the higher of estimated fair value less costs to sell and value in use.

p) Intangible assets

The only intangible assets other than goodwill recognised by the group are software assets. The amounts capitalised (refer note 13) represent the acquisition cost of software packages used in the design, development and administrative activities of the group. These amounts are amortised over a period of no more than three years, and are assessed for impairment on an annual basis.



2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Intangible assets (continued)

Research and development costs

Research costs are expensed as incurred. An intangible asset arising from development expenditure on an internal project is recognised only when the Group can demonstrate the technical feasibility of completing the intangible asset so that it will be available for use or sale, its intention to complete and its ability to use or sell the asset, how the asset will generate future economic benefits, the availability of resources to complete the development and the ability to measure reliably the expenditure attributable to the intangible asset during its development. Following the initial recognition of the development expenditure, a review of activity will be conducted on a project by project basis, and the cost model will be applied, requiring the development asset to be carried at cost less any accumulated amortisation and accumulated impairment losses. Any expenditure so capitalised is to be amortised over the period of expected benefits from the related project. No such expenditure has yet been capitalised by the Group.

q) Trade and other payables

Trade payables and other payables are non interest bearing and are carried at amortised cost. They represent liabilities for goods and services provided to the Group prior to the end of the financial year that are unpaid and arise when the Group becomes obliged to make future payments in respect of the purchase of these goods and services. The amounts are unsecured and are generally paid on 30 day terms.

r) Interest bearing loans and borrowings

All loans and borrowings are initially recognised at the fair value of the consideration received less directly attributable transaction costs.

After initial recognition, interest bearing loans and borrowings are subsequently measured at amortised cost using the effective interest method. Any fees paid on the establishment of loan facilities that are yield related are included as part of the carrying amount of the loans and borrowings.

Borrowings are classified as current liabilities unless the Group has an unconditional right to defer settlement of the liability for at least 12 months after the balance sheet date.

The consideration received from the issue of convertible notes is allocated between equity and liabilities. The equity component is that part of the consideration that relates to the value of the option to convert to equity. The balance of the consideration received is the fair value of the convertible note liability.

s) Provisions and employee leave benefits

Provisions

Provisions are recognised when the Group has a present obligation (legal or constructive) as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation.

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

Provisions are measured at the present value of management's best estimate of the expenditure required to settle the present obligation at balance date using a discounted cashflow methodology. If the effect of the time value of money is material, provisions are discounted using a current pre-tax rate that reflects the time value of money and the risks specific to the liability.



2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Provisions (continued)

Employee leave benefits

(i) Wages, salaries, superannuation, and annual leave

Liabilities for wages and salaries, including non-monetary benefits, superannuation and annual leave expected to be settled within 12 months of the reporting dates are recognised in respect of employees' services up to the reporting date. They are measured at the amounts expected to be paid when the liabilities are settled. Expenses for non-accumulating sick leave are recognised when the leave is taken and are measured at the rates paid or payable.

(ii) Long service leave

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

t) Share-based payment transactions

(i) Equity settled transactions:

The Group provides benefits to employees (including key management personnel) in the form of share-based payments, whereby employees render services in exchange for shares or rights over shares (equity-settled transactions).

There is an Employee Share Option Plan (ESOP) in place, which provides benefits to employees. The cost of these equity-settled transactions with employees is measured by reference to the fair value of the equity instruments at the date at which they are granted. The fair value is determined using a Black Scholes valuation model, further details of which are provided in note 22.

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

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

At each reporting date until vesting the cumulative charge to the income statement is the product of (i) the grant date fair value of the award; (ii) the current best estimate of the number of equity instruments that will ultimately vest, taking into account such factors as the likelihood of employee turnover during the vesting period, and the likelihood of non market performance conditions being met, and (iii) the expired portion of the vesting period.

The charge to the income statement for the period is the cumulative amount as calculated above less the amounts already charged in previous periods. There is a corresponding entry to equity.

Until an award has vested, any amounts recorded are contingent and will be adjusted if more or fewer awards vest than were originally anticipated to do so. Any award subject to a market condition is considered to vest irrespective of whether or not that market condition is fulfilled, provided all other conditions are satisfied.



2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Share-based payment transactions (continued)

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

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

The dilutive effect, if any, of outstanding options is reflected as additional share dilution in the computation of earnings / (loss) per share (see note 8).

u) Contributed equity

Ordinary shares are classified as equity. Incremental costs directly attributable to the issue of new shares or options are shown in equity as a deduction from the proceeds (net of tax).

The consideration received from the issue of convertible notes is allocated between equity and liabilities. The equity component is that part of the consideration that relates to the value of the option to convert to equity.

v) Earnings (Loss) per share

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

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

- costs of servicing equity (other than dividends) and interest associated with dilutive potential ordinary shares that have been recognised as expenses; and
- other non-discretionary changes in revenues or expenses during the period that would result from the dilution of potential ordinary shares;

divided by the weighted average number of ordinary shares and dilutive potential ordinary shares.

w) Segment reporting

An operating segment is a component of an entity that engages in business activities from which it may earn revenues and incur expenses (including revenues and expenses relating to transactions with other components of the same entity), whose operating results are regularly reviewed by the entity's chief operating decision maker to make decisions about resources to be allocated to the segment and assess its performance and for which discrete financial information is available.

Operating segments have been identified based on the information provided to the chief operating decision makers, being the board of directors.



3 FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

The Group's principal financial instruments comprise receivables, payables, cash and short-term deposits, convertible notes and, from time to time, derivatives.

In the context of the Group's overall risk profile, financial instruments do not represent the most significant exposure. Commercial risk associated with our business partnerships, technology risk around future development and market risk relating to adoption of the technology will have considerably more impact on our risk profile than the risks relating to financial instruments.

The Group monitors its exposure to key financial risks, principally currency and liquidity risk, with the objective of achieving the Group's financial targets whilst protecting future financial security.

The Group enters into derivative transactions from time to time, mainly forward currency contracts. The purpose is to manage the currency risks arising from the Group's operations. These derivatives provide economic hedges, but do not qualify for hedge accounting and are based on limits set by the Board. It is, and has been throughout the period under review, the Group's policy that no trading in financial instruments shall be undertaken.

The main risks arising from the Group's financial instruments are foreign currency risk, liquidity risk, interest rate risk and credit risk. The Group uses different methods to measure and manage different types of risks to which it is exposed. These include monitoring levels of exposure to interest rate and foreign exchange risk and assessments of market forecasts for interest and foreign exchange rates. Liquidity risk is monitored through the development of future rolling cash flow forecasts and regular internal reporting. There is a lesser degree of risk management in relation to interest rate risk and credit risk, as these are considered to have less capacity to materially impact the Group's financial position at the present time.

The Board reviews and agrees policies for managing each of these risks as summarised below. Primary responsibility for identification and control of financial risks rests with the Board. It reviews and agrees policies for managing each of the risks, including the use of derivatives, hedging cover of foreign currency, credit allowances, and future cash flow forecast projections.

Details of the significant accounting policies and methods adopted, including the criteria for recognition, the basis of measurement and the basis on which income and expenses are recognised, in respect of each class of financial asset, financial liability and equity instrument are disclosed in note 2 to the financial statements.

Risk Exposures and Responses

Interest rate risk

The Group's exposure to market interest rates relates primarily to the Group's cash and cash equivalents, and to Convertible notes issued in 2009. As cash on deposit is expected to exceed the amount of interest bearing liabilities, a climate of increasing interest rates will increase net income and conversely, falling rates will reduce income. However, the impact of movements in interest rates is not material in the context of the Group's operations or trading results.



3 FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued)

Interest rate risk (continued)

At balance date, the Group had the following financial assets exposed to Australian variable interest rate risk that are not designated in cash flow hedges:

	Consolidated		
	2010	2009	
Financial Assets	\$	\$	
Cash and cash equivalents *	1,552,611	1,628,558	
Financial Liabilities			
Convertible notes	500,000	500,000	
Accrued note interest	17,466	4,786	
Net exposure	1,035,145	1,123,772	

^{*}These amounts differ from the balance sheet due to non interest bearing cash on hand

The following sensitivity analysis is based on the interest rate risk exposures in existence at the balance sheet date:

At 30 June 2010, if interest rates had moved throughout the year, as illustrated in the table below, with all other variables held constant, post tax loss and equity would have been affected as follows:

Judgements of reasonably possible movements in interest rates:	oly Net Loss (Higher) Lower		Other Com Inco Higher (me
Connelidated	2010 \$	2009 \$	2010 \$	2009 \$
Consolidated +0.25% (25 basis points)	3,339	4,262	-	-
-0.75% (75 basis points)	(10,016)	(16,032)	-	-

During 2008/2009, official interest rates in Australia were reduced from 7.25% to 3.0% as a consequence of the global financial crisis. During 2009/2010, official rates were increased on six occasions, lifting the official rate at June 2010 to 4.5%. These were significant movements in historical terms, and not representative of ordinary annual movements in official interest rates. In forming a view on what reasonably possible rate movements might have occurred in 2009/2010, it is unlikely that upward movement beyond 1.75% would have occurred, and therefore a factor of 0.25% has been adopted as the upside factor on rates. As to downside movement, it is conceivable that had there not been strong global factors impacting the rise in Australian official interest rates, the upward movement could have been more restrained, and an increase of only 0.75% may have eventuated. This rate has been adopted as the downside rate adjustment.

The movements in net loss are due to higher and lower amounts of interest received from interest bearing cash balances. There is no movement in other comprehensive income as there are no derivative instruments designated as cash flow hedges.



3 FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued)

Foreign currency risk

As nearly all of the Group's sales revenue, as well as some expenses and inventory purchases, are denominated in United States Dollars, the Group's balance sheet can be affected by significant movements in the US\$/A\$ exchange rates. Subject to the availability of finance facilities, Group policy is to hedge a minimum of 50% of any individual transactions in excess of a materiality threshold of \$100,000 for which payment or receipt is anticipated more than one month after the Group has entered into a firm commitment for a sale or purchase. It is the Group's policy not to enter into forward contracts until a firm commitment is in place and to negotiate the terms of the economic hedge to match the terms of the hedged item.

At 30 June 2010, there were no economic hedges in place in respect of net foreign currency exposures, as the balances outstanding was below the materiality threshold.

At 30 June 2010, the Group had the following exposure to US\$ foreign currency that is not designated in cash flow hedges:

	Consolidated		
	2010	2009	
	\$	\$	
<u>Financial Assets</u>			
Cash and cash equivalents	72,827	11,806	
Trade and other receivables	1,680	25,732	
<u>Financial Liabilities</u> Trade and other payables	-	(15,271)	
Net exposure	74,507	22,267	

The following sensitivity is based on the foreign currency risk exposures in existence at the balance sheet date:

At 30 June 2010, had the Australian Dollar moved by the same amount experienced during the past year, as illustrated in the table below, with all other variables held constant, post tax loss and equity would have been affected as follows:

Judgements of reasonably possible movements in A\$/US\$ exchange rates:	Net Loss (Higher) Lower		Equity Higher (Lowe	
, , .	2010	2009	2010	2009 \$
Consolidated	\$	\$	\$	Φ
AUD/USD +4.6% AUD/USD - 4.6%	(3,848) 4,221	(1,216) 1,334	-	-
Parent	4,221	1,334	-	-
AUD/USD +4.6% AUD/USD - 4.6%	-	-	-	-

Management believe the balance date risk exposures are representative of the risk exposure inherent in the financial instruments.



3 FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued)

Credit risk

Credit risk arises from the financial assets of the Group, which comprise cash and cash equivalents, trade and other receivables and derivative instruments. The Group's exposure to credit risk arises from potential default of the counter party, with a maximum exposure equal to the carrying amount of these instruments. Exposure at balance date is addressed in each applicable note. The Group does not hold any credit derivatives to offset its credit exposure.

The Group trades only with recognised, creditworthy third parties, and as such collateral is not requested nor is it the Group's policy to securitise its trade and other receivables. It is the Group's policy that all customers who wish to trade on credit terms are subject to credit verification procedures including an assessment of their independent credit rating, financial position, past experience and industry reputation. Risk limits are set for each individual customer, and are regularly monitored. In addition, receivable balances are monitored on an ongoing basis with the result that the Group's exposure to bad debts is not significant.

There is no significant concentration of credit risk in the Group's current trading position. With respect to credit risk arising from the other financial assets of the Group, which comprise cash and cash equivalents, the Group's exposure to credit risk arises from the possibility of default of the counter party. This is considered unlikely as the Group places cash and cash equivalents only with recognised Australian trading banks.

Liquidity risk and capital management

The Group's objective is to maintain adequate funding of its activities. Until this year, all capital financing has been derived from issues of equity. In May 2009, the Group issued convertible notes, introducing debt finance to the funding mix. Capital management is a process of monitoring cash reserves and forecast cash requirements, and there are no externally imposed capital requirements.

The table below reflects all contractually fixed pay-offs and receivables for settlement from recognised financial assets and liabilities, as of 30 June 2010. Cash flows for financial assets and liabilities without fixed amount or timing are based on the conditions existing at 30 June 2010.

		Consolidated	
	<6 months	1-5 years	Total
Year ended 30 June 2010			
Liquid financial assets			
Cash and cash equivalents	1,555,401	-	1,555,401
Trade and other receivables	129,363	-	129,363
	.,		.,
Financial liabilities			
Trade and other payables	(56,691)	-	(56,691)
Convertible notes	-	(500,000)	(500,000)
Net maturity	1,628,073	(500,000)	1,128,073
•		,	
Year ended 30 June 2009			
Liquid financial assets			
Cash and cash equivalents	1,651,106	-	1,651,106
Trade and other receivables	250,987	-	250,987
	,		•
Financial liabilities			
Trade and other payables	(33,376)	-	(33,376)
Convertible notes	-	(500,000)	(500,000)
Net maturity	1,868,717	(500,000)	1,368,717
·		, , , , , , , , , , , , , , , , , , , ,	



3 FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued)

Liquidity risk and capital management (continued)

The contractual maturities of the Group's and parent entity's financial assets and liabilities set out in the table are equivalent to the maturity analysis of financial assets and liability based on management's expectation.

The risk implied from the values in the table reflects a balanced view of cash inflows and outflows. Trade payables and other financial liabilities mainly originate from investments in working capital, principally inventories and trade receivables. These assets are considered in the Group's overall liquidity risk, which is monitored through review of forecasts of liquidity reserves on the basis of expected cash flow.

The cash and cash equivalent balance classified as being capable of settlement within 90 days includes term deposits which are secured by the bank (refer note 18). These amounts could be released within six months upon cancellation of the underlying bank facilities, or upon a re-negotiation of the security arrangements, for example, by providing a charge over assets other than cash.

The Group's activities are funded from its cash reserves and convertible notes. There are no unused credit facilities. Bank facilities are non credit lines, details of which are disclosed in note 18.

Fair value

The methods for estimating fair value are outlined in the relevant notes to the financial statements, and unless specifically stated, carrying value approximates fair value for all financial instruments.

4 SIGNIFICANT ACCOUNTING JUDGEMENTS, ESTIMATES AND ASSUMPTIONS

In applying the Group's accounting policies, management continually evaluates judgements, estimates and assumptions based on historical experience and other factors, including expectations of future events that may have an impact on the Group. All judgements, estimates and assumptions made are believed to be reasonable based on the most current set of circumstances available to management. Actual results may differ from the judgements, estimates and assumptions. The more significant judgements, estimates and assumptions made by management in the preparation of these financial statements are outlined below:

Net realisable value of inventory

Most of the inventory held by the Group is the first generation confocal imaging platform, embodied in the ISC-1000 and FIVE 1 products.

The rate of future sales, and the usage of parts for service and support are uncertain, and as a consequence the Group's ability to realise the carrying value of inventory is similarly uncertain.



4 SIGNIFICANT ACCOUNTING JUDGEMENTS, ESTIMATES AND ASSUMPTIONS (cont)

Long service leave provision

The liability for long service leave is recognised and measured at the present value of the estimated future cash flows to be made in respect of services provided by all employees up to balance date. In determining the present value of the liability, years of service, attrition rates, future pay increases and inflation have been taken into account. Expected future payments are discounted using market yields at the reporting date on government bonds with terms to maturity that match, as closely as practicable, the estimated future cash outflows.

Warranty provision

A provision for warranty at the rate of 3% of sales has been provided since the commencement of product sales in March 2006. The incidence of warranty claims is modest and is monitored by management on an ongoing basis to assess the adequacy of the provision.

Capitalisation of research and development expenditure

The group expenses all research and development expenditure (refer note 2(q)). The group's development activities are at a stage where there is not yet adequate probability that the tests for capitalisation can be met. The matter is kept under regular review.

Recognition of deferred tax assets

The carrying amount of deferred tax assets is dependent upon a judgement as to whether it is probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be utilised. In the light of the continuing expenditure on R&D there is not yet adequate probability of taxable profit in the future that will enable the utilisation of these deductible temporary differences, which include tax losses (refer note 2 (I)).

Useful lives of assets

The estimation of the useful lives of assets has been based on historical experience and management judgement. In addition, the condition of assets is assessed annually and considered in the context of remaining useful life, and adjustments to useful life are made where necessary. Depreciation charges are disclosed in note 6(c). Details of useful lives by major asset category are included in note 2(n).

Impairment of loans to, and investment in, subsidiaries

Where a subsidiary entity incurs a loss, the parent entity assesses the recoverability of any loans due from, or investments in, any subsidiary. Where required, the parent entity will then record an impairment loss against the value of its loans to, or investment in, the subsidiary.

5 SEGMENT INFORMATION

The Group has identified its operating segments based on the internal reports that are reviewed and used by management and the board (the chief decision makers) in assessing performance and in determining the allocation of resources. The operating segments are identified by management based on the activities undertaken. Financial information about each of these operating activities is reported to management on a monthly basis.

The group has two separate business segments, being product realisation (trading), where activities comprise manufacturing and sales of confocal imaging products, and research and development, where activities include design and development of new products and technologies, including related income from customers. Unallocated amounts relate mainly to central costs and overheads

The accounting policies used by the group in reporting segments internally are the same as those contained in note 2 to the accounts and in the prior period.



5 SEGMENT INFORMATION (continued)

Major customers

There is no significant concentration of customers in the Group's trading activities. The major customer in research and development is Carl Zeiss, where income is received under the terms of a collaboration agreement.

		Trading \$	R&D \$	Unallocated \$	Total \$
Year ended 30 June 2	2010				
Revenue					
Other re	external customers venues gment revenue	965,812 -	-	277,617	965,812 277,617
	nsolidated revenue	965,812	-	277,617	1,243,129
Result					
	it (loss) for year by segment	403,153	(1,394,696)	(659,256)	(1,650,799)
Assets and liabilities					_
Segmen	t assets * t liabilities	509,546 (131,420)	39,201 (134,270)	1,643,654 (626,449)	2,192,401 (892,139)
Segmen	t net assets	378,126	(95,069)	1,017,205	1,300,262
Cash flow					
activities Investing	it net cash flow from operating s g cash flows ig cash flows	515,709 - -	(1,400,739)	(342,834) (2,384) 1,102,721	(1,227,864) (2,384) 1,102,721
	n flow for year	515,709	(1,400,739)	757,503	(127,527)
Other Segment infor	mation				
Non cash expenses					
	ation and amortisation ased payments	121,109	120,674	123,161 90,284	364,944 90,284
Amortise	ed cost adjustment of convertible notes uss) on sale of assets	-	-	10,851 19,450	10,851 19,450
	exchange differences	-	-	(30,934)	(30,934)
	ic segment (location of customer)				
Asia		467,012	-	36,286	503,298
Australia Europe	1	68,747 301,874	-	36,827 160,355	105,574 462,229
USA & C	Canada	128,179	-	44,149	172,328
Total		965,812	-	277,617	1,243,129

^{*} Unallocated segment assets include cash, unallocated costs and revenues unrelated to the operating segments



5 SEGMENT INFORMATION (continued)

		Trading \$	R&D \$	Unallocated \$	Total \$
Year ended	30 June 2009				
Revenue					
	Sales to external customers Other revenues	1,500,923	-	- 862,988	1,500,923 862,988
	Inter segment revenue	-	-	-	-
	Total consolidated revenue	1,500,923	-	862,988	2,363,911
Result					
	Net profit (loss) for year by segment	(355,805)	(1,530,991)	(4,526,574)	(6,413,370)
Assets and	liabilities				
	Segment assets *	546,766	179,324	2,150,306	2,876,396
	Segment liabilities Segment net assets	(164,157) 382,609	(260,016) (80,692)	(695,056) 1,455,250	(1,119,229) 1,757,167
	Deginient net assets	302,009	(00,092)	1,433,230	1,737,107
Cash flow					
	Segment net cash flow from operating				
	activities	(417,413)	(1,498,941)	(1,272,775)	(3,189,129)
	Investing cash flows Financing cash flows	45,167	(44,280)	(106,891) 946,755	(106,004) 946,755
	Net cash flow for year	(372,246)	(1,543,221)	(432,911)	(2,348,378)
Other Segm	nent information				
Non cash ex	(penses				
	Depreciation and amortisation	126,685	193,147	158,815	478,647
	Share based payments		-	(26,884)	(26,884)
Revenue by	geographic segment (location of customer)				
	Asia	1,153,105	-	281,798	1,434,903
	Australia Europe	81,428 95,372	-	108,126 473,064	189,554 568,436
	USA	171,018	<u>-</u>	473,004	171,018
	Total	1,500,923	-	862,988	2,363,911

^{*} Unallocated segment assets include cash, unallocated costs and revenues unrelated to the operating segments



6 REVENUES AND EXPENSES

		CONSOL	.IDATED
		2010 \$	2009 \$
(a)	Other revenue	0.40.700	75.4.000
	Royalty revenue Finance revenue – bank interest received	240,790 36,829	754,862 108,126
	Total other revenue	277,619	862,988
/b\	Other income		
(b)	Other income Settlement on termination of Hoya agreement	709,920	_
	Design and development income	267,936	1,386,703
	Lease income	-	11,776
	Government grants	67,877	99,605
	Net gain on disposal of plant and equipment		13,263
	Total Other Income	1,045,733	1,511,347
(c)	Depreciation and amortisation		
` ,	-Depreciation included in Cost of sales	46,405	61,252
	- Depreciation included in Marketing expenses	74,704	65,432
	- Depreciation included in R&D expenses	120,674	193,148
	- Depreciation included in Administration expenses	93,218	113,623
	- Amortisation of software included in Administration	335,001	433,455
	expenses	29,943	45,192
		364,944	478,647
(d)	Employee benefits expense		
(u)	Wages and salaries	1,166,309	2,971,437
	Redundancies	341,929	695,132
	Workers' compensation costs	2,695	37,095
	Defined contribution plan expense	123,263	270,545
	Annual leave provision	3,263	23,113
	Long service leave provision	7,728	25,337
	Share-based payments expense	90,284	(26,884)
		1,735,471	3,995,774
(e)	Cost of inventories recognised as an expense		
	Consumed in production – cost of goods sold	119,965	476,723
	Consumed in R&D	53,860	2,216
	Write down inventory to net realisable value	25,265	1,142,408
		199,090	1,621,347
(f)	Finance costs		
	Interest on convertible notes	39,511	4,786
	Amortised cost adjustment of convertible notes	10,851	-
(g)	Other expenses included in income statement		
(0)	Minimum lease payments – operating lease	132,000	238,500
	Warranty provision (Note 19)	(26,081)	(33,683)
(h)	Specific Items included in Other expenses		
1.17	Impairment of goodwill (Note 4)	-	1,981,467
	Write down inventory to net realisable value (Note 4, 11)	-	1,142,408



7 INCOME TAX

	CONSOLIDATED	
	2010 \$	2009 \$
The components of income tax expense are:		
Income Statement		
Current income tax Current income tax charge Adjustments in respect of current income tax of previous year	-	-
Withholding tax deducted from royalty revenue Deferred income tax Relating to origination and reversal of temporary differences	(29,545)	(74,934)
Income tax expense reported in the income statement	(29,545)	(74,934)

Tax Losses

The Group has unconfirmed, unrecouped tax losses in Australia of \$40,139,327 (2009: \$39,817,348) which have not been brought to account. The ability to be able to recognise a deferred tax asset in respect of these tax losses will be dependent upon the extent that probable that future taxable profit will be available against which the unused tax losses can be utilised and the conditions for deductibility imposed by Australian tax authorities will be complied with.

Withholding tax

A total of \$343,100 (2009, \$392,148) has been deducted from remittances of royalties to the group in accordance with the withholding tax obligations of the payers. These deductions represent foreign tax credits which may be available to reduce Australian income tax payable in future years. The ability to be able to recognise a deferred tax asset in respect of these tax losses will be dependent upon the extent that probable that future taxable profit will be available against which the unused tax losses can be utilised and the conditions for deductibility imposed by Australian tax authorities will be complied with.

Tax Consolidation

Optiscan Imaging Limited and its 100% owned Australian resident subsidiary have elected not to form a tax consolidated group.



7

Notes to the Financial Statements (continued) FOR THE YEAR ENDED 30 JUNE 2010

			CONSO 2010 \$	LIDATED 2009 \$
INCOME TAX (continued)				
A reconciliation between tax expense and the product of accounting loss before income tax multiplied by the Group's applicable income tax rate is as follows:				
Accounting loss before income tax			(1,621,254)	(6,338,436)
Prima facie income tax (benefit) at the Parent entity's statutory income tax rate of 30% (2009: 30%) Adjustments in respect of current income tax of			(486,376)	(1,901,531)
previous years			-	227,311
Non assessable gains			(2,840)	· -
Share based payments not deductible			27,085	(8,065)
R&D Tax Concession allowance			509,700	-
Impairment losses not deductible			2 255	594,440
Expenditure not allowable for income tax purposes Deductible movements through equity			3,255 (17,094)	11,372 (1,004)
Deferred tax assets (recognised) / not recognised			(33,730)	1,077,477
Foreign withholding tax deductions from royalties			29,545	74,934
Income tax expense			29,545	74,934
Deferred income tax - not brought to account		of financial ition 2009 \$		ment of sive income 2009 \$
Deferred income tax - not brought to account Deferred income tax at 30 June relates to the following items and has not been brought to account (Refer note 2(I):	pos 2010	ition 2009	comprehen 2010	sive income 2009
Deferred income tax at 30 June relates to the following items and has not been brought to account (Refer note 2(I): CONSOLIDATED Deferred tax liability	pos 2010	ition 2009	comprehen 2010	sive income 2009 \$
Deferred income tax at 30 June relates to the following items and has not been brought to account (Refer note 2(I): CONSOLIDATED Deferred tax liability Accrued income not yet assessable	pos 2010	ition 2009	comprehen 2010	sive income 2009
Deferred income tax at 30 June relates to the following items and has not been brought to account (Refer note 2(I): CONSOLIDATED Deferred tax liability	pos 2010	ition 2009	comprehen 2010	sive income 2009 \$
Deferred income tax at 30 June relates to the following items and has not been brought to account (Refer note 2(I): CONSOLIDATED Deferred tax liability Accrued income not yet assessable Deferred tax assets Undeducted patent costs Employee benefit & warranty provisions	2010 \$ - 139,018 61,794	2009 \$ - 141,227 116,279	comprehen 2010 \$ - (2,209) (54,485)	23,945 3,277 (159,233)
Deferred income tax at 30 June relates to the following items and has not been brought to account (Refer note 2(I): CONSOLIDATED Deferred tax liability Accrued income not yet assessable Deferred tax assets Undeducted patent costs Employee benefit & warranty provisions Expenses not yet deductible	2010 \$ 2010 - 139,018 61,794 32,117	2009 \$ - 141,227 116,279 20,359	comprehen 2010 \$ - (2,209) (54,485) 11,758	23,945 3,277 (159,233) (30,233)
Deferred income tax at 30 June relates to the following items and has not been brought to account (Refer note 2(I): CONSOLIDATED Deferred tax liability Accrued income not yet assessable Deferred tax assets Undeducted patent costs Employee benefit & warranty provisions Expenses not yet deductible Inventory impairment provision	2010 \$ 139,018 61,794 32,117 339,835	141,227 116,279 20,359 434,102	comprehen 2010 \$ - (2,209) (54,485) 11,758 (94,267)	23,945 3,277 (159,233) (30,233) 342,722
Deferred income tax at 30 June relates to the following items and has not been brought to account (Refer note 2(I): CONSOLIDATED Deferred tax liability Accrued income not yet assessable Deferred tax assets Undeducted patent costs Employee benefit & warranty provisions Expenses not yet deductible Inventory impairment provision Deferred deductible equity issue costs	2010 \$ 2010 \$ 139,018 61,794 32,117 339,835 19,352	141,227 116,279 20,359 434,102 10,473	comprehen 2010 \$ - (2,209) (54,485) 11,758 (94,267) 8,879	23,945 23,945 3,277 (159,233) (30,233) 342,722 (19,817)
Deferred income tax at 30 June relates to the following items and has not been brought to account (Refer note 2(I): CONSOLIDATED Deferred tax liability Accrued income not yet assessable Deferred tax assets Undeducted patent costs Employee benefit & warranty provisions Expenses not yet deductible Inventory impairment provision Deferred deductible equity issue costs Tax Losses available	2010 \$ 2010 \$ 139,018 61,794 32,117 339,835 19,352 12,041,798	141,227 116,279 20,359 434,102 10,473 11,945,205	comprehen 2010 \$ - (2,209) (54,485) 11,758 (94,267)	23,945 3,277 (159,233) (30,233) 342,722
Deferred income tax at 30 June relates to the following items and has not been brought to account (Refer note 2(I): CONSOLIDATED Deferred tax liability Accrued income not yet assessable Deferred tax assets Undeducted patent costs Employee benefit & warranty provisions Expenses not yet deductible Inventory impairment provision Deferred deductible equity issue costs	2010 \$ 2010 \$ 139,018 61,794 32,117 339,835 19,352 12,041,798 343,100	- 141,227 116,279 20,359 434,102 10,473 11,945,205 392,148	comprehen 2010 \$ - (2,209) (54,485) 11,758 (94,267) 8,879	23,945 23,945 3,277 (159,233) (30,233) 342,722 (19,817)
Deferred income tax at 30 June relates to the following items and has not been brought to account (Refer note 2(I): CONSOLIDATED Deferred tax liability Accrued income not yet assessable Deferred tax assets Undeducted patent costs Employee benefit & warranty provisions Expenses not yet deductible Inventory impairment provision Deferred deductible equity issue costs Tax Losses available Foreign tax credits Gross deferred income tax assets	2010 \$ 2010 \$ 139,018 61,794 32,117 339,835 19,352 12,041,798 343,100 12,977,014		comprehen 2010 \$ - (2,209) (54,485) 11,758 (94,267) 8,879	23,945 23,945 3,277 (159,233) (30,233) 342,722 (19,817)
Deferred income tax at 30 June relates to the following items and has not been brought to account (Refer note 2(I): CONSOLIDATED Deferred tax liability Accrued income not yet assessable Deferred tax assets Undeducted patent costs Employee benefit & warranty provisions Expenses not yet deductible Inventory impairment provision Deferred deductible equity issue costs Tax Losses available Foreign tax credits	2010 \$ 2010 \$ 139,018 61,794 32,117 339,835 19,352 12,041,798 343,100	- 141,227 116,279 20,359 434,102 10,473 11,945,205 392,148	comprehen 2010 \$ - (2,209) (54,485) 11,758 (94,267) 8,879	23,945 3,277 (159,233) (30,233) 342,722 (19,817)
Deferred income tax at 30 June relates to the following items and has not been brought to account (Refer note 2(I): CONSOLIDATED Deferred tax liability Accrued income not yet assessable Deferred tax assets Undeducted patent costs Employee benefit & warranty provisions Expenses not yet deductible Inventory impairment provision Deferred deductible equity issue costs Tax Losses available Foreign tax credits Gross deferred income tax assets Less amounts not recognised in accounts Gross deferred income tax assets	2010 \$ 2010 \$ 139,018 61,794 32,117 339,835 19,352 12,041,798 343,100 12,977,014		comprehen 2010 \$ (2,209) (54,485) 11,758 (94,267) 8,879 96,594	23,945 23,945 3,277 (159,233) (30,233) 342,722 (19,817) 916,816
Deferred income tax at 30 June relates to the following items and has not been brought to account (Refer note 2(I): CONSOLIDATED Deferred tax liability Accrued income not yet assessable Deferred tax assets Undeducted patent costs Employee benefit & warranty provisions Expenses not yet deductible Inventory impairment provision Deferred deductible equity issue costs Tax Losses available Foreign tax credits Gross deferred income tax assets Less amounts not recognised in accounts	2010 \$ 2010 \$ 139,018 61,794 32,117 339,835 19,352 12,041,798 343,100 12,977,014		comprehen 2010 \$ - (2,209) (54,485) 11,758 (94,267) 8,879	23,945 3,277 (159,233) (30,233) 342,722 (19,817)
Deferred income tax at 30 June relates to the following items and has not been brought to account (Refer note 2(I): CONSOLIDATED Deferred tax liability Accrued income not yet assessable Deferred tax assets Undeducted patent costs Employee benefit & warranty provisions Expenses not yet deductible Inventory impairment provision Deferred deductible equity issue costs Tax Losses available Foreign tax credits Gross deferred income tax assets Less amounts not recognised in accounts Gross deferred income tax assets	2010 \$ 2010 \$ 139,018 61,794 32,117 339,835 19,352 12,041,798 343,100 12,977,014		(2,209) (54,485) 11,758 (94,267) 8,879 96,594	23,945 23,945 3,277 (159,233) (30,233) 342,722 (19,817) 916,816



8 EARNINGS (LOSS) PER SHARE

The following reflects the income and share data used in the basic and diluted earnings (loss) per share computations:

	CONSO	LIDATED
	2010	2009
	\$	\$
Net loss	(1,650,799)	(6,413,370)
	2010 Number	2009 Number
Weighted average number of ordinary shares for basic earnings per share Effects of dilution: Share options	122,749,454	116,932,459
Weighted average number of ordinary shares adjusted for the effect of dilution	122,749,454	116,932,459
Weighted average number of converted, lapsed or cancelled potential ordinary shares included in diluted earnings per share	-	-

Options on issue have been determined to be not dilutive, as a loss was incurred during the year.

There have been no other transactions involving ordinary shares or potential ordinary shares between the reporting date and the date of completion of these financial statements

CONSOLIDATED



Notes to the Financial Statements (continued) FOR THE YEAR ENDED 30 JUNE 2010

9 CASH AND CASH EQUIVALENTS

Cash at bank earns interest at floating rates based on daily bank deposit rates. Short-term deposits are made for varying periods of between one day and three months, depending on the immediate cash requirements of the Group, and earn interest at the respective short-term deposit rates. At balance date the weighted average interest rate is 1.83% (2008: 7.39%), and the weighted average term to maturity is 16 days (2008: 79 days). The fair value of cash at bank and on deposit approximates the carrying amount, in view of the short term to maturity. Term deposits amounting to \$181,500 are subject to a charge which secure banking facilities made available to the group (refer note 18).

Reconciliation to Cash Flow Statement

For the purposes of the Cash Flow Statement, cash and cash equivalents comprise the following at 30 June:

	2010 \$	2009 \$
Cash at bank and in hand Short-term deposits	1,363,799 191,602	1,466,434 184,672
	1,555,401	1,651,106
Reconciliation of net loss after tax to net cash flows from operations		
Net loss	(1,650,799)	(6,413,370)
Adjustments for: Depreciation and amortisation Net (gain) loss on disposal of plant and equipment Net fair value change Impairment of non current assets Net exchange differences Shares and options expensed Exchange differences recognised in equity Changes in assets and liabilities	364,944 19,450 10,851 - (31,823) 90,284 889	478,647 (12,909) - 3,123,875 (8,963) (26,884) 8,762
(Increase)/decrease in trade and other receivables (Increase)/decrease in inventories (Increase)/decrease in prepayments (Increase)/decrease in derivatives (Decrease)/increase in trade and other payables (Decrease)/increase in unearned income (Decrease)/increase in provisions	121,624 69,806 14,851 - (89,645) 33,320 (181,616)	231,504 305,979 (6,824) - (357,017) 18,852 (530,781)
Net cash from / (used in) operating activities	(1,227,864)	(3,189,129)

Disclosure of financing facilities - Refer to note 16.



10 TRADE AND OTHER RECEIVABLES

	CONSOLIDATED				
CURRENT			2010 \$	2009 \$	
CURRENT					
Trade receivables Royalties receivable GST refund receivable			105,764	26,7 161,6	654
Interest receivable Other receivables			21,554 1,594 451	34,7 6 27,1	882
Net carrying amount			129,363	250,9	987_
Ageing Analysis of Receivables	Total	0-30 Days	31-60 Days	61-90 Days PDNI*	90+ Days PDNI*
Consolidated – 2010	129,363	24,436	21,153	14,257	69,517
Consolidated – 2009	250,987	231,474	-	-	19,513
* Past due not impaired ("PDNI")					

- (v) Details regarding foreign exchange risk exposure of current receivables are disclosed in note 3.
- (vi) For terms and conditions relating to related party receivables refer to note 20.

⁽i) All receivables shown as past due are the subject of follow up action by the company.

⁽ii) Trade receivables are non-interest bearing and are generally on 30-60 day terms. An allowance for doubtful debts will be made if there is objective evidence that a trade receivable is impaired. No such allowance has yet been made. Receivables other than trade receivables are also non interest bearing.

⁽iii) The fair value of receivables approximates the carrying amount, in view of the short term nature of the trading terms.

⁽iv) The maximum exposure to credit risk is the fair value of receivables. Collateral is not held as security, nor is it the Group's policy to transfer or on sell receivables to special purpose vehicles.



11 INVENTORIES

	CONSOLIDATED	
	2010 \$	2009 \$
Raw materials (at net realisable value) Work in progress (at net realisable value) Finished goods (at cost)	113,008 40,840 213,227	136,482 84,796 215,603
Total inventories at the lower of cost and net realisable value	367,075	436,881
Write down to net realisable value (refer note 6))	25,265	1,142,408

12 PLANT AND EQUIPMENT

Consolidated * YEAR ENDED 30 JUNE 2010	Office Furniture & Equipment 2010 \$	Production Equipment 2010 \$	R&D Equipment 2010 \$	Total Plant & Equipment 2010 \$
Opening balance, net of accumulated depreciation and impairment Additions Disposals Depreciation charge for the year At 30 June 2009, net of accumulated depreciation and impairment	192,545 2,385 - (167,922) 27,008	83,113 - - (46,405) 36,708	179,324 - (19,449) (120,674) 39,201	454,982 2,385 (19,449) (335,001)
At 1 July 2009 Cost Accumulated depreciation and impairment Net carrying amount	530,278	258,483	410,351	1,199,112
	(337,733)	(175,370)	(231,027)	(744,130)
	192,545	83,113	179,324	454,982
At 30 June 2010 Cost Accumulated depreciation and impairment Net carrying amount	532,663	258,483	410,351	1,201,497
	(505,655)	(221,775)	(371,150)	(1,098,580)
	27,008	36,708	39,201	102,917

^{*} Consolidated totals only. The parent entity has no plant and equipment.



12 PLANT AND EQUIPMENT (continued)

Consolidated * YEAR ENDED 30 JUNE 2009	Office Furniture & Equipment 2009 \$	Production Equipment 2009 \$	R&D Equipment 2009 \$	Total Plant & Equipment 2009 \$
On an in a balance, not of accumulated demonstration				
Opening balance, net of accumulated depreciation and impairment	322,739	144,366	328,191	795,296
Additions	51,022	-	44,280	95,302
Disposals	(2,161)	-	, <u>-</u>	(2,161)
Depreciation charge for the year	(179,055)	(61,253)	(193,147)	(433,455)
At 30 June 2009, net of accumulated depreciation and impairment	192,545	83,113	179,324	454,982
and impairment	102,010	00,110	170,021	10 1,002
At 1 July 2008				
Cost	542,291	322,165	476,834	1,341,290
Accumulated depreciation and impairment	(219,552)	(177,799)	(148,643)	(545,994)
Net carrying amount	322,739	144,366	328,191	795,296
At 30 June 2009				
Cost	530,278	258,483	410,351	1,199,112
Accumulated depreciation and impairment	(337,733)	(175,370)	(231,027)	(744,130)
·		•	/	
Net carrying amount	192,545	83,113	179,324	454,982

The useful lives of the assets for both for 2010 and 2009 are estimated to be between two and five years.

13 INTANGIBLE ASSETS - SOFTWARE

	CONSOLIDATED	
	2010 \$	2009 \$
Opening balance net of accumulated amortisation and impairment	29,944	49,366
Additions during year Amortisation	29,944 - (29,944)	25,770 (45,192)
Net carrying amount		29,944
At cost Accumulated amortisation	101,128 (101,128)	101,128 (71,184)
Net carrying amount		29,944



14 TRADE AND OTHER PAYABLES

	CONSOLIDATED	
	2010 \$	2009 \$
Current Trade payables (i) Accrued expenses Other payables Deferred revenue	37,676 122,198 1,654 44,991 206,519	33,376 211,130 6,667 7,592 258,765
Non current Deferred revenue	7,181	11,260

(i) Trade payables are non-interest bearing and are normally settled on 30-day terms. The fair value of trade payables approximates the carrying amount due to the short term nature of the trading terms.

15 INTEREST BEARING LOANS AND BORROWINGS

	CONSOLI	DATED
	2010 \$	2009 \$
Non current Convertible notes	472,460	461,609
		

(a) Fair value

The carrying amount approximates the fair value of the convertible notes. (Refer Note 2(r)).

(b) Interest rate

Details regarding interest rate and liquidity risk are detailed in Note 3.

(c) Assets pledged as security

The amounts payable under the convertible notes deed are to be secured by a charge over the intellectual property assets of Optiscan Pty Ltd. These assets are not recognised in the financial statement and have a zero carrying amount.

(d) Terms and conditions of convertible notes

The parent entity issued 10,000,000 convertible notes at \$0.05 each on 12 May 2009. The notes have a 3 year term and are convertible at the option of the holder after 12 May 2010 or when the share price exceeds \$0.20 (based on a VWAP for 5 consecutive days). Interest is payable quarterly in arrears.

(e) Potential Dilution

In the event that the notes are converted to ordinary shares, and in a circumstance where the Group generates a net profit, there will be potential dilution of earnings per share from the increased number of shares on issue as a consequence of the conversion of notes.



16 BANK FACILITIES

	CONSOLIDATED	
	2010 \$	2009 \$
Bank Facilities Total facilities provided by the group's bankers:		
 - credit cards - bank guarantees and indemnities -bills negotiated under credit - electronic transaction facility 	20,000 91,500 - 50,000 161,500	40,000 91,500 50,000 181,500
Facilities used at reporting date: - credit cards - bank guarantees and indemnities - electronic transaction facility	866 48,500 50,000 99,366	1,211 48,500 50,000 99,711
Facilities unused at reporting date: - foreign currency hedging - credit cards - bank guarantees and indemnities -bills negotiated under credit - electronic transaction facility	39,134 43,000 - - 82,134	38,789 43,000 - - 81,789
Total facilities Facilities used at reporting date Facilities unused at reporting date	181,500 99,366 82,134	181,500 99,711 81,789
Assets pledged as security The bank facilities are secured by charges over specific term deposits on an ongoing floating basis	181,500	181,500

Terms of Security

The bank has a charge over term deposits amounting to \$181,500 (2009, \$181,500) which secures the facilities outlined above. The charge provides the bank with the right of set off any amounts owing under these facilities against the balance of the term deposit. The charge endures for as long as the group maintains its banking facilities.



17 PROVISIONS

CONSOLIDATED *	Annual Leave \$	Long Service Leave \$	Warranty \$	Total \$
At 1 July 2009 Arising during the year Utilised	176,858 3,263 (96,736)	151,954 7,731 (69,793)	58,783 25,531 (51,612)	387,595 36,525 (218,141)
At 30 June 2010	83,385	89,892	32,702	205,979
Current 2010 Non-current 2010	83,385 - 83,385	67,227 22,665 89,892	32,702 - 32,702	183,314 22,665 205,979
Current 2009 Non-current 2009	176,858 - 176,858	127,328 24,626 151,954	58,783 - 58,783	362,969 24,626 387,595

^{*} There are no provisions in the parent entity

Annual Leave Provision

The annual leave provision is for the unused entitlements to annual leave for employees. Staff are encouraged to take leave when due or entitled, but workflow considerations sometimes prevent all entitlements being utilised.

Long Service Leave

Long service leave provision provides for the future entitlements of employees to long service leave or, where sanctioned by legislation, entitlement to pro rata payment upon termination. Some employees have reached entitlement to pro rata payment upon termination. No employees have yet reached entitlement to long service leave.

Warranty

A provision for warranty at the rate of 3% of sales has been provided and the incidence of warranty claims is monitored on an ongoing basis to assess adequacy of the provision.



18 CONTRIBUTED EQUITY AND RESERVES

	CONSOLIDATED		
	2010 \$	2009 \$	
Ordinary shares - Issued and fully paid	45,016,281	43,913,560	
	No of Shares	\$	
Movement in ordinary shares on issue At 1 July 2008 Issued for cash on placement Transaction costs on share issue	115,276,565 1,956,966	43,428,415 450,102 (3,348)	
Equity component of convertible notes		38,391	
At 30 June 2009 Issued for cash on placement Transaction costs on share issue Issue to former CEO under incentive agreement Equity component of convertible notes At 30 June 2010	117,233,531 11,597,000 - 850,000 -	43,913,560 1,159,700 (56,979)	
At 30 June 2010	129,680,531	45,016,281	

Ordinary shares

Effective 1 July 1998, the Corporations legislation abolished the concepts of authorised capital and par value shares. Accordingly, the Parent does not have authorised capital nor par value in respect of its issued shares. Fully paid ordinary shares carry one vote per share and carry the right to dividends.

Share options

The company has a share based payment option plan under which options to subscribe for the company's shares have been granted to employees (refer note 23).

	CONSOLIDATED		
	2010	2009	
Accumulated losses	\$	\$	
Movements in accumulated losses were as follows:			
Balance 1 July Net loss for the year	(42,754,427) (1,650,799)	(36,341,057) (6,413,370)	
Balance 30 June	(44,405,226)	(42,754,427)	



18 CONTRIBUTED EQUITY AND RESERVES (continued)

	CONSOLIDATED		
	2010	2009	
<u>Reserves</u>	\$	\$	
Movements in reserves were as follows:			
Employee Equity Benefits Reserve Balance 1 July Share based payments	590,204 90,284	617,088 (26,884)	
Balance 30 June	680,488	590,204	
Foreign Currency Translation Reserve Balance 1 July Foreign currency translation difference	7,830 889	(932) 8,762	
Balance 30 June	8,719	7,830	
Total reserves	689,207	598,034	

Nature and purpose of reserves

Employee equity benefits reserve

This reserve is used to record the value of equity benefits provided to employees as part of their remuneration. Refer to note 23 for further details of the option plan.

Foreign currency translation reserve

This reserve is used for foreign currency translation differences arising on the consolidation of the USA subsidiary, Optiscan Inc.

19 PARENT ENTITY INFORMATION

	2010	2009
	\$	\$
Information relating to Optiscan Imaging Ltd:		
Current assets	1,296,090	722,992
Total assets	1,790,188	2,223,562
Current liabilities	17,466	4,786
Total liabilities	489,926	466,395
Issued capital	45,016,281	43,913,560
Accumulated losses	(44,396,507)	(42,746,597)
Employee equity benefits reserve	680,488	590,204
Total shareholders' equity	1,300,262	1,757,167
Loss of the parent entity	(1,649,910)	(6,404,608)
Other comprehensive income of the parent entity	-	-
		•
Total comprehensive income of the parent entity	(1,649,910)	(6,404,608)
Parent entity guarantees for debts of subsidiaries	-	-
Contingent liabilities of parent entity	-	-
Contractual commitments of parent entity	-	-



20 RELATED PARTY DISCLOSURE

The consolidated financial statements include the financial statements of Optiscan Imaging Limited and the subsidiaries listed in the following table:

		% Equity	interest	Invest	ment \$
Name	Country of incorporation	2010	2009	2010	2009
At cost:					
Optiscan Pty Ltd	Australia	100	100	6,605,396	6,605,396
Optiscan Inc	United States	100	100	2,002	2,002
Accumulated impairment				(6,113,300)	(5,106,828)
				494,098	1,500,570

Optiscan Imaging Limited is the ultimate Australian parent entity.

Transactions with Subsidiaries

Inter-company transactions between the parent entity, Optiscan Imaging Limited and subsidiary, Optiscan Pty Ltd amounted to \$441,527 (2009, \$3,111,029). Outstanding balances at year-end are unsecured, interest free and settlement occurs in cash. The balances are classified current by the parent entity.

The amounts outstanding at year end are set out in Note 10. An impairment assessment is undertaken each financial year by examining the financial position of the subsidiaries to determine whether there is objective evidence that a related party receivable is impaired. When such objective evidence exists, an impairment loss is recognised.

21 KEY MANAGEMENT PERSONNEL

Details of Key Management Personnel

(i) Board of Directors

Executive Directors

A. Holt Chairman (Appointed to board 12 February 2009, Executive Chairman 14 May 2009)

V. Tutungi Chief Executive Officer (Resigned 20 January 2010)

P. Delaney Director of Technology

B. Andrew Chief Financial Officer (Appointed to board 20 January 2010)

There were no changes of key management personnel after reporting date and the date the financial report was authorised for issue.

Compensation of Key Management Personnel

Table 1: Compensation of Key Management Personnel for the year ended 30 June 2010

	CONSOLIDATED		
	2010	2009	
	\$	\$	
Short term employee benefits	600,941	1,151,442	
Post Employment benefits	36,815	93,767	
Termination payments	228,865	191,978	
Other Long-Term	-	7,016	
Share-based payment	82,450	(11,114)#	
	949,071	1,433,089	

[#] These are forfeitures for the year



21 KEY MANAGEMENT PERSONNEL (continued)

Option holdings of Key Management Personnel

Options holdings of Key Management Personnel for the year ended 30 June 2010

						Ves	ted at 30 June	2010
30 June 2010	Balance at beginning of period 01-Jul-09	Granted as Remuneration	Options Exercised	Options Expired Forfeited	Balance at end of period 30-Jun-10	Total Vested	Exercisable	Not Exercisable
Directors								
A. Holt	-	-	-	-	-	-	-	-
P. Delaney	450,000	-	-	-	450,000	450,000	450,000	-
B. Andrew	_	-	-	-	-	-	-	-
Total	450,000	=	-	=	450,000	450,000	450,000	-

No options were issued or exercised during the year ended 30 June 2010.

Options holdings of Key Management Personnel for the year ended 30 June 2009

						Ves	ted at 30 June	2009
30 June 2009	Balance at beginning of period 01-Jul-08	Granted as Remuneration	Options Exercised	Options Expired Forfeited	Balance at end of period 30-Jun-09	Total Vested	Exercisable	Not Exercisable
Directors								
A. Holt	-	-	-	-	-	-	-	-
G. Latta	-	-	-	-	-	-	-	-
P. Delaney	450,000	-	-	-	450,000	450,000	450,000	-
K. Daniel	-	-	-	-	-	-	-	-
J. Fox	-	-	-	-	=	-	-	-
A. Rogers	-	-	-	-	-	-	-	-
V. Tutungi	-	-	-	-	-	-	-	-
Executives								
J. Allen	294,000	-	-	(294,000)	-	-	=	-
B. Andrew	280,250	-	-	(280,250)	-	-	-	-
R. Pattie	290,000	-	<u>-</u>	(290,000)	-	-	•	-
Total	1,314,250	-	-	(864,250)	450,000	450,000	450,000	-

No options were issued or exercised during the year ended 30 June 2009.



21 KEY MANAGEMENT PERSONNEL (continued)

Shareholdings of Key Management Personnel

Shares held in Optiscan Imaging Limited for the year ended 30 June 2010 (number)

30 June 2010	Balance at beginning of period 01-Jul-09	Purchased	CEO Incentive Allotment	Holding at Date of Appointment / Resignation	Balance at end of period 30-Jun-10
Directors					
A. Holt	6,107,000	1,456,816	-	-	7,563,816
P. Delaney	3,476,349	25,000	-	-	3,501,349
V. Tutungi	217,400	25,000	850,000	(1,092,400)	-
B. Andrew		50,000	-	40,000	90,000
Total	9,800,749	1,556,816	850,000	(1,052,400)	11,155,165

Shares held in Optiscan Imaging Limited for the year ended 30 June 2009 (number)

	Balance at		Held at Date	Holding at	Balance at
20 June 2000	beginning of period 01-Jul-08	Purchased	Of Appointment	Date of	end of period
30 June 2009	репоа от-јаг-ов	Purchaseu	Appointment	Resignation	30-Jun-09
Directors					
A. Holt	-	-	6,107,000	-	6,107,000
G. Latta	230,000	870,000	-	1,100,000	-
P. Delaney	3,476,349	-	-	-	3,476,349
K. Daniel	160,000	-	-	160,000	-
J. Fox	-	434,783	-	434,783	-
A. Rogers	275,000	434,783	-	709,783	-
V. Tutungi	-	217,400	-	-	217,400
Executives					
J. Allen	-	-	-	-	-
B. Andrew	40,000	-	-	40,000	-
R. Pattie		<u>-</u>	-	<u>-</u>	=
Total	4,181,349	1,956,966	6,107,000	2,444,566	9,800,749

All equity transactions with Key Management Personnel other than those arising from the exercise of remuneration options have been entered into under terms and conditions no more favourable than those the Group would have adopted if dealing at arm's length.



22 SHARE-BASED PAYMENT PLANS

Employee Share Option Plan

Share options are granted to all employees including senior executives with more than 12 months service at the discretion of the board. The exercise price of the options is calculated as the weighted average market price of the shares in the two weeks prior to the date of grant, increased by a minimum of 10%. Options vest in gradual amounts over two to four years and no options can be exercised within two years of the date of grant. The contractual life of each option granted is five years. There are no cash settlement alternatives.

The expense recognised in the income statement in relation to share-based payments is disclosed in note 6(d).

The following table illustrates the number (No.) and weighted average exercise prices (WAEP) of, and movements in, share options issued during the year:

	No. Options 2010	WAEP 2010	No. Options 2009	WAEP 2009
Outstanding at the beginning of the year Granted during the year	1,860,275	0.38	5,140,242	0.39
Forfeited during the year	(811,200)	0.35	(2,845,317)	0.38
Exercised during the year Expired during the year	(172,000)	- 0.40	- (434,650)	- 0.45
Outstanding at the end of the year	877,075	0.37	1,860,275	0.38
Exercisable at the end of the year	672,010	0.36	1,297,342	0.37

The outstanding balance as at 30 June 2010 is represented by:

Options expiring in the year:

- 2010/2011

- 2011/2012

- 2012/2013

No Options	WAEP \$
441,875	0.32
255,200	0.50
180,000	0.31
877.075	0.37



22 SHARE BASED PAYMENT PLANS (continued)

The weighted average remaining contractual life for the share options outstanding as at 30 June 2010 is 1 year, 3 months (15 months). No options were granted during the year.

The fair value of the equity-settled share options granted under the option plan is estimated as at the date of grant using a Black Scholes valuation model taking into account the terms and conditions upon which the options were granted.

The expected life of the options is based on historical data and is not necessarily indicative of exercise patterns that may occur. The expected volatility reflects the assumption that the historical volatility is indicative of future trends, which may also not necessarily be the actual outcome. No other features of options granted were incorporated into the measurement of fair value.

23 DERIVATIVES AND HEDGING

Economic hedging activities

At 30 June 2010 and 30 June 2009, there were no currency option contracts or forward exchange contracts in existence.

24 COMMITMENTS AND CONTINGENCIES

Operating lease commitments - Group as lessee

The previous property lease over the premises occupied by the Group expired in September 2007. The Group currently occupies the premises on a monthly tenancy. There are no future minimum rentals payable under non-cancellable operating leases as at 30 June 2010.

Capital commitments

At 30 June 2010 there were no material capital commitments outstanding (2009: Nil).

Contingent Liabilities

The group has contingent liabilities in relation to bank guarantees on issue at balance date amounting to \$48,500 (2009: \$48,500).

25 EVENTS AFTER THE BALANCE SHEET DATE

The directors are not aware of any events after balance date that would have a material on the financial statements at 30 June 2010.



26 AUDITORS' REMUNERATION

The auditor of Optiscan Imaging Limited is Ernst & Young (Australia).

	CONSOLIE 2010 \$	DATED 2009 \$
Amounts received or due and receivable by Ernst & Young (Australia) for:		
 An audit or review of the financial report of the entity and any other entity in the consolidated group 	45,748	58,038
Other services in relation to the entity and any other entity in the consolidated group - tax compliance - other advisory services - other assurance services		3,264 25,647 3,011
	45,748	89,960



Directors' Declaration

In accordance with a resolution of the directors of Optiscan Imaging Limited, I state that:

- 1 In the opinion of the directors:
 - (a) the financial report, and remuneration report included in the directors' report of the company and of the group are in accordance with the *Corporations Act 2001*, including:
 - i giving a true and fair view of the company's and group's financial position as at 30 June 2010 and of their performance for the year ended on that date; and
 - ii complying with Australian Accounting Standards and *Corporations Regulations 2001* and International Financial Reporting Standards (IFRS) as disclosed in note 2(a) of the financial statements; and
 - (b) there are reasonable grounds to believe that the company will be able to pay its debts as and when they become due and payable.
- 2 This declaration has been made after receiving the declarations required to be made to the directors in accordance with sections 295A of the *Corporations Act 2001* for the financial year ending 30 June 2010.

On behalf of the Board

BRUCE ANDREW

Director

Melbourne, 30 August 2010



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Independent auditor's report to the members of Optiscan Imaging Limited

Report on the Financial Report

We have audited the accompanying financial report of Optiscan Imaging Limited, which comprises the statement of financial position as at 30 June 2010, and the statement of comprehensive income, statement of changes in equity and statement of cash flows for the year ended on that date, a summary of significant accounting policies, other explanatory notes 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 and fair presentation of the financial report in accordance with the Australian Accounting Standards (including the Australian Accounting Interpretations) and the Corporations Act 2001. This responsibility includes establishing and maintaining internal controls relevant to the preparation and fair presentation of the financial report that is free from material misstatement, whether due to fraud or error; selecting and applying appropriate accounting policies; and making accounting estimates that are reasonable in the circumstances. In Note 2(a), the directors also state that the financial report, comprising the financial statements and notes, complies with International Financial Reporting Standards as issued by the International Accounting Standards Board.

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. These Auditing Standards require that we 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 our judgment, including the assessment of the risks of material misstatement of the financial report, whether due to fraud or error. In making those risk assessments, we consider internal controls relevant to the entity's preparation and fair presentation of the financial report in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal controls. 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 met the independence requirements of the Corporations Act 2001. We have given to the directors of the company a written Auditor's Independence Declaration, a copy of which is included in the directors' report. In addition to our audit of the financial report, we were engaged to undertake the services disclosed in the notes to the financial statements. The provision of these services has not impaired our independence.

Auditor's Opinion

In our opinion:

- 1. the financial report of Optiscan Imaging Limited is in accordance with the *Corporations Act* 2001, including:
 - i giving a true and fair view of the consolidated entity's financial position at 30 June 2010 and of its performance for the year ended on that date; and
 - ii complying with Australian Accounting Standards (including the Australian Accounting Interpretations) and the *Corporations Regulations 2001*.
- 2. the financial report also complies with International Financial Reporting Standards as issued by the International Accounting Standards Board.

Significant Uncertainty Regarding Continuation as a Going Concern

Without qualifying our opinion, we draw attention to Note 2(a) in the financial report which indicates that the company and the consolidated entity incurred net losses of \$1,649,910 and \$1,650,799 respectively during the year ended 30 June 2010. As outlined in Note 2(a) to the financial statements, in common with other biotechnology companies, the operations of the consolidated entity are subject to considerable risks due primarily to the nature of the product development and commercialisation being undertaken. The Directors cannot be certain of the success of any product development or commercialisation or any fund raising initiatives in the future. As a result of these factors, and unless the initiatives described in Note 2(a) are achieved, there is significant uncertainty whether the consolidated entity will be able to continue as a going concern, and therefore, whether the consolidated entity will be able to realise assets and extinguish its liabilities in the normal course of business at the amounts stated in the financial report. The financial report does not include adjustments relating to the recoverability and classification of recorded asset amounts or to the amounts and classification of liabilities that might be necessary should the consolidated entity not continue as a going concern.

Report on the Remuneration Report

We have audited the Remuneration Report included in pages 12 to 18 of the directors' report for the year ended 30 June 2010. 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

Frank & Young

In our opinion the Remuneration Report of Optiscan Imaging Limited for the year ended 30 June 2010, complies with section 300A of the Corporations Act 2001.

Ernst & Young

Don Brumley Partner

Melbourne

30 August 2010



ASX Additional Information

Additional information required by the Australian Stock Exchange Ltd and not shown elsewhere in this report is as follows. The information is current as at 15 September 2010.

(a) Distribution of equity securities

129,680,531 fully paid ordinary shares are held by 4,009 individual shareholders. All issued ordinary shares carry one vote per share and carry the rights to dividends.

The number of shareholders, by size of holding, in each class are:

	Total Holders	No of Fully paid ordinary shares
1 – 1,000	851	518,070
1,001 - 5,000	1,355	3,923,509
5,001 - 10,000	528	4,414,282
10,001 – 100,000	1,076	35,501,578
100,001 – and over	199	85,323,092
	4,009	129,680,531
Holding less than a		_
marketable parcel	2,838	10,022,449

(b) Substantial shareholders

Name	Number	Percentage
Fibre Optics Pty Ltd	8,285,151	6.39

(c) Twenty largest holders of quoted equity securities

	Ordinary shareholders	Fully Paid	
		Number	Percentage
1.	Fibre Optics Pty Ltd	8,285,151	6.39
2.	Gralaw Pty Ltd	5,976,000	4.61
3.	Ixohoxi Pty Ltd	4,579,277	3.53
4.	Asahi Optical Company Limited	3,330,000	2.57
5.	Mr Peter Maxwell Delaney	3,231,259	2.49
6.	Mr Alfred Joseph Winkelmeier & Mrs Christine Edith Winkelmeier < Winkelmeier		
	Super Fund a/c>	3,210,000	2.48
7.	Dixson Trust Pty Limited	2,776,020	2.14
8.	Ibsen Pty Ltd <narula a="" family="" no3="" set=""></narula>	2,200,000	1.70
9.	Mr Angus Matthew Holt	2,063,392	1.59
10.	Mrs Christine Harris-Nave	1,507,000	1.16
11.	WAL Assets Pty Ltd	1,436,957	1.11
12.	Eryri Pty Ltd	1,341,000	1.03
13.	Exwere Investments Pty Ltd	1,134,696	0.87
14.	Hypatia Analytic Thought Pty Ltd <hypatria a="" c="" fund="" super=""></hypatria>	1,132,500	0.87
15.	Traders Macquarie Pty Ltd	1,019,566	0.79
16.	Ulsaa Creations Pty Ltd	975,026	0.75
17.	Merrill Lynch (Australia) Nominees Pty Limited	772,182	0.60
18.	Mr Willy Joseph Kohlen	730,000	0.56
19.	Mr Peter Leonard Druce	651,000	0.50
20.	Laton Holdings Pty Ltd	650,000	0.50
		47,001,026	36.24