QRxPharma Limited

Annual report for the year ended 30 June 2014

QRxPharma Limited ABN 16 102 254 151 Annual report - 30 June 2014

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Corporate directory		
Directors	Peter C Farrell PhD, S Non-Executive Chairm	ScD, AM (to 9 July 2014) nan
	John W Holaday PhD Managing Director, Ch	(to 1 May 2014) nief Executive Officer and Chief Scientific Officer
	R Peter Campbell FCA	A, FTIA (to 11 July 2014)
	Gary W Pace PhD (to	9 July 2014)
	Michael A Quinn MBA	(to 11 July 2014)
	Richard S Treagus BS	cMed, MBChB, MPharmMed, MBA (from 9 July 2014)
	Bruce A Hancox BCor	n (from 9 July 2014)
Secretary	Chris J Campbell CA	
Notice of annual general meeting	The annual general m	eeting of QRxPharma Limited
	will be held at time date	DibbsBarker Level 8, Angel Place, 123 Pitt Street, Sydney 10.00am Wednesday, 29 October 2014
Principal registered office in Australia	QRxPharma Limited Level 11, Suite 1 100 Walker St North Sydney NSW 20	060
Share register	Link Market Services I Level 12 680 George Street Sydney NSW 2000	Limited
Auditor	Deloitte Touche Tohm Eclipse Tower 60 Station street Parramatta NSW 2150	atsu
Solicitors	Dibbs Barker Level 8, Angel Place 123 Pitt Street Sydney NSW 2000	
	Bryan Cave LLP 1155 F Street, N.W. Washington, D.C. 200 U.S.A.	04
Bankers	Westpac Banking Cor Level 9 Keycorp Towe 799 Pacific Highway Chatswood NSW 2067	ır
	Silicon Valley Bank 3003 Tasman, Santa (California 95054 U.S.A.	Clara
Stock exchange listings	QRxPharma Limited s Listing Code: QRX	hares are listed on the Australian Securities Exchange.
	QRxPharma Limited A Symbol: QRXPY	merican Depositary Receipts are listed on the OTCQX.
Website address	www.qrxpharma.com	

Letter from the Board

Dear Shareholder

This is our first opportunity to write to you after being elected to the board of QRxPharma in July of this year.

It has been a profoundly disappointing year for the Company given the receipt of the US Food and Drug Administration's (FDA) second Complete Response letter (CRL) in August last year, a negative outcome from the Advisory Committee Meeting in April, followed shortly thereafter by a third CRL in May, in which the FDA concluded that there is insufficient evidence to support approval of immediate release Moduo[®] at this time.

Following the Advisory Committee Meeting Dr John Holaday stepped down as CEO and Managing Director, and on 9 July the former board of Directors comprising Dr Peter Farrell, Dr Gary Pace, Peter Campbell and Michael Quinn announced their resignations.

After being elected as Directors of QRxPharma, we initiated with the senior management team, a comprehensive review of the business. This review has taken in a detailed assessment of the Moxduo technology, the regulatory and commercial landscape for opioid development, the intellectual property that underpins the dual-opioid products, as well as the financial position of the Company. As part of the review it was important to give careful consideration to the FDA's requirements for possible future drug approvability, as well as the agency's clear position that agreement on a Special Protocol Assessment (SPA) would be unlikely.

In concluding the review, management made a recommendation to the board to halt all further development of the Moxduo IR, CR and IV programs. The board agreed with and accepted this recommendation.

The Company has since moved quickly to implement a cost reduction program and will now begin to assess all strategic alternatives for the Company and its assets, with a clear view to maximising residual value for its shareholders.

Sincerely,

Dr Richard S Treagus Non-Executive Director

Varia

Mr Bruce A Hancox Non-Executive Director

CEO Review

After much engagement with the US Food and Drug Administration (FDA) over our lead drug immediate release Moxduo[®], we have decided to halt any further development given there is now considerable doubt over whether the agency's requirements for approval which have been recently clarified can be met.

Since being appointed CEO in May following the departure of our long-serving CEO Dr. John Holaday, the Company has been working with the FDA to determine what needs to be done to get immediate release Moxduo to the market.

We were as disappointed as everyone with the FDA's Analgesic Drug Products Advisory Committee decision in April to not recommend the approval of Moxduo, a Dual Opioid[®], and the subsequent decision of the FDA to not grant approval.

Unfortunately, the Advisory Committee rejected our Study 022 post hoc analyses, preferring pre-specified outcomes and statistical metrics instead. The Company had been encouraged in our earlier interactions with the FDA and we had followed their guidance that post hoc analyses for safety could be considered as evidence to meet the Combination Rule. The FDA has indicated clinical information demonstrating a clinically meaningful benefit over oxycodone and morphine alone, either by efficacy, or safety, in an appropriate patient population, is needed.

We had an End-of-Review meeting with the FDA in early July and then conducted a detailed review of the Moxduo technology. We came to the conclusion that the new parameters required by FDA regarding clinical study design for the Moxduo program would require a repeat Phase 2 clinical study, followed by one or more pivotal Phase 3 clinical studies.

Issues related to the design of these clinical studies, such as a primary endpoint of 90% SpO₂ and flexible dosing has left the success of these studies in considerable doubt and the FDA has also advised that agreement on a Special Protocol Assessment would be unlikely.

We also estimated the time and cost for such a development program to be significant and not commercially justified given the limited residual patent life and recommended to the Board that the Moxduo program be halted.

As a result, the Company has moved to reduce its overhead structure, minimized non-essential expenditure and retained only a small core team who will explore all strategic alternatives for the Company.

Our Stealth Beadlets[™] abuse deterrent technology remains a residual asset for the company. This technology may be incorporated into almost any potentially abused drug sold in solid dosage forms and provides significant resistance against the extraction of active ingredients if crushed, solubilised or heated. Aesica Formulation Development Limited is promoting the technology under a non-exclusive Collaboration Agreement.

Edward M Rudnic, PhD Chief Executive Officer

Directors' report

Your directors present their report on the consolidated entity (referred to hereafter as the Group) consisting of QRxPharma Limited (referred to hereafter as the Company) and the entities it controlled at the end of, or during, the year ended 30 June 2014.

Directors

The following persons were directors of QRxPharma Limited during the whole of the financial year up until indicated:

Peter C Farrell (to 9 July 2014) John W Holaday (to 1 May 2014) R Peter Campbell (to 11 July 2014) Gary W Pace (to 9 July 2014) Michael A Quinn (to 11 July 2014) Richard S Treagus (from 9 July 2014) Bruce A Hancox (from 9 July 2014)

Principal activities

During the year the principal continuing activities of the Group consisted of the development and commercialisation of biopharmaceutical products based on largely Australian research, targeting global markets with the initial efforts being focused on the US and European markets.

Results

The net loss of \$13.3 million (2013: net loss \$10.1 million) from ordinary activities resulted from the Group's continuing efforts to secure approval for immediate release Moxduo[®], a Dual Opioid[®], for the treatment of moderate to severe acute pain. This included efforts to obtain approval from the United States Food and Drug Administration (FDA) of a New Drug Application (NDA) in the United States (US), and activities associated with the preparation of the regulatory filings in Europe, Australia and Canada.

Revenue from continuing operations was down 84% to \$0.7 million (2013: \$4.1 million) primarily through the recognition of revenue associated with the following licences:

- On 20 December 2011, the Company signed a binding Letter of Intent (LOI) with Actavis Inc. (Actavis) to commercialise immediate release Moxduo in the US. The LOI was secured by a non-refundable, non-creditable up front signing fee of \$5.9 million (US\$6 million). The fee revenue was recognised from the date of the signing of the LOI to the anticipated FDA approval date representing an approximation of the time relating to the submission of the filing with the FDA and associated processes. The Group had recognised \$5.3 million as revenue up to 30 June 2013 and the remaining \$0.6 million (2013: \$3.5 million) during this year.
- On 9 October 2012, the Company signed a license agreement with Paladin Labs Inc. (Paladin) to commercialise immediate release Moxduo in Canada. The license agreement was secured by a one-time, non-refundable, noncreditable upfront fee in the amount of \$485,000 (US\$500,000). No fee revenue was recognised (2013: \$0.5 million) during this year.

Operating expenditures were down by 6% to \$14.0 million (2013: \$14.9 million) and were inclusive of the following:

- Research and development expenditure of \$6.0 million (2013: \$8.3 million) which includes \$3.7 million (2013: \$4.4 million) for clinical and regulatory activities associated with the progression of the NDA for immediate release Moxduo with the FDA, including preparation for the FDA Advisory Committee together with advancing the regulatory filings in Europe, Australia and Canada; with a decrease in spend on product and manufacturing process development to \$1.2 million (2013: \$2.9 million).
- Employee benefits expense of \$5.4 million (2013: \$4.2 million), which comprises salaries and wages expense of \$3.7 million (2013: \$2.8 million) and non cash share based payments expense of \$1.7 million (2013: \$1.4 million). The increase in salaries and wages expenses year on year includes; recognition of a provision for termination entitlements of \$0.5 million for the former CEO and Managing Director, Dr John Holaday as per the conditions of his employment agreement; an adverse movement in the exchange rate between USD and AUD, as salaries and wages are predominately incurred in the US; inflationary adjustment to base salaries; \$0.1 million in retention bonuses (2013: \$nil million).

Loss per share

	2014 Cents	2013 Cents
(a) Basic loss per share Loss from continuing operations attributable to the ordinary equity holders of the Company	(8.5)	(7.0)
(b) Diluted loss per share Loss from continuing operations attributable to the ordinary equity holders of the Company	(8.5)	(7.0)

Dividends - QRxPharma Limited

No dividends were paid or declared since the start of the financial year (2013: \$nil).

Review of operations

Product Pipeline

QRxPharma has been developing proprietary Dual Opioid[®] formulations for treating patients with moderate to severe acute or chronic pain.

This patented Dual Opioid product combines morphine and oxycodone to potentially offer physicians broader treatment options than traditional opioids, a large and growing market hindered by older therapies with debilitating side effects. Worldwide sales for all opioids are US\$14 billion and growing at 6%. The Company's Dual Opioids are first in class and at present there are no combination opioid - opioid products available commercially anywhere in the world.

The Company's proprietary Dual Opioid portfolio includes three complementary products to address various pain management needs:

- immediate release Moxduo, an oral capsule for the treatment of moderate to severe acute pain;
- Moxduo CR, a controlled-release oral tablet for chronic pain; and
- Moxduo IV, an intravenous formulation for hospital use.

As detailed in the Regulatory section below the Company announced on 14 August 2014 that it is halting all further development work on the Moxduo portfolio of products.

QRxPharma has also developed a proprietary abuse deterrence technology, referred to as Stealth Beadlets[™], which was developed for the controlled release Moxduo formulation for the treatment of chronic pain. Stealth Beadlets may be incorporated into almost any potentially abused drug (e.g. opioids, amphetamines, sedatives, etc.) that are sold in solid dosage forms (e.g. tablet, capsule, sachet); they provide significant resistance against the extraction of active ingredients if crushed, solubilized or heated. The Company has a non-exclusive Collaboration Agreement with Aesica Formulation Development Limited (Aesica) to promote QRxPharma's Stealth Beadlets technology for inclusion in their clients; existing formulations of controlled drugs.

Regulatory

The near term commercial opportunity for the Group rested with the regulatory approval of immediate release Moxduo in the US. Having been denied in June 2012 a first cycle approval by the FDA of its NDA, the Company continued to progress towards an approval during the financial year culminating in the following key regulatory events:

- August 2013: the FDA issued QRxPharma a second Complete Response Letter (CRL) regarding the Company's Moxduo NDA. In June 2013 the Company found that for 17% of the 375 patients enrolled in its Study 022, the timing of the electronically collected oxygen desaturation information at one trial site, did not accurately reflect the local time zone or changes relating to daylight savings time. For these patients, this resulted in a displacement of electronic oxygen desaturation data relative to nurse-reported events by 1 or 2 hours out of the 48-hour study. This CRL allowed the Company time to complete the audit of all 30 million oxygen desaturation data points confirming data integrity, and to submit further information required for the FDA to fully consider the respiratory safety advantages of Moxduo from Study 022.
- November 2013: resubmission of a NDA to the FDA which included a comprehensive analysis of Study 022.
- December 2013: the FDA accepted the refiled NDA for review and set 25 May 2014 as the Prescription Drug User Fee Act (PDUFA) date for action on the Company's resubmitted NDA.

Review of operations (continued)

Regulatory (continued)

- March 2014: the FDA set 22 April 2014 as the date for the FDA Anesthetic and Analgesic Drug Products Advisory Committee meeting to consider the Company's resubmitted NDA for approvability of Moxduo in the management of acute pain.
- April 2014: the FDA Advisory Committee voted on 22 April to recommend against approval of Moxduo. The Advisory Committee found the Company did not provide sufficient evidence to warrant approval of Moxduo at this time.
- May 2014: the FDA issued a further CRL regarding the Moxduo NDA. The Agency endorsed the vote of the Advisory Committee and indicated clinical information demonstrating a clinically meaningful benefit over oxycodone and morphine alone, either by efficacy, or safety, in an appropriate patient population, is needed.
- July 2014: an End of Review (EOR) meeting was held with the FDA on 9 July 2014 to discuss the feasibility and
 requirements for approving Moxduo. The meeting was granted by the FDA after issuance of the May CRL. In advance
 of the meeting, QRxPharma outlined several questions to discuss with FDA to ensure the Company receives clear
 direction for the Moxduo program. The questions addressed the overall approach for registration of Moxduo, potential
 study design and the number of clinical studies.
- August 2014: the Company announced on 14 August that it is halting all further development work on the Moxduo portfolio of products. Following the EOR meeting with the agency the management team conducted a detailed review of the Moxduo technology with particular emphasis on the EOR meeting with the FDA and made a recommendation to the Board to halt all further development of the Moxduo IR, CR and IV programs. The Board agreed with, and accepted this recommendation.

The Company believes that the Moxduo program will require a repeat Phase 2 clinical study, followed by one or more pivotal Phase 3 clinical studies. The FDA has advised that agreement on a Special Protocol Assessment (SPA) would be unlikely for these studies and given specific issues related to the design of these clinical studies, such as a primary endpoint of 90% SpO₂ and flexible dosing, both which have been strongly encouraged by FDA, the likelihood of success is now in considerable doubt. The Company estimates the time and cost for such a development program to be significant and is not commercially justified given the limited residual patent life.

Commercialisation

QRxPharma has entered into strategic agreements with Actavis Inc., Paladin Labs Inc., Aspen Group and Teva Pharmaceuticals for the commercialisation of immediate release Moxduo in the US, Canada, Australia (including New Zealand and Oceania), South Africa and Israel. With the decision to halt all further development work on the Moxduo portfolio of products, the Company is in discussion with these parties with respect to these licenses.

 In July 2013 the Company signed a Collaboration Agreement with Aesica Formulation Development Limited (Aesica) for the world-wide promotion of the Company's proprietary Stealth Beadlets abuse deterrent technology. Aesica supplies pharmaceutical contract development and manufacturing services globally and operates six manufacturing sites across the UK, Germany and Italy. Under the Collaboration Agreement Aesica will enter into fee-for-service contracts with such third parties for the development of the new Abuse Deterrent Formulations (ADF) of specific drugs of interest, whilst QRxPharma will negotiate license terms directly with each party.

Intellectual Property

The Company has continued to strengthen its intellectual property portfolio during the year. Whilst no new patents have been issued during the year the Company continued to progress a number of provisional filings that form part of a portfolio of Company patents that if issued will extend the duration of protection for Moxduo in various formulations up until 2029.

Significant changes in the state of affairs

No significant changes in the state of affairs of the Group were noted during the financial year that have not otherwise been disclosed in this report or in the financial statements.

Matters subsequent to the end of the financial year

On 4 July 2014 the Company entered into an Escrow Deed arrangement with its current employees, consultants and the former CEO, covering potential liabilities arising from i) Notice entitlements, ii) Termination payments and where applicable, iii) Retention payments, for an aggregate amount of A\$3.62 million. The Company has deposited these funds into a bank account under the administration of an escrow agent in accordance with the terms of the Escrow Deed.

The Company had been carrying as a liability excess annual leave entitlements. In early July the Company paid down \$0.43 million of this liability.

On 9 July the Company announced a number of Board changes with the resignation of Messrs Peter C Farrell (Chairman), R Peter Campbell, Gary W Pace, and Michael A Quinn and the election of Richard S Treagus and Bruce A Hancox.

On 14 August 2014 the Company announced that it is halting all further development work on the Moxduo portfolio of products. Following the July EOR meeting with the FDA the management team conducted a detailed review of the Moxduo technology with particular emphasis on the EOR meeting with the FDA and made a recommendation to the Board to halt all further development of the Moxduo IR, CR and IV programs. The Board agreed with, and accepted this recommendation

Business strategies and future prospects

The Group's strategy during the financial year continued to focus on the development and commercialisation of new treatments for pain management.

As announced on 26 May 2014, QRxPharma received a CRL from the FDA regarding its immediate release Moxduo NDA. Following the CRL, the Company had an EOR meeting with the agency on US 9 July 2014.

The management team has since conducted a detailed review of the Moxduo technology with particular emphasis on the EOR meeting with the FDA and made a recommendation to the Board to halt all further development of the Moxduo IR, CR and IV programs. The Board of QRxPharma has agreed with, and accepted this recommendation.

The Group believes that the Moxduo program will require a repeat Phase 2 clinical study, followed by one or more pivotal Phase 3 clinical studies. The FDA has advised that agreement on a Special Protocol Assessment (SPA) would be unlikely for these studies and given specific issues related to the design of these clinical studies, such as a primary endpoint of 90% SpO2 and flexible dosing, both which have been strongly encouraged by FDA, the likelihood of success is now in considerable doubt.

The Group estimates the time and cost for such a development program to be significant and is not commercially justified given the limited residual patent life.

The Group has commenced implementing a reduction in its overhead structure, minimizing non-essential expenditure and retaining only a small core team tasked with exploring all strategic alternatives for the Company and its assets.

As at 30 June 2014, the Group holds cash and cash equivalents of \$10.5 million (2013: \$12 million). As detailed in note 1 (b) of the Financial Report the financial statements have been prepared on the going concern basis, This matter has been considered by the Group's auditors Deloitte Touche Tohmatsu and the financial statements are subject to an Emphasis of Matter as noted in the Independent auditors' report to the members of QRxPharma Limited on pages 64 to 65 of this Annual Report.

Business Risks

The board and management continually reviewing risks of the business and their potential impact. The Group is currently loss-making being in a pre-revenue phase with the long term financial success of the Group measured ultimately on the basis of profitable operations. The ability of the Group to successfully generate revenues is on having access to continued sources of funding, including from partners and investors.

The Group announced on 14 August 2014 that it is halting all further development work on the Moxduo portfolio of products, its prime product pipeline. Management is currently exploring all strategic alternatives for the Group and its assets which will impact on the assessment of relevant specific risks that have the potential to affect the Group's achievement of any long term financial success.

Environmental regulation

There are no particular and significant environmental regulations under a law of the Commonwealth or of a State or Territory of Australia affecting the Group.

Information on directors

Richard S Treagus BScMed, MBChB, MPharmMed, MBA Non-Executive Director (from 9 July 2014)

Experience and expertise

Dr Treagus is a physician and entrepreneur, with over 20 years' experience in all aspects of the international pharmaceutical and biotechnology industry. He has a record of delivering strong commercial outcomes and has successfully established pharmaceutical business partnerships across the US, Europe and Asia. Dr Treagus served as Chief Executive Officer of Acrux Limited until 2012. Under his leadership Acrux gained FDA approval for three drug products and concluded the largest product licensing deal in the history of the Australian biotech industry. Acrux is a leading Australian biotechnology company and has been profitable since 2010. He is currently the Executive Chairman of ASX-listed Neuren Pharmaceuticals Limited, Chairman of Biotech Capital Limited and a Non-executive Director of Hatchtech Pty Ltd. In 2010 Dr Treagus was awarded the Ernst and Young Entrepreneur-of-the-Year (Southern Region) in the Listed Company Category and in subsequent years has served on the judging panel.

Other current directorships

Dr Treagus is currently the executive chairman of Neuren Pharmaceuticals Limited (ASX: NEU) and the Chairman of Biotech Capital Limited (ASX: BTC).

Former directorships in last 3 years

Managing director of Acrux Limited (ASX: ACR) from 2006 until 30 June 2012.

Special responsibilities

Nil.

Interests in shares and options

Dr Treagus does not hold any shares or options in the Group.

Bruce A Hancox BCom Non-Executive Director (from 9 July 2014)

Experience and expertise

Mr Hancox has had a long and distinguished career in business in New Zealand and in Australia. He was for many years involved with Brierley Investments Limited as General Manager, Group Chief Executive and Chairman. He also served as a director of many Brierley subsidiaries in New Zealand, Australia and the United States. Since 2006, he has pursued various private investment interests and has been a director of, and a consultant to, a number of companies. He has acted as an advisor on a number of takeover situations. From 2007 until 30 April 2013, he was a director of ASX-listed company Retail Food Group Limited.

Other current directorships

Director of Neuren Pharmaceuticals Limited (ASX: NEU) Director of Medical Australia Limited (ASX:MLA)

Former directorships in last 3 years

Director of Retail Food Group Limited (ASX: RFG) from 2007 until 30 April 2013.

Special responsibilities

Nil.

Interests in shares and options

740,000 ordinary shares through HSF1 Pty Ltd as trustee for the HSF1 Superannuation Fund (sole member) and no options over ordinary shares.

Peter C Farrell PhD, ScD, AM. Non-Executive Chairman (to 9 July 2014)

Experience and expertise

Dr Farrell has over 35 years executive and consulting experience in the medical device industry.

Dr Farrell is a Fellow of several professional bodies, including the Australian Academy of Technological Sciences and Engineering, and the Australian Institutes of Management and Company Directors. He is a former Chair of the Executive Council of the Division of Sleep Medicine at Harvard Medical School but still serves on their board. He also serves on the boards of the Rady Management and the Jacobs Engineering Schools of the University of California, San Diego (UCSD) and is also on the Health Sciences Advisory Board of UCSD's School of Medicine. Dr Farrell is a Visiting Professor at the University of New South Wales (UNSW) and is also Chair of the UNSW Centre for Innovation and Entrepreneurship.

Dr Farrell has received numerous prestigious awards and was admitted to membership of the Order of Australia in 2004. In 2012 he was admitted to the US National Academy of Engineering. He holds Bachelors and Masters degrees in chemical engineering from the University of Sydney and the Massachusetts Institute of Technology (MIT) respectively, a PhD in bioengineering from the University of Washington in Seattle, and a ScD from the UNSW for research related to dialysis and renal medicine.

Other current directorships

Dr Farrell is the Non-executive Chairman of ResMed Inc. (ASX and NYSE: RMD), which he founded in 1989. He is also a Director of Nuvasive Inc. (NASDAQ: NUVA) (director since January 2005) serving on the nominations and governance committees.

Information on directors (continued)

Former directorships in last 3 years Nil.

Special responsibilities (to 9 July 2014)

Chairman of the board. Chairman of nominations committee. Chairman of remuneration committee.

Interests in shares and options

1,983,955 ordinary shares and 187,500 options over ordinary shares.

John W Holaday PhD. Managing Director, Chief Executive Officer and Chief Scientific Officer (to 1 May 2014) Experience and expertise

Dr Holaday brings four decades of experience as a scientist, founder and executive manager of biotechnology and biopharmaceutical companies, and as a banker. Dr Holaday served as a Captain in the US Army, until 1972, and as managing founder of the Neuropharmacology Branch at the Walter Reed Army Institute of Research until 1988. Dr Holaday has extensive experience in building private and publicly traded biopharmaceutical companies. In 1988, Dr Holaday co-founded Medicis Pharmaceutical Corporation (NYSE: MRX), where he served as Director and as Senior Vice President for Research and Development. In 1992, Dr Holaday founded EntreMed Inc. (NASDAQ: ENMD), where he served as President, Chief Executive Officer, and Chairman of the board until 2002. Dr Holaday also founded MaxCyte Inc., a cell therapy company, where he served as Chairman until 2003. Dr Holaday was founder, Chairman and Chief Executive Officer of CNSCo, Inc., a private company which was acquired by QRxPharma Limited in April 2007.

Dr Holaday serves as an officer and Fellow in several biomedical societies, has authored and edited over 200 scientific articles in journals and books, and holds over 70 patents. He served as Chairman of the Maryland BioAlliance representing over 360 biotech companies. He was a Judge for the Ernst and Young Entrepreneur of the Year Award (2003 to 2008) and was named to the Ernst and Young Entrepreneur of the Year Hall of Fame in 2006. Dr Holaday was formerly an Associate Professor of Anaesthesiology and Critical Care Medicine and Senior Lecturer in Medicine at The Johns Hopkins University of Medicine and remains as Adjunct Professor of Psychiatry at the Uniformed Services University School of Medicine, Bethesda, Maryland. Dr Holaday serves on the board of Math for America DC, Carnegie Institute. He has received numerous honours and awards, including the 2008 Algernon Sydney Sullivan award as outstanding alumnus of the University of Alabama. Dr Holaday obtained his Doctorate in Pharmacology at the University of California, San Francisco in 1977.

Other current directorships

Nil.

Former directorships in last 3 years Director of Neuren Pharmaceuticals Limited (ASX: NEU) (2009 – August 2013).

Special responsibilities (to 1 May 2014)

Managing Director, Chief Executive Officer and Chief Scientific Officer. President of QRxPharma, Inc. Member of remuneration committee.

Interests in shares and options

7,609,635 ordinary shares (including ordinary shares held by John Holaday, John Holaday as trustee for the John Holaday Foundation and Dorinda Holaday) and 908,333 options over ordinary shares.

R Peter Campbell FCA, FTIA. Non-Executive Director. (to 11 July 2014)

Experience and expertise

Mr Campbell is a Chartered Accountant and company director with more than 40 years of business consulting and advisory experience, and operates his own chartered accountancy practice based in Sydney. He is a Fellow of both the Institute of Chartered Accountants in Australia and the Taxation Institute of Australia and is a registered company auditor.

Other current directorships

Chairman of Sonic Healthcare Limited (ASX: SHL) (director since January 1993) and Director of Silex Systems Limited (ASX: SLX) (ex-Chairman, director since July 1996).

Former directorships in last 3 years Nil.

Special responsibilities (to 11 July 2014) Chairman of audit committee. Member of nominations committee.

Interests in shares and options

202,130 ordinary shares (including shares held by Mithena Holdings Pty Limited) and 187,500 options over ordinary shares.

Information on directors (continued)

Gary W Pace PhD. Non-Executive Director and Consultant. (to 9 July 2014) Experience and expertise

Dr Pace is a co-founder of QRxPharma Limited and continues to work with the Group.

Dr Pace is a seasoned biopharmaceutical executive with over 35 years of experience in the industry. He has co-founded a number of early stage life science companies where he built products from the laboratory to commercialisation.

Dr Pace is an elected Fellow of the Australian Academy of Technological Sciences and Engineering, author and co-author of over 50 research papers, reviews and patents. In 2003, Dr Pace was awarded a Centenary Medal by the Australian Government for service to Australian society in research and development. Dr Pace holds a Bachelor of Science (Honours) from the University of New South Wales (UNSW) and a PhD from Massachusetts Institute of Technology (MIT), where he was a Fulbright Scholar.

Other current directorships

Director of ResMed Inc. (ASX and NYSE: RMD) (director since 1995), Transition Therapeutics Inc. (TSX and NASDAQ: TTH) (director since 2002), Pacira Pharmaceuticals (NASDAQ: PCRX) (director since 2009).

Former directorships in last 3 years

Celsion Corp (NASDAQ: CLSN) (2002 - August 2011).

Special responsibilities Nil.

Interests in shares and options

3,615,268 ordinary shares and 187,500 options over ordinary shares.

Michael A Quinn MBA. Non-Executive Director. (to 11 July 2014)

Experience and expertise

Mr Quinn is co-founder and managing partner of Innovation Capital, a venture capital fund that invests in early stage Australian technology businesses with global opportunities. Innovation Capital is headquartered in Sydney and has offices in Melbourne and Ann Arbor.

Mr Quinn has wide executive and advisory experience in banking, transport, wireless, medical device, pharmaceutical, alternative energy and electronics companies in Australian, USA, Asia and Europe. In 1983 he co-founded and was managing director of advanced membrane filtration company Memtec Ltd (ASX and NYSE). Memtec was acquired on 1997 after attaining a market capitalisation of \$660 million. Later he was Chief Executive Officer of an ASX listed manufacturer and distributor of healthcare and scientific products. In 2013 Mr Quinn retired as a director of ResMed Inc. (ASX and NYSE: RMD), after 21 years. ResMed has become the leading manufacturer of respiratory and sleep disordered breathing products for the home health care market with a market capitalisation over \$6 billion. He co-founded QRxPharma Ltd (ASX: QRX) and most recently, Mr Quinn has become chairman of Innate Immunotherapeutics Limited (ASX: IIL), the developer of a drug candidate to treat secondary progressive multiple sclerosis.

Mr Quinn has been chairman or director of numerous other listed and private companies, many of them start-ups based on advanced technologies. He is chairman of the New South Wales Entrepreneurship Centre Ltd, a not for profit organisation assisting small businesses. He serves on the commercialisation advisory committee of Curtin University.

Other current directorships

Chairman Innate Immunotherapeutics Limited (ASX:IIL)

Former directorships in last 3 years

Director of CAP-XX Limited (AIM: CPX) (ex-chairman, director from November 1998 – 2012). Director of ResMed Inc. (ASX and NYSE: RMD) (from 1992 to 2013) and a member of its audit committee.

Special responsibilities (to 11 July 2014) Member of nominations committee. Member of audit committee. Member of remuneration committee.

Interests in shares and options

608,987 ordinary shares (including ordinary shares held by Innovation Capital Associates Pty Limited, Kaylara Pty Limited and Rosemary Quinn). 187,500 options over ordinary shares (including options held by Innovation Capital Limited and Innovation Capital LLC).

Company Secretary

Chris J Campbell holds a Bachelor of Commerce and is an Associate of the Institute of Chartered Accountants in Australia. He also holds the position of Chief Financial Officer of QRxPharma Limited. He has over 30 years' experience with major accounting firms and as the Chief Financial Officer of publicly traded companies.

Meetings of directors

The numbers of meetings of the Company's board of directors and of each board committee held during the year ended 30 June 2014, and the numbers of meetings attended by each director were:

						Me	etings (of comm	nittees			
	Full meetings of directors		of directors		no	ngs of n utive ctors	Audit a	nd risk	Nomin	ations	Remur	eration
	Α	В	Α	В	Α	В	Α	В	Α	В		
Peter C Farrell (to 9 July 2014) John W Holaday (to 1 May 2014)* R Peter Campbell (to 11 July 2014) Gary W Pace (to 9 July 2014)	8 7 8 8	8 8 8 8	4 4 4	4 4 4	** ** 6 **	6	1 ** 1 **	1 1	5 5 ** **	5 5		
Michael A Quinn (to 11 July 2014)	8	8	4	4	6	6	1	1	5	5		

A = Number of meetings attended

B = Number of meetings held during the time the director held office or was a member of the committee during the year

* = Not a non-executive director

** = Not a member of the relevant committee

Remuneration Report

The directors are pleased to present the Group's 2014 remuneration report which sets out remuneration information for QRxPharma Limited's non-executive directors, executive director and other key management personnel.

Directors and key management personnel disclosed in this report

Name	Position
Non-executive and executive directors	s – see pages 8 to 10 above
Other key management personnel	
Edward M Rudnic	Chief Operating Officer/ Chief Executive Officer (from 1 May 2014)
Chris J Campbell	Chief Financial Officer
Beth A Burnside (from 1 May 2014)	Senior Vice President Regulatory Affairs and Compliance
M. Janette Dixon	Vice President Global Business Development

Changes since the end of the reporting period

The board in office at 30 June 2014 has resigned. Dr Peter Farrell and Dr Gary Pace resigned on 9 July 2014 and Mr Peter Campbell and Mr Michael Quinn resigned on 11 July 2014. Dr Richard Treagus and Mr Bruce Hancox were appointed on 9 July 2014.

Role of the remuneration committee

The remuneration committee is a committee of the board. It is primarily responsible for making recommendations to the board on:

· remuneration levels of executive directors and other key management personnel

- the over-arching executive remuneration framework and operation of the incentive plan, and
- key performance indicators and performance hurdles for the executive team.

Their objective is to ensure that remuneration policies and structures are fair and competitive and aligned with the long-term interests of the Group. In doing this, the remuneration committee may seek advice from independent remuneration consultants. No remuneration consultants were engaged during the current financial year.

The Corporate Governance Statement provides further information on the role of this committee.

Non-executive directors remuneration policy

Fees and payments to non-executive directors reflect the demands which are made on, and the responsibilities of, the directors. The fees were set on 27 April 2007 ahead of the Company completing its initial public offering. There is an annual base fee payable six months in arrears, currently \$60,000 for the Chairman and \$40,000 for the other non-executive directors (which also covers serving on a committee) and long term incentives through participation in the QRxPharma Limited Employee Share Option Plan.

Non-executive directors' fees are determined within an aggregate directors' fee pool limit, which is periodically recommended for approval by shareholders. The maximum currently stands at \$400,000 per annum and was approved by shareholders at the Annual General Meeting on 24 April 2007.

Non-executive directors remuneration policy (continued)

Retirement allowances for non-executive directors

There are no retirement allowances for non-executive directors, in line with guidance from the ASX Corporate Governance Council on non-executive directors' remuneration. Superannuation contributions required under the Australian superannuation guarantee legislation continue to be made.

Executive remuneration policy and framework

As a Company building a speciality pharmaceutical business to compete internationally, QRxPharma Limited requires a board and senior management team that have both the technical capability and relevant business experience to execute the Group's strategy.

The objective of the Group's executive reward framework is to ensure reward for performance is competitive and appropriate for the results delivered. The framework aligns executive reward with achievement of strategic objectives and the creation of value for shareholders, and conforms with market practice for delivery of reward. The board ensures that executive reward satisfies the following key criteria for good reward governance practices:

- competitiveness and reasonableness
- acceptability to shareholders
- performance linkage / alignment of executive compensation
- transparency
- capital management

The Group has structured an executive remuneration framework that is market competitive and complementary to the reward strategy of the organisation.

Alignment to shareholders' interests:

- focuses on sustained growth in share price as well as focusing the executive on key non-financial drivers of value
- attracts and retains high calibre executives.

Alignment to program participants' interests:

- rewards capability and experience
- reflects competitive reward for contribution to growth in shareholder wealth
- provides recognition for contribution.

The framework provides a blend of fixed pay, and short and long-term incentives.

The executive pay and reward framework has three components:

- base pay and benefits, including superannuation
- short-term performance incentives, and
- long-term incentives through participation in the QRxPharma Limited Employee Share Option Plan.

The combination of these comprises the executive's total remuneration.

Base pay and benefits

Structured as a total employment package which may be delivered as a combination of cash and prescribed non-financial benefits at the executives' discretion.

Executives are offered a competitive base pay that comprises the fixed component of pay and rewards. Base pay for executives is reviewed annually and every two years a market survey is conducted to ensure the executive's pay is competitive with the market. An executive's pay is also reviewed on promotion.

There are no guaranteed base pay increases included in any executives' contracts.

Executives receive benefits including health insurance.

Superannuation

The Group does not maintain a Group superannuation plan. The Group makes fixed percentage contributions for Australian resident employees to complying third party superannuation funds and where requested, for US resident employees to complying pension plans.

Short-term incentives

A variable cash incentive component is payable annually dependent upon achievement of performance targets. Individual performance targets are set by reference to components of the Group's business plan for which the individual executive is responsible. Maximum bonuses are available to 50% of base pay.

Each executive has a target short-term incentive opportunity depending on the accountabilities of the role and impact on the organisation. Each year, the remuneration committee considers the appropriate targets and key performance indicators (KPI's) for each executive. For the year ended 30 June 2014, all Group executives were assessed on the achievement of a single KPI. The remuneration committee is responsible for assessing whether the KPIs are met. To help make this assessment, the committee receives detailed reports on performance from management.

Executive remuneration policy and framework (continued)

Long-term incentives

Long-term incentives are provided to certain employees through participation in the QRxPharma Limited Employee Share Option Plan, which was approved by shareholders at the extraordinary general meeting of members held on 24 April 2007.

The QRxPharma Limited Employee Share Option Plan is designed to provide long-term incentives for executives to deliver long-term shareholder value and as an additional mechanism to attract and retain high calibre executives. Participation in the plan is at the board's discretion and no individual has a contractual right to participate in the plan or to receive any guaranteed benefits. The vesting period for each option issued up to 31 December 2008 is 3 years, or as varied by the board, one-third vesting 12 months from the date of grant and the balance vesting equally each year over the remaining two year period. Options issued from 1 January 2009 generally vest over 3 years with the initial vesting on the first anniversary of the date of the grant and subsequent vestings in 8 equal tranches on the first day of each calendar quarter over the following 2 years. Most option grants generally have a seven year life, after which time, if they are not exercised, the options are forfieted. Options are granted under the plan for no consideration.

Voting and comments made at the Company's 2013 Annual General Meeting (AGM)

While the remuneration report for the financial year ended 30 June 2013 was adopted by the members at the Company's AGM, 31% of votes as recorded by a poll were cast against the adoption. S300A(1)(g) of the Corporations Act requires that where more than 25% of the votes were against the adoption at the last AGM, this report needs to disclose any actions taken in response to remarks about remuneration at the same meeting, or that no action was taken.

No comments were made about remuneration at the 2013 AGM. However, the Board had reviewed the Company's remuneration policy in light of comments made at the 2012 AGM (even though the vote in favour of adopting the remuneration report exceeded 75% at that meeting). During the 2013 financial year, no salary increases had been awarded to any employees and no bonuses had been paid. The board had set the single hurdle for all bonuses of FDA approval of immediate release Moxduo, which was not achieved. Additionally, options granted to employees at the 2013 AGM were granted on terms that they would vest on approval by the FDA of immediate release Moxduo and have a 4 year life. Previous options generally had a 7 year life and vested over 3 years, with one third vesting 12 months from the date of grant and the balance vesting equally each quarter over the remaining two year period.

Details of the remuneration of the directors and the key management personnel (as defined in AASB 124 *Related Party Disclosures*) of QRxPharma Limited and the Group are set out in the following tables.

Key management personnel and other executives of QRxPharma Limited and the Group are the same.

2014							Long-		
						ployment	term	Share-based	
		t-term en	ployee bei	nefits	ber	nefits	benefits	payments	
	Cash		Non-		-				
	salary and	Cash	,	Termination			Long Service		
Name	fees	Bonus	Benefits		annuation	Benefits	Leave	Options	Total
	\$	\$	\$	\$	\$		\$	\$	\$
Non-executive directors									
Peter C Farrell	74 470							40.000	00.005
(to 9 July 2014)	71,479	-	-	-	-	-	-	16,826	88,305
R Peter Campbell	47,653				4,408			13,077	65,138
(to 11 July 2014)	47,005	-	-	-	4,400	-	-	13,077	05,130
Michael A Quinn	47,653	-	_	_	_	_	_	13,077	60,730
(to 11 July 2014)	<i>ч</i> 7,000	-	_	_	_	_		10,077	00,730
Gary W Pace	47,653	-	-	_	-	-	-	16,826	64,479
(to 9 July 2014) ¹	17,000							10,020	01,170
Sub-total non-executive	214,438	-	-	-	4,408	-	-	59,806	278,652
directors	,				,			,	-,
Executive directors									
John W Holaday									- 10 00-
(to 1 May 2014) ²	391,825	-	-	64,363	-	-	-	86,877	543,065
Other key management									
personnel (Group)	000 500	00 740						004 404	000 700
Edward M Rudnic ³	380,529	60,719	-	-	-	-	-	381,484	822,732
Chris J Campbell Beth A Burnside	232,541	30,211	-	-	24,305	-	-	192,783	479,840
(from 1 May 2014) ⁴	65,143	-	-	-	-	-	-	11,064	76,207
M. Janette Dixon 5	326,628	-	-	_	-	_	-	161,059	487,687
Total key management	020,020							101,000	107,007
personnel	1,611,104	90,930	-	64,363	28,713	_	-	893,073	2,688,183
compensation (Group)	.,,			.,	e				_,,

¹ Gary W Pace was paid \$101,253 for consulting services provided to the Company during the year in addition to the amount in the above table.

² On 1 May 2014 John W Holaday stepped down as Chief Executive Officer and Managing Director of the Company at which time he ceased to be recognised as a key management person. Under his employment agreement he is entitled to 90 days' notice and a termination benefit equal to his annual base salary. These entitlements amount to \$582,642, of which \$64,363 was paid prior to the end of the financial year.

³ Edward M Rudnic received share based payments to the value of \$38,169 for options granted when he was engaged as a consultant in prior years, and share based payments to the value of \$2,110 for options granted while he was a member of the Scientific Advisory Board in prior years, which are not included in the above table.

⁴ Beth A Burnside was appointed Senior Vice President of Regulatory Affairs and Compliance on 1 May 2014. From the period 1 July 2013 to 30 April 2014 she received a cash salary in the amount of \$280,124 and share based payments to the value of \$55,322 as an employee of the Company. She also received share based payments to the value of \$55,322 for options granted when she was engaged as a consultant in prior years.

⁵ Fee payments were made to M. Janette Dixon pursuant to consultancy agreements held with BioComm Pacific Limited.

Key management personnel and other executives of QRxPharma Limited and the Group were the same in 2013.

2013					Post-em	ployment	Long- term	Share-based	
	Sho	ort-term e	employee be	enefits	ber	nefits	benefits	payments**	
	Cash		Non-				Long		
	salary and	Cash	monetary	Termination	Super-	Retirement	Service		
Name	fees	bonus	Benefits	Benefits	annuation	Benefits	leave	Options	Total
	\$	\$	\$	\$	\$	\$	\$	\$	\$
Non-executive directors									
Peter C Farrell	60,000	-	-	-	-	-	-	30,858	90,858
R Peter Campbell	40,000	-	-	-	3,600	-	-	26,794	70,394
Michael A Quinn	40,000	-	-	-	-	-	-	26,794	66,794
Gary W Pace ¹	40,000	-	-	-	-	-	-	30,858	70,858
Sub-total non-executive directors	180,000	-	-	-	3,600	-	-	115,304	298,904
Executive directors									
John W Holaday	401,205	-	-	-	-	-	-	223,785	624,990
Other key management personnel (Group)									
Edward M Rudnic ²	337,250	-	-	-	-	-	-	386,013	723,263
Chris J Campbell	219,724	-	-	-	19,775	-	-	139,346	378,845
Richard A Paul (to 20 January 2013) ³	165,116	-	-	237,685	-	-	-	(194,148)	208,653
M. Janette Dixon ^₄	286,900	-	-	-	-	-	-	192,610	479,510
Total key management personnel compensation (Group)	1,590,195	-	-	237,685	23,375	-	-	862,910	2,714,165

**Remuneration in the form of options includes negative amounts for options forfeited during the year.

¹Gary W Pace was paid \$81,049 for consulting services provided to the Company during the year in addition to the amount in the above table.

² Edward M Rudnic received an additional bonus of \$14,329 relating to the financial year ended 30 June 2012 which has been included in the table above. He also received share based payments to the value of \$121,809 for options granted when he was engaged as a consultant in prior years, and share based payments to the value of \$10,860 for options granted while he was a member of the Scientific Advisory Board in prior years which are not included in the above table.

³ Richard A Paul received \$237,685 per the conditions of his separation agreement.

⁴ Fee payments were made to M. Janette Dixon pursuant to consultancy agreements held with BioComm Pacific Limited.

The relative proportions of remuneration that are linked to performance and those that are fixed are as follows:

	Fixed remuneration		At risk - STI		At ris	k - LTI
	2014	2013	2014	2013	2014	2013
Directors of QRxPharma Limited						
Peter C Farrell (to 9 July 2014)	81%	66%	-	-	19%	34%
R Peter Campbell (to 11 July 2014)	80%	62%	-	-	20%	38%
Michael A Quinn (to 11 July 2014)	78%	60%	-	-	22%	40%
Gary W Pace (to 9 July 2014)	74%	56%	-	-	26%	44%
John W Holaday (to 1 May 2014)	84%	64%	-	-	16%	36%
Other key management personnel	·			•	-	
Edward M Rudnic	47%	47%	7%	-	46%	53%
Chris J Campbell	54%	63%	6%	-	40%	37%
Beth A Burnside (from 1 May 2014)	85%	100%	-	-	15%	-
M. Janette Dixon	67%	60%	-	-	33%	40%

Since the long term incentives are provided exclusively by way of options, the percentages disclosed also reflect the value of the remuneration consisting of options, based on the value of options expensed during the year.

Service agreements

On appointment to the board, all non-executive directors enter into a service agreement with the Company in the form of a letter of appointment. The letter summarises the board policies and terms, including compensation, relevant to the office of director.

Remuneration and other terms of employment for the Managing Director, Chief Executive Officer and Chief Scientific Officer and the other key management personnel are also formalised in service agreements. Each of these agreements provides for the provision of performance-related cash bonuses, other benefits including health insurance and tax advisory services, and participation, when eligible, in the QRxPharma Limited Employee Share Option Plan. Other major provisions of the agreements relating to remuneration are set out below.

John W Holaday, Managing Director, Chief Executive Officer and Chief Scientific Officer (to 1 May 2014)

- Term of agreement 2 years to 28 February 2014, extended to 28 February 2015.
- Base salary, inclusive of retirement or pension contribution, for the year ended 30 June 2014 of US\$440,000, to be reviewed annually by the remuneration committee.
- Payment of a termination benefit on early termination by the Company, other than for gross misconduct, equal to the annual base salary.

Edward M Rudnic, Chief Operating Officer, Chief Executive Officer (from 1 May 2014)

- Term of agreement 2 years (with annual extension) from 1 May 2014.
- Base salary, inclusive of retirement or pension contribution, for the year ended 30 June 2014 of US\$450,000, to be reviewed annually by the remuneration committee.
- Payment of a termination benefit on early termination by the Company, other than for gross misconduct, equal to the annual base salary.

Chris J Campbell, *Chief Financial Officer*

- Term of agreement ongoing, commencing 1 March 2007, renegotiated 16 May 2014.
- Base salary, inclusive of superannuation, for the year ended 30 June 2014 of \$264,053, to be reviewed annually by the remuneration committee.
- Payment of a termination benefit on early termination by the Company, other than for gross misconduct, equal to six months' salary.
- Contract can be terminated by either party with three months' notice.

Beth A Burnside, Senior Vice President Regulatory Affairs & Compliance (from 1 May 2014)

- Term of agreement 1 year (with annual extension) from 1 May 2014.
- Base salary, inclusive of retirement or pension contribution, for the year ended 30 June 2014 of US\$365,000 (pro rata), to be reviewed annually by the remuneration committee.
- Payment of a termination benefit on early termination by the Company, other than for gross misconduct, equal to the annual base salary.

M. Janette Dixon, Vice President Global Business Development

- Term of agreement ongoing, commencing 17 August 2009 with QRxPharma Limited, and 1 October 2009 with Venomics Pty Limited. Agreements are held with M. Janette Dixon as the principal of BioComm Pacific Limited.
- Base consulting fee for the contract with QRxPharma Limited for the year ended 30 June 2014 of US\$311,580 per annum.
- Each agreement can be terminated by either party with nine months' notice.

Service agreements (continued)

Gary W Pace, Non-Executive Director (to 9 July 2014), Consultant

- Term of agreement 1 year, renegotiated from 25 May 2014.
- Base consulting fee for the contract year ending 25 May 2014 of US\$100,000 per annum.
- Agreement can be terminated by either party with one month's notice.
- No termination benefit payable on early termination by the Company.

Share-based compensation

Options

Options over shares in QRxPharma Limited are granted under the QRxPharma Limited Employee Share Option Plan (ESOP). The ESOP is designed to provide long-term incentives for executives to deliver long-term shareholder returns.

The maximum number of options available to be issued under the ESOP is 10% of diluted ordinary share capital in the Company as at the date of issue of the relevant options. All employees and directors are eligible to participate in the ESOP, but do so at the invitation of the remuneration committee. The term of option issues are determined by the remuneration committee.

Options issued up to 31 December 2008 were generally granted for no consideration and generally vest annually over 3 years in equal proportions with the initial vesting on the first anniversary of the date of grant. Options issued from 1 January 2009 have also been issued for no consideration and generally vest over 3 years with the initial vesting on the first anniversary of the date of the grant and subsequent vestings in 8 equal tranches on the first day of each calendar quarter over the following 2 years. The exercise price is set by the remuneration committee but being not less than the market price of ordinary shares immediately prior to the grant date of the options.

Options granted under the plan carry no dividend or voting rights. When exercisable, each option is convertible into one ordinary share.

Share-based compensation (continued)

The terms and conditions of each grant of options affecting remuneration in the previous, current or future reporting periods are as follows:

Grant date	Vested and exercisable	Expiry date	Exercise price	Value per option	% Vested
				at grant date	
31 March 2007	Over 3 years	31 March 2014	\$1.42	\$1.31	100%
14 April 2007	Over 3 years	14 April 2014	\$1.00	\$1.46	100%
25 May 2007	Over 3 years	25 May 2014	\$1.00	\$1.46	100%
25 May 2007	Over 3 years	25 May 2014	\$2.00	\$1.15	100%
1 September 2007	Over 3 years	1 September 2014	\$1.70	\$0.98	100%
1 October 2007	Over 3 years	1 October 2014	\$1.45	\$0.83	100%
9 October 2007	Over 3 years	9 October 2014	\$1.34	\$0.77	100%
1 January 2008	Over 3 years	1 January 2015	\$1.11	\$0.64	100%
1 April 2008	Over 3 years	1 April 2015	\$1.05	\$0.60	100%
1 April 2008	Over 3 years	1 April 2015	\$1.04	\$0.60	100%
1 October 2008	Over 3 years	1 October 2015	\$0.60	\$0.24	100%
4 November 2008	Over 6 months	4 November 2015	\$0.37	\$0.07	100%
1 January 2009	Over 6 months	1 January 2016	\$0.20	\$0.10	100%
1 January 2009	Over 3 years	1 January 2016	\$0.20	\$0.10	100%
31 August 2009	Over 3 years	31 August 2016	\$0.65	\$0.44	100%
1 October 2009	Over 3 years	1 October 2016	\$0.90	\$0.61	100%
16 November 2009	Over 3 years	16 November 2016	\$1.12	\$0.76	100%
1 January 2010	Over 3 years	1 January 2017	\$0.78	\$0.53	100%
17 February 2010	Over 3 years	17 February 2017	\$0.84	\$0.57	100%
24 March 2010	Over 3 years	24 March 2014	\$1.26	\$0.38	100%
1 July 2010	Over 3 years	1 July 2017	\$1.15	\$0.88	100%
24 August 2010	Over 3 years	24 August 2017	\$0.95	\$0.72	100%
1 October 2010	Over 3 years	1 October 2017	\$0.93	\$0.71	100%
25 October 2010	Over 3 years	25 October 2014	\$1.24	\$0.48	100%
8 November 2010	Over 3 years	8 November 2017	\$1.00	\$0.75	100%
1 January 2011	Over 3 years	1 January 2018	\$1.40	\$1.07	100%
1 January 2011	Over 3 years	1 January 2015	\$2.00	\$0.77	100%
7 July 2011	Over 3 years	7 July 2018	\$1.70	\$1.30	92%
28 September 2011	Over 3 years	28 September 2018	\$1.22	\$0.93	92%
18 November 2011	Over 3 years	18 November 2018	\$1.60	\$1.20	83%
23 January 2012	Over 3 years	23 January 2019	\$1.50	\$1.12	75%
23 January 2012	Over 3 years	23 January 2016	\$2.15	\$0.80	75%
1 April 2012	Over 3 years	1 April 2019	\$1.72	\$1.29	67%
7 November 2012	Over 3 years	7 November 2019	\$1.00	\$0.50	50%
7 November 2012	Over 3 years	7 November 2016	\$1.03	\$0.38	50%
7 November 2012	Over 3 years	7 November 2019	\$0.72	\$0.53	50%
7 November 2012	Immediately	7 November 2019	\$0.72	\$0.53	100%
19 February 2013	Over 3 years	19 February 2020	\$0.94	\$0.70	42%
7 November 2013)On FDA approval of NDA for	7 November 2017	\$0.91	\$0.33	0%
7 November 2013) immediate release Moxduo	7 November 2017	\$0.63	\$0.38	0%
1 May 2014	Over 3 years	1 May 2021	\$0.15	\$0.06	0%

The exercise price in respect of an option granted shall be the market price for a share prevailing at the time of grant unless the board decides otherwise. Options will lapse if they are not exercised before the expiration date or if the option holder leaves the employment of the Group.

Details of options over ordinary shares in the Company provided as remuneration to each director of QRxPharma Limited and each of the key management personnel of the parent entity and the Group are set out below. When exercisable, each option is convertible into one ordinary share of QRxPharma Limited. Further information on the options is set out in note 28 to the financial statements. The plan rules contain a restriction on removing the "at risk" aspect of instruments granted to executives. Plan participants may not enter into any transaction designed to remove the "at risk" aspect of an instrument before it vests.

Share-based compensation (continued)

	Number of options granted during the year	Value of options at grant date* \$	Number of options vested during the year	Number of options lapsed during the year	Value at lapse date** \$
Directors of QRxPharma Limited					
Peter C Farrell (to 9 July 2014)	-	-	62,500	604,089	48,327
R Peter Campbell (to 11 July 2014)	-	-	62,500	241,635	19,331
Michael A Quinn (to 11 July 2014)	-	-	62,500	402,726	32,218
Gary W Pace (to 9 July 2014)	-	-	62,500	402,726	314,126
John W Holaday (to 1 May 2014)	-	-	275,000	805,452	628,253
Other key management personnel					
Edward M Rudnic ¹	4,900,000	422,000	366,667	-	-
Chris J Campbell	400,000	132,000	207,292	552,726	439,099
Beth A Burnside (from 1 May 2014) ²	175,000	66,500	41,667	-	-
M. Janette Dixon	200,000	76,000	204,167	-	-

* The value at grant date is calculated in accordance with AASB 2 Share-based Payment of options granted during the year as part of remuneration.

** The value at lapse date of options that were granted as part of remuneration and that lapsed during the year due to the expiry of the options' 7 year life, The value is determined at the time of lapsing, but assuming the condition was satisfied.

¹ In addition to the above, 72,917 options vested during the year in relation to options Edward M Rudnic received as a consultant and 10,000 options vested during the year in relation to options he received as a member of the Scientific Advisory Board.

² In addition to the above, 41,667 options vested during the year in relation to options Beth A Burnside received as a consultant.

The assessed fair value at grant date of options granted to the individuals is allocated equally over the period from grant date to vesting date, and the amount is included in the remuneration tables above. Fair values at grant date are independently determined using a Black-Scholes option pricing model that takes into account the exercise price, the term of the option, the impact of dilution, the share price at grant date and expected price volatility of the underlying share, the expected dividend yield and the risk-free interest rate for the term of the option.

Shares provided on exercise of remuneration options

There were no ordinary shares in the Company provided as a result of the exercise of remuneration options to each director of QRxPharma Limited and other key management personnel of the Group in the year to 30 June 2014.

Details of remuneration: Bonuses and share-based compensation benefits

For each cash bonus and grant of options included in the tables on pages 14, 15 and 19, the percentage of the available bonus or grant that was paid, or that vested, in the financial year, and the percentage that was forfeited because the person did not meet the service and performance criteria is set out below. No part of the bonus is payable in future years. The vesting period for each option issued up to 31 December 2008 is 3 years, or as varied by the board, one-third vesting 12 months from the date of grant and the balance vesting equally each year over the remaining two year period. Options issued from 1 January 2009 generally vest over 3 years with the initial vesting on the first anniversary of the date of the grant and subsequent vesting's in 8 equal tranches on the first day of each calendar quarter over the following 2 years. No options will vest if the conditions are not satisfied, hence the minimum value of the option yet to vest is nil. The maximum value of the options yet to vest has been determined as the amount of the grant date fair value of the options that is yet to be expensed.

	В	onus	Shar	e-based compen	sation benefit	s (options)
Name	Paid %	Forfeited %	Year Granted	Vested %	Forfeited %	Financial years in which options may vest
Directors of QRxPharma Limited						
			2013	50%	-	2015 - 2016
Peter C Farrell (to 9 July 2014)	-	-	2011	100%	-	-
			2007	100%	100%	-
			2013	50%	-	2015 - 2016
R Peter Campbell (to 11 July 2014)	-	-	2011	100%	-	-
			2007	100%	100%	-
			2013	50%	-	2015 - 2016
Michael A Quinn (to 11 July 2014)	-	-	2011	100%	-	-
			2007	100%	100%	-
			2013	50%	-	2015 - 2016
Gary W Pace (to 9 July 2014)	-	-	2011	100%	-	-
			2007	100%	100%	-
			2013	50%	-	2015 - 2016
			2012	83%	-	2015
John W Holaday (to 1 May 2014)	-	-	2011	100%	-	-
			2010	100%	-	-
			2007	100%	100%	-
Other key management personnel			·		•	•
			2014	0%	-	*
			2013	50%	-	2015 - 2016
			2012	75%	-	2015
Chris J Campbell	25%	-	2011	100%	-	-
			2010	100%	100%	-
			2009	100%	-	-
			2007	100%	100%	-
			2014	0%	-	*
Edward M Rudnic	25%	_	2014	0%	-	2015 - 2017
	2070		2013	50%	-	2015 - 2016
			2012	67%	-	2015
Beth A Burnside (from 1 May 2014)	-	_	2014	0%	-	*
			2013	42%	-	2015 - 2016
			2014	0%	-	*
			2013	50%	-	2015 - 2016
			2012	75%	-	2015
M. Janette Dixon	-	-	2011	100%	-	-
			2010	100%	-	-
			2010	100%	-	-
			2009	100%	-	-

*These options will fully vest on FDA approval of the NDA for immediate release Moxduo.

The following tables show the number of:

- (i) Options over ordinary shares in the Company
- (ii) Ordinary shares in the Company that were held during the financial year by key management personnel of the Group, including their close family members and entities related to them.

There were no shares granted during the reporting period as compensation.

(i) Option holdings

The numbers of options over ordinary shares in the Company held during and since the end of the financial year by each director of QRxPharma Limited and other key management personnel of the Group, including their personally related parties, are set out below.

2014	Balance at start of the			Net other	Balance at end of the	Vested and	
Name	year	compensation	Exercised	changes	year	exercisable	Unvested
Directors of QRxPharma Limited							
Richard S Treagus (from 9 July	-	-	-	-	-	-	-
2014)							
Bruce A Hancox (from 9 July 2014)	-	-	-	-	-	-	-
Peter C Farrell (to 9 July 2014)	829,089	-	-	(604,089)	225,000	187,500	37,500 ³
R Peter Campbell (to 11 July 2014)	466,635	-	-	(241,635)	225,000	187,500	37,500 ³
Michael A Quinn (to 11 July 2014)	627,726	-	-	(402,726)	225,000	187,500	37,500 ³
Gary W Pace (to 9 July 2014)	627,726	-	-	(402,726)	225,000	187,500	37,500 ³
John W Holaday (to 1 May 2014)	1,905,452	-	-	(805,452)	1,100,000	908,333	191,667 ³
Other key management personnel	of the Grou	ıp					
Edward M Rudnic ¹	850,000	4,900,000	-	-	5,750,000	483,333	5,266,667
Chris J Campbell	1,115,226	400,000	-	(552,726)	962,500	412,500	550,000
Beth A Burnside (from 1 May 2014) ²	-	175,000	-	-	175,000	-	175,000
M. Janette Dixon	900,000	200,000	-	-	1,100,000	750,000	350,000

¹ Edward M Rudnic was appointed Chief Executive Officer on 1 May 2014 at which time he received 4,500,000 options.

² Beth A Burnside was previously engaged as a consultant to the Company for which she received 100,000 options.

³These unvested options have lapsed since 30 June 2014.

2013	Balance at start of the			Net other	Balance at end of the	Vested and	
Name	year	compensation	Exercised	changes	year	exercisable	Unvested
Directors of QRxPharma Limited							
Peter C Farrell	754,089	75,000	-	-	829,089	729,089	100,000
R Peter Campbell	391,635	75,000	-	-	466,635	366,635	100,000
Michael A Quinn	552,726	75,000	-	-	627,726	527,726	100,000
Gary W Pace	552,726	75,000	-	-	627,726	527,726	100,000
John W Holaday	1,605,452	300,000	-	-	1,905,452	1,438,785	466,667
Other key management personnel	of the Grou	ıp					
Edward M Rudnic ¹	350,000	500,000	-	-	850,000	116,667	733,333
Chris J Campbell	915,226	200,000	-	-	1,115,226	757,934	357,292
Richard A Paul (to 20 January 2013)	450,000	150,000	-	(600,000)	-	-	-
M. Janette Dixon	700,000	200,000	-	-	900,000	545,833	354,167

¹ Edward M Rudnic was appointed Chief Operating Officer on 13 February 2012. He was previously engaged as a consultant to the company for which he received 235,000 options. Additionally he has received 70,000 options as a member of the Company's Scientific Advisory Board.

(ii) Share holdings

The numbers of shares in the Company held during and since the financial year by each director of QRxPharma Limited and other key management personnel of the Group, including their personally related parties, are set out below. There were no shares granted during the reporting period as compensation.

2014	Balance at the start of the year	Received during the year on the	Net other changes during the	Balance at the end of the year
Name		exercise of options	year	
Directors of QRxPharma Limited				
Ordinary shares				
Richard S Treagus (from 9 July 2014)	-	-	-	-
Bruce A Hancox (from 9 July 2014)	740,000	-	-	740,000
Peter C Farrell (to 9 July 2014)	1,983,955	-	-	1,983,955
R Peter Campbell (to 11 July 2014)	183,380	-	18,750	202,130
Michael A Quinn (to 11 July 2014)	608,987	-	-	608,987
Gary W Pace (to 9 July 2014)	3,615,268	-	-	3,615,268
John W Holaday (to 1 May 2014)	7,609,635	-	-	7,609,635
Other key management personnel of the Group				
Ordinary shares				
Edward M Rudnic	-	-	-	-
Chris J Campbell	94,780	-	9,375	104,155
Beth Burnside (from 1 May 2014)	-	-	-	-
M. Janette Dixon	-	-	-	-
2013	Balance at	Received	Net other	Balance at
	the start of	during the	changes	the end of
	the year	year on the	during the	the year
Name		exercise of	year	
		options		
Directors of QRxPharma Limited				
Ordinary shares				
Peter C Farrell	1,865,367	-	118,588*	1,983,955
R Peter Campbell	183,380	-	-	183,380
Michael A Quinn	8,505,322	-	(7,896,335)**	608,987
Gary W Pace	3,526,827	-	88,441*	3,615,268
John W Holaday	7,609,635	-	-	7,609,635
Other key management personnel of the Group				
Ordinary shares				
Edward M Rudnic	-	-	-	-
Chris J Campbell	94,780	-	-	94,780
Richard A Paul (to 20 January 2013)	-	-	-	-
M. Janette Dixon	70,000	-	(70,000)	-
	,		/	

*The change represents the receipt of an in-specie distribution made by Innovation Capital Limited and Innovation Capital LLC (Innovation Capital Fund I) to its underlying shareholders.

**The disposal represents an in-specie distribution to underlying shareholders by Innovation Capital Limited and Innovation Capital LLC (Innovation Capital Fund I) of 7,982,775 shares and the receipt of 86,440 shares by Michael Quinn and Rosemary Quinn as part of the above noted in-specie distribution.

Shares under option

Unissued ordinary shares of QRxPharma Limited under option at the date of this report are as follows:

Date options granted	Expiry date	Issue price of shares	Number under option
Date options granted			option
1 September 2007	1 September 2014	\$1.70	50.000
1 October 2007	1 October 2014	\$1.45	75,000
9 October 2007	9 October 2014	\$1.34	50,000
1 April 2008	1 April 2015	\$1.04	75,000
1 April 2008	1 April 2015	\$1.05	600,000
1 January 2009	1 January 2016	\$0.20	60,000
31 August 2009	31 August 2016	\$0.65	299,583
16 November 2009	16 November 2016	\$1.12	300,000
1 January 2010	1 January 2017	\$0.78	100,000
17 February 2010	17 February 2017	\$0.84	329,584
1 July 2010	1 July 2017	\$1.15	200,000
24 August 2010	24 August 2017	\$0.95	50,000
1 October 2010	1 October 2017	\$0.93	150,000
25 October 2010	25 October 2014	\$1.24	25,000
8 November 2010	8 November 2017	\$1.00	850,000
1 January 2011	1 January 2018	\$1.40	612,500
1 January 2011	1 January 2015	\$2.00	270,000
7 July 2011	7 July 2018	\$1.70	150,000
28 September 2011	28 September 2018	\$1.22	15,000
18 November 2011	18 November 2018	\$1.60	208,333
23 January 2012	23 January 2016	\$2.15	300,000
23 January 2012	23 January 2019	\$1.50	835,000
1 April 2012	1 April 2019	\$1.72	350,000
7 November 2012	7 November 2019	\$1.00	225,000
7 November 2012	7 November 2016	\$1.03	355,000
7 November 2012	7 November 2019	\$0.72	1,020,000
19 February 2013	19 February 2020	\$0.94	300,000
7 November 2013*	7 November 2017	\$0.63	1,650,000
7 November 2013*	7 November 2017	\$0.91	530,000
1 May 2014*	1 May 2021	\$0.15	4,500,000
			14,535,000

No option holder has any right under the options to participate in any other share issue of the Company or any other entity.

*Included in these options were options granted to key management personnel which are disclosed on page 19.

Shares issued on the exercise of options

The following ordinary shares of QRxPharma Limited were issued during the year ended 30 June 2014 on the exercise of options granted under the QRxPharma Limited Employee Option Plan. No further shares have been issued since that date. No amounts are unpaid on any of the shares.

Date options granted	Issue price of shares	Number of shares issued
29 January 2014	\$0.72	20,000
6 March 2014	\$0.84	75,000
		95,000

Indemnification

The Company has entered into Deeds of Access, Indemnity and Insurance with each of the directors and executive officers of the Group against all liabilities to another person (other than the Company or a related body corporate) that may arise from their position as directors and executive officers of the Company and its controlled entities, except where the liability arises out of conduct involving a lack of good faith. The agreement stipulates that the Company will meet the amount of any such liabilities, including costs and expenses.

Insurance of officers

The directors have not included details of the nature of liabilities covered nor the amount of the premium paid in respect to Directors and Officers liability insurance contracts, as such disclosure is prohibited under the terms of the contracts.

Proceedings on behalf of the Company

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

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

Non-audit services

The Company may decide to employ the auditor on assignments additional to their statutory audit duties where the auditor's expertise and experience with the Company and/or the Group are important.

Details of the amounts paid or payable to the auditor (Deloitte Touche Tohmatsu) for non-audit services provided during the year are set out below.

The board of directors has considered the position and, in accordance with advice received from the audit committee, is satisfied that the provision of the non-audit services is compatible with the general standard of independence for auditors imposed by the *Corporations Act 2001*. The directors are satisfied that the provision of non-audit services by the auditor, as set out below, did not compromise the auditor independence requirements of the *Corporations Act 2001* for the following reasons:

- all non-audit services have been reviewed by the audit committee to ensure they do not impact the impartiality and objectivity of the auditor
- none of the services undermine the general principles relating to auditor independence as set out in APES 110 Code of Ethics for Professional Accountants.

Auditor of the Group	2014 \$	2013 \$
<i>Taxation services</i> Tax consulting and advice Deloitte Touche Tohmatsu Australia	10,500	12,500
Total remuneration for taxation services	10,500	12,500
Total remuneration for non-audit services	10,500	12,500

Auditor's independence declaration

A copy of the auditor's independence declaration as required under section 307C of the *Corporations Act 2001* is set out on page 26.

Rounding of amounts

The Company is a kind referred to in Class order 98/100, issued by the Australian Securities and Investments Commission, relating to the "rounding off" of amounts in the financial or directors report. Amounts in the directors' report have been rounded off in accordance with that Class Order to the nearest thousand dollars, or in certain cases, the nearest dollar.

Auditor

Deloitte Touche Tohmatsu continues in office in accordance with section 327 of the Corporations Act 2001.

This report is made in accordance with a resolution of directors.

Harry

Bruce A Hancox Director

Sydney 27 August 2014

Deloitte.

Deloitte Touche Tohmatsu ABN 74 490 121 060

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The Board of Directors QRxPharma Limited Suite 1, Level 11 100 Walker Street North Sydney NSW 2060

27 August 2014

Dear Board Members

QRxPharma Limited

In accordance with section 307C of the Corporations Act 2001, I am pleased to provide the following declaration of independence to the directors of QRxPharma Limited.

As lead audit partner for the audit of the financial statements of QRxPharma Limited for the year ended 30 June 2014, I declare that to the best of my knowledge and belief, there have been no contraventions of:

(i) the auditor independence requirements of the Corporations Act 2001 in relation to the audit

(ii) any applicable code of professional conduct in relation to the audit.

Yours sincerely

Deloitle Touche Tohmatsu

DELOITTE TOUCHE TOHMATSU

Reaney

X Delaney Partner Chartered Accountants Parramatta, 27 August 2014

Liability limited by a scheme approved under Professional Standards Legislation. Member of Deloitte Touche Tohmatsu Limited

Corporate governance statement

QRxPharma Limited (Company) and the board are committed to achieving and demonstrating the highest standards of corporate governance. The board continues to review the framework and practices to ensure they meet the interests of shareholders. The Company and its controlled entities together are referred to as the Group in this statement.

A description of the Group's main corporate governance practices is set out below. All these practices, unless otherwise stated, were in place for the entire year. They comply with the ASX Corporate Governance Principles and Recommendations.

Principle 1: Lay solid foundations for management and oversight

The relationship between the board and senior management is critical to the Group's long term success. The directors are responsible to the shareholders for the performance of the Group in both the short and the longer term and seek to balance sometimes competing objectives in the best interests of the Group as a whole. Their focus is to enhance the interests of shareholders and other key stakeholders and to ensure the Group is properly managed.

The responsibilities of the board include:

- providing strategic guidance to the Group including contributing to the development of and approving the corporate strategy
- reviewing and approving business plans, the annual budget and financial plans including available resources and major capital expenditure initiatives
- overseeing and monitoring:
 - organisational performance and the achievement of the Group's strategic goals and objectives
 - compliance with the Company's Code of conduct
 - · progress in relation to the Company's diversity objectives and compliance with its diversity policy
 - progress of major capital expenditures and other significant corporate projects including any acquisitions or
- divestments monitoring financial performance including approval of the annual and half-year financial reports and liaison with the
- Company's auditors
 appointment, performance assessment and, if necessary, removal of the managing director
- ratifying the appointment and/or removal and contributing to the performance assessment for the members of the
- senior management team including the Chief Executive Officer (CEO) and the Company Secretary
- ensuring there are effective management processes in place and approving major corporate initiatives
- enhancing and protecting the reputation of the organisation
- overseeing the operation of the Group's system for compliance and risk management reporting to shareholders
- ensuring appropriate resources are available to senior management

Day to day management of the Group's affairs and the implementation of the corporate strategy and policy initiatives are formally delegated by the board to the CEO and senior executives as set out in the Group's delegations policy. These delegations are reviewed on an annual basis.

A performance assessment for senior executives last took place in May 2014 during the remuneration committee's annual assessment of performance bonuses. To help make this assessment, the committee receives detailed reports on performance from management.

Principle 2: Structure the board to add value

The board operates in accordance with the broad principles set out in its charter which together with all other charters and policies referred to in this Statement are available from the corporate governance information section of the Company website at www.qrxpharma.com. The charter details the board's composition and responsibilities.

Board composition

The charter states:

- the board is to be comprised of both executive and non-executive directors with a majority of non-executive directors. Non-executive directors bring a fresh perspective to the board's consideration of strategic, risk and performance matters
- in recognition of the importance of independent views and the board's role in supervising the activities of management, the Chair must be an independent non-executive director, the majority of the board must be independent of management and all directors are required to exercise independent judgement and review and constructively challenge the performance of management
- the Chair is elected by the full board and is required to meet regularly with the managing director
- the Company aims to maintain a mix of directors on the board from different genders, age groups, ethnicity and cultural and professional backgrounds who have complementary skills and experience
- the board is to establish measurable board gender diversity objectives and assess annually the objectives and progress in achieving them
- the board is required to undertake an annual board performance review and consider the appropriate mix of skills required by the board to maximise its effectiveness and its contribution to the Group.

Principle 2: Structure the board to add value (continued)

Board composition (continued)

The board seeks to ensure that:

- at any point in time, its membership represents an appropriate balance between directors with experience and knowledge of the Group and directors with an external or fresh perspective
 - the size of the board is conducive to effective discussion and efficient decision making.
- The board is giving careful consideration to the composition of the board and the optimum mix of skills and experience required for the Company at this stage.

Directors' independence

The board has adopted specific principles in relation to directors' independence. These state that to be deemed independent, a director must be a non-executive and the board should consider whether the director:

- is a substantial shareholder of the Company or an officer of, or otherwise associated directly with, a substantial shareholder of the Company
- is or has been employed in an executive capacity by the Company or any other Group member, within three years before commencing to serve on the board
- within the last three years has been a principal of a material professional adviser or a material consultant to the Company or any other Group member, or an employee materially associated with the service provided
- is a material supplier or customer of the Company or any other Group member, or an officer of or otherwise associated directly or indirectly with a material supplier or customer
- has a material contractual relationship with the Company or a controlled entity other than as a director of the Group
- is free from any business or other relationship which could, or could reasonably be perceived to, materially interfere with the director's ability to act in the best interests of the Group.

At present, materiality for these purposes is determined as a relationship or contract where the Company or Group pays in excess of \$100,000.

The board regularly assesses director independence having regard to the criteria outlined in the Principles. To enable this process, the directors must provide all information that may be relevant to the assessment. During the financial year ended 30 June 2014, Peter C Farrell, R Peter Campbell, Michael A Quinn and Gary W Pace were considered to be independent for the entire year. Richard Treagus and Bruce Hancox who were appointed as directors on 9 July 2014 consider themselves to be independent.

Board members

Details of the members of the board, their experience, expertise, qualifications, term of office, relationships affecting their independence and their independent status are set out in the directors' report under the heading "Information on directors" on pages 8 to 11. At the end of the financial year, there were four non-executive directors. At the date of signing of the directors' report there are two non-executive directors.

Non-executive directors

The four non-executive directors in office during the financial year met four times during the year, in scheduled sessions without the presence of management, to discuss the operation of the board and a range of other matters. Relevant matters arising from these meetings were shared with the full board.

Term of office

The Company's Constitution specifies that all directors excluding the CEO must retire from office no later than the third annual general meeting (AGM) following their last election.

Chair

The Chair of the board of the Company during the financial year was an independent, non-executive director. The Company has yet to appoint a Chair of the board.

The Chair is responsible for leading the board, ensuring directors are properly briefed in all matters relevant to their role and responsibilities, facilitating board discussions and managing the board's relationship with the Group's senior executives. In accepting the position, the Chair has acknowledged that it will require a significant time commitment and has confirmed that other positions will not hinder his effective performance in the role of the Chair.

Chief Executive Officer (CEO)

The CEO is responsible for implementing Group strategies and policies.

Commitment

The number of meetings of the Company's board of directors and of each board committee held during the year ended 30 June 2014, and the number of meetings attended by each director is disclosed on page 11.

The board will meet as frequently as required but must not meet less than four times each year.

The commitments of non-executive directors are considered by the nomination committee prior to the directors' appointment to the board of the Company.

Principle 2: Structure the board to add value (continued)

Independent professional advice

Directors and board committees have the right, in connection with their duties and responsibilities, to seek independent professional advice. With the approval of the Chairman this advice will be at the expense of the Company.

Avoidance of conflict of interest

In addition to the issue of independence, the directors have a continuing responsibility to avoid conflicts of interest (both real and apparent) between their duty to the Company and their own interests. Directors are required to disclose any actual or potential conflict of interest on appointment and are required to keep this disclosure up to date. A director that has an actual or potential conflict must immediately inform the board and remove themselves from any discussions or decision making in relation to the actual or potential conflict.

Performance assessment

The board has undertaken annual self-assessments of its collective performance, the performance of the Chairman and its committees. The results and any action plans are documented together with specific performance goals which are agreed for the coming year.

Board committees

The board has established a number of committees to assist in the execution of its duties and to allow detailed consideration of complex issues. Current committees of the board are the nominations, remuneration and audit and risk committees. Details of the composition of each committee are included later in this report.

Each committee has its own written charter setting out its role and responsibilities, composition, structure, membership requirements and the manner in which the committee is to operate. All of these charters are reviewed on an annual basis and are available on the Company website. All matters determined by committees are submitted to the full board as recommendations for board decisions.

Minutes of committee meetings are tabled at the subsequent board meeting. Additional requirements for specific reporting by the committees to the board are addressed in the charter of the individual committees.

Nominations committee

During the financial year the nominations committee was comprised of Peter C Farrell (Chairman), Michael A Quinn, and R Peter Campbell all independent, non-executive directors. Following the appointment of Richard Treagus and Bruce Hancox to the board on 9 July 2014, these independent, non-executive directors formed the committee.

Details of directors' attendance at nomination committee meetings are set out in the directors' report on page 11.

The main responsibilities of the committee are to:

- conduct an annual review of the membership of the board having regard to present and future needs of the Company and to make recommendations on board composition and appointments
- conduct an annual review of and conclude on the independence of each director
- propose candidates for board vacancies
- oversee the annual performance assessment program
- oversee board succession, including the succession of the Chair, and reviewing whether succession plans are in place to maintain an appropriately balanced mix of skills, experience and diversity on the board
- manage the processes in relation to meeting board diversity objectives
- assess the effectiveness of the induction process

Whilst the nominations committee may recommend new director candidates, it is the full board that is responsible for the actual appointment of new directors and any candidate appointed must stand for election at the next annual general meeting of the Company. The committee's nomination of existing directors for reappointment is also not automatic and is contingent on their past performance, contribution to the Company and the current and future needs of the board and Company.

Principle 3: Promote ethical and responsible decision making

Code of Conduct

The Company adopted a statement of values and a Code of conduct (the Code) on 17 August 2011 which has been fully endorsed by the board and applies to all directors and employees. The Code is regularly reviewed and updated as necessary to ensure it reflects the highest standards of behaviour and professionalism and the practices necessary to maintain confidence in the Group's integrity and to take into account legal obligations and reasonable expectations of the Company's stakeholders.

In summary, the Code requires that at all times all Company personnel act with the utmost integrity, objectivity and in compliance with the letter and the spirit of the law and Company policies.

Principle 3: Promote ethical and responsible decision making (continued)

Securities Trading Policy

The Company maintains a Securities Trading Policy, which was amended on 17 August 2011, and is available on the Company website. It is contrary to the Company's policy for directors, officers and employees to be engaged in short term trading of the Company's securities. All directors, officers and employees are prohibited from dealing in any QRxPharma Limited securities, except while not in possession of unpublished price sensitive information. Directors, officers and employees may only then deal in the Company's securities during a specified period of 45 days after the release of the Company's half-yearly or annual results, after release of the Company's Appendix 4C guarterly report for the guarter ended 31 March, after the AGM, or during the period in which the Company has a prospectus or other disclosure documents on issue under which people can subscribe for securities. Directors must obtain the approval of the Chairman and employees the approval of the Company Secretary prior to dealing in the Company's securities outside those periods.

Diversity Policy

The Company values diversity and recognises the benefits it can bring to the organisation's ability to achieve its goals. Accordingly the Company adopted a diversity policy on 17 August 2011. This policy outlines the establishment of the Company's diversity objectives in relation to gender, age, cultural background and ethnicity. It includes requirements for the board to establish measurable objectives for achieving diversity, and for the board to assess annually both the objectives, and the Company's progress in achieving them.

The board has considered its responsibilities in relation to establishing measureable objectives to achieve diversity and has decided not to create formal objectives given the size of the Company's workforce and its high staff retention rate. Whilst the board has elected not to establish formal objectives for diversity, it remains responsible for managing the diversity of the Company's workforce and will give due consideration to these responsibilities in determining any future appointments.

The Group's gender diversity statistics are as follows;

•	Proportion of female employees in the Group	67%
•	Proportion of females in senior executive positions of the Group	40%
•	Proportion of females on the board	0%

Proportion of females on the board

Principle 4: Safeguard integrity in financial reporting

Audit and risk committee

During the financial year the audit and risk committee was comprised of R Peter Campbell (Chairman), and Michael A Quinn, both independent, non-executive directors.

Details of directors' gualifications and attendance at audit committee meetings are set out in the directors' report on pages 8 - 11.

During the financial year just ended, the committee's composition did not comply with the Principles in that it did not include at least three members. During that time, the board considered that the audit and risk committee as represented by Messrs Campbell and Quinn was suitably structured and qualified to fully discharge its responsibilities at the relevant stage of the Company's development. Following the appointment of Richard Treagus and Bruce Hancox to the board on 9 July 2014, these independent, non-executive directors formed the Committee.

The audit and risk committee operates in accordance with a charter which is available on the Company website. The main responsibilities of the committee include:

- review, assess and approve the annual full and concise reports, the half-year financial report and all other financial information published by the Company or released to the market
- assist the board in reviewing the effectiveness of the organisation's internal control environment covering:
 - effectiveness and efficiency of operations
 - reliability of financial reporting •
 - compliance with applicable laws and regulations •
 - oversee the effective operation of the risk management framework
- recommend to the board the appointment, removal and remuneration of the external auditors, and review the terms of their engagement, the scope and quality of the audit and assess performance
- consider the independence and competence of the external auditor on an ongoing basis
- review and approve the level of non-audit services provided by the external auditors and ensure it does not adversely impact on auditor independence
- review and monitor related party transactions and assess their propriety
- report to the board on matters relevant to the committee's role and responsibilities.

In fulfilling its responsibilities, the audit and risk committee:

- receives regular reports from management and the internal and the external auditors
- meets with external auditors at least twice a year, or more frequently if necessary
- reviews the processes the CEO and Chief Financial Officer (CFO) have in place to support their certifications to the board
- reviews any significant disagreements between the auditors and management, irrespective of whether they have been resolved

Principle 4: Safeguard integrity in financial reporting (continued)

Audit and risk committee (continued)

- meets separately with the external auditors at least twice a year without the presence of management
- provides the external auditors with a clear line of direct communication at any time to either the Chair of the audit committee or the Chair of the board.

The audit and risk committee has authority, within the scope of its responsibilities, to seek any information it requires from any employee or external party.

External auditors

The Company and audit and risk committee policy is to appoint external auditors who clearly demonstrate quality and independence. Deloitte Touche Tohmatsu is the incumbent external auditor. It is Deloitte Touche Tohmatsu's policy to rotate audit engagement partners on listed companies at least every five years.

An analysis of fees paid to the external auditors, including a breakdown of fees for non-audit services, is provided in the directors' report and in note 21 to the financial statements. It is the policy of the external auditors to provide an annual declaration of their independence to the audit committee.

The external auditor will attend the annual general meeting and be available to answer shareholder questions about the conduct of the audit and the preparation and content of the annual report.

Principles 5 and 6: Make timely and balanced disclosures and respect the rights of shareholders

Continuous disclosure and shareholder communication

The Company has written policies on information disclosure that focus on continuous disclosure of any information concerning the Group that a reasonable person would expect to have a material effect on the price of the Company's securities. These policies also include the arrangements the Company has in place to promote communication with shareholders and encourage effective participation at general meetings. The Shareholder Communication Policy and Continuous Disclosure Policy, having regard to the ASX Code of Best Practice for reporting by the Life Science Companies, are available on the Company's website.

The Company Secretary has been nominated as the person responsible for communications with the ASX. This role includes responsibility for ensuring compliance with the continuous disclosure requirements in the ASX Listing Rules and overseeing and co-ordinating information disclosure to the ASX, analysts, brokers, shareholders, the media and the public.

All disclosures made to the ASX, and all information provided to analysts or the media during briefings are promptly posted on the Company's website. Procedures have also been established for reviewing whether any price sensitive information has been inadvertently disclosed and, if so, this information is also immediately released to the market.

All shareholders have the option to receive a copy of the Company's annual report electronically. In addition, the Company seeks to provide opportunities for shareholders to participate through electronic means. All Company announcements, media briefings, details of Company meetings, press releases and financial reports for the last three years are available on the Company's website. Where possible, the Company arranges for advance notification of significant Group briefings and makes them widely accessible, including through the use of mass communication mechanisms as may be practical.

Principle 7: Recognise and manage risk

The board is responsible for satisfying itself annually, or more frequently as required, that management has developed and implemented a sound system of risk management and internal control. Detailed work on this task is delegated to the audit and risk committee and reviewed by the full board as detailed in the Risk Management Policy adopted by the board on 17 August 2011.

The audit and risk committee is responsible for ensuring there is an adequate framework in relation to risk management, compliance and internal control systems. In providing this oversight, the committee:

- reviews the framework and methodology for risk identification, the degree of risk the Company is willing to accept, the management of risk and the processes for auditing and evaluating the Company's risk management system
- reviews Group-wide objectives in the context of the abovementioned categories of corporate risk
- reviews and, where necessary, approves guidelines and policies governing the identification, assessment and management of the Company's exposure to risk
- reviews and approves the delegations of financial authorities and addresses any need to update these authorities on an annual basis, and
- reviews compliance with agreed policies

The committee recommends any actions it deems appropriate to the board for its consideration.

Management is responsible for designing, implementing and reporting on the adequacy of the Company's risk management and internal control system and has to report to the audit committee and the board on the effectiveness of:

- the risk management and internal control system during the year, and
- the Company's management of its material business risks

Principle 7: Recognise and manage risk (continued)

Management has confirmed to the board that the Company's risk management and internal control systems have operated effectively in managing the Company's material business risks.

Corporate Reporting

In complying with recommendation 7.3, the CEO and CFO have provided the following written declarations in accordance with section 295A of the Corporations Act.

- that the Company's financial reports are complete and present a true and fair view, in all material respects, of the financial condition and operational results of the Company and Group and are in accordance with relevant accounting standards
- that the above statement is founded on a sound system of risk management and internal compliance and control which implements the policies adopted by the board and that the Company's risk management and internal compliance and control is operating efficiently and effectively in all material respects in relation to financial reporting risks

Principle 8: Remunerate fairly and responsibly

Remuneration Committee

During the financial year the remuneration committee was comprised of Peter C Farrell (Chairman) and Michael A Quinn, both independent, non-executive directors, and also included John W Holaday, the Managing Director, CEO and Chief Scientific Officer (CSO) until 1 May 2014. While Dr. Holaday sat on the remuneration committee, he did not participate in decisions relating to his own performance and remuneration. Following the appointment of Richard Treagus and Bruce Hancox to the board on 9 July 2014, these independent, non-executive directors formed the Committee.

Details of directors' attendance at remuneration committee meetings are set out in the directors' report on page 11.

The remuneration committee operates in accordance with its charter which is available on the Company website. The remuneration committee assists the board to discharge its responsibilities to attract and retain senior executives and directors who will create value for shareholders. The remuneration committee advises the board on remuneration and incentive policies and practices generally, and makes specific recommendations on remuneration packages and other terms of employment for senior executives and directors.

Each member of the senior executive team signs a formal employment contract at the time of their appointment covering a range of matters including their duties, rights, responsibilities and any entitlements on termination. The standard contract refers to a specific formal job description. This job description is reviewed by the remuneration committee on an annual basis and, where necessary, is revised in consultation with the relevant employee.

Further information on directors' and executives' remuneration is set out in the Directors' Report under the heading "Remuneration Report". In accordance with Group policy, participants in equity based remuneration plans are not permitted to enter into any transactions that would limit the economic risk of options or other unvested entitlements. Details of this policy can be found on the Company's website.

The committee also assumes responsibility for overseeing management succession planning, including the implementation of appropriate executive development programmes and ensuring adequate arrangements are in place, so that appropriate candidates are recruited for later promotion to senior positions. This includes ensuring due consideration is given to diversity of executives and staff below board level.

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These financial statements are the consolidated financial statements of the consolidated entity consisting of QRxPharma Limited and its subsidiaries. The financial statements are presented in the Australian currency.

QRxPharma Limited is a company limited by shares, incorporated and domiciled in Australia. Its registered office and principal place of business is:

QRxPharma Limited Level 11, Suite 1, 100 Walker Street North Sydney NSW 2060.

The financial statements were authorised for issue by the directors on 27 August 2014. The directors have the power to amend and reissue the financial statements.

Through the use of the internet, we have ensured that our corporate reporting is timely and complete. All press releases, financial reports and other information are available at the Investor Relations tab on our website: www.qrxpharma.com.

QRxPharma Limited Consolidated statement of profit or loss and other comprehensive income For the year ended 30 June 2014

	Notes	2014 \$'000	2013 \$'000
Revenue from continuing operations	5	670	4,066
Other income Research and development expense Employee benefits expense Depreciation and amortisation Business development Other expenses Net foreign exchange (loss) / gain Loss before income tax	6 7 7 7	78 (6,003) (5,423) (70) (560) (1,949) (84) (13,341)	150 (8,260) (4,204) (64) (675) (1,690) <u>597</u> (10,080)
Income tax benefit Loss from continuing operations	8	 (13,341)	(10,080)
Loss for the year		(13,341)	(10,080)
Other comprehensive income			
Items that may be reclassified subsequently to profit or loss Exchange differences on translation of foreign operations Other comprehensive income for the year, net of tax Total comprehensive (loss) for the year		(53) (53) (13,394)	<u>149</u> 149 (9,931)
Loss for the year is attributable to: Owners of QRxPharma Limited Non-controlling interests		(13,335) (6) (13,341)	(10,075) (5) (10,080)
Total comprehensive (loss) is attributable to: Owners of QRxPharma Limited Non-controlling interests		(13,388) (6) (13,394)	(9,926) (5) (9,931)
Earnings per share for loss attributable to the ordinary equity holders of the Company: Basic loss per share Diluted loss per share	26 26	Cents (8.5) (8.5)	Cents (7.0) (7.0)

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

QRxPharma Limited Consolidated statement of financial position As at 30 June 2014

	Notes	2014 \$'000	2013 \$'000
ASSETS			
Current assets		40 505	44.000
Cash and cash equivalents Trade and other receivables	9 10	10,525 140	11,960 308
Other current assets	10	140	220
Total current assets		10,787	12,488
Non-current assets			
Plant and equipment	12	123	135
Available-for-sale financial asset	13	-	-
Intangible assets Total non-current assets	14 _	- 123	135
Total assets	-	10,910	12,623
	-	10,010	12,025
LIABILITIES Current liabilities			
Trade and other payables	15	777	1,710
Provisions	16	962	434
Other current liabilities	17	-	592
Total current liabilities	-	1,739	2,736
Non-current liabilities			
Provisions	16	101	40
Total non-current liabilities	-	101	40
Total liabilities	-	1,840	2,776
Net assets	-	9,070	9,847
EQUITY			
Contributed equity	18	155,342	144,433
Reserves	19(a)	14,501	12,846
Accumulated losses	19(b)	(160,716)	(147,381)
Capital and reserves attributable to owners of QRxPharma Limited		9,127	9,898
Non-controlling interests	20	(57)	(51)
Total equity	-	9,070	9,847

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

QRxPharma Limited Consolidated statement of changes in equity For the year ended 30 June 2014

	Att	ributable to t QRxPharm	he owners of a Limited			
	Contributed equity \$'000	Reserves A \$'000	ccumulated losses \$'000	Total \$'000	Non- controlling interests \$'000	Total equity \$'000
Balance at 30 June 2012	144,281	11,269	(137,306)	18,244	(46)	18,198
Loss for the year Other comprehensive income Total comprehensive loss for the year	- - -	- 149 149	(10,075) 	(10,075) <u>149</u> (9,926)	-	(10,080) <u>149</u> (9,931)
Transactions with owners in their capacity as owners: Contributions of equity, net of transaction costs Employee share scheme	152 	- 1,428 1,577	(10,075)	152 <u>1,428</u> (8,346)		152 <u>1,428</u> (8,351)
Balance at 30 June 2013	144,433	12,846	(147,381)	9,898	(51)	9,847
Loss for the year Other comprehensive income Total comprehensive loss for the year	- - -		(13,335) 	(13,335) (53) (13,388)	-	(13,341) (53) (13,394)
Transactions with owners in their capacity as owners: Contributions of equity, net of transaction costs Employee share scheme	10,909 	- 1,708 1,655	- - (13,335)	10,909 <u>1,708</u> (771)		10,909 <u>1,708</u> (777)
Balance at 30 June 2014	155,342	14,501	(160,716)	9,127	(57)	9,070

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

QRxPharma Limited Consolidated statement of cash flows For the year ended 30 June 2014

	Notes	2014 \$'000	2013 \$'000
Cash flows from operating activities Receipts from licensees of cost recoveries Payments to suppliers and employees (inclusive of goods and		817	1,635
services tax)	-	<u>(13,226)</u> (12,409)	(14,056) (12,421)
Interest received License fee received	5 5	78	60 485
Research and development cash incentive received Grant received	6 6	78	- 150
Net cash (outflow) from operating activities	25	(12,198)	(11,726)
Cash flows from investing activities Payments for plant and equipment	12	(63)	(13)
Net cash (outflow) from investing activities	-	(63)	(13)
Cash flows from financing activities Proceeds from issue of shares	18 18	11,663 (754)	152
Payments made in relation to capital raising Net cash inflow from financing activities	10	<u> </u>	
Net increase/ (decrease) in cash and cash equivalents Cash and cash equivalents at the beginning of the financial year Effects of exchange rate changes on cash and cash equivalents	-	(1,352) 11,960 (83)	(11,587) 22,950 597
Cash and cash equivalents at end of year	9	10,525	11,960

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

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1 Summary of significant accounting policies

The principal accounting policies adopted in the preparation of the consolidated financial statements are set out below. These policies have been consistently applied to all the years presented, unless otherwise stated. The financial statements are for the consolidated entity consisting of QRxPharma Limited and its subsidiaries.

a) Basis of preparation

These general purpose financial statements have been prepared in accordance with Australian Accounting Standards, Interpretations and other authoritative pronouncements issued by the Australian Accounting Standards Board and the Corporations Act 2001. QRxPharma Limited is a for-profit entity for the purpose of preparing the financial statements.

(i) New and amended standards adopted by the Group

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

(ii) Compliance with IFRS

The consolidated financial statements of QRxPharma Limited also comply with International Financial Reporting Standards (IFRS) as issued by the International Accounting Standards Board (IASB).

(iii) Historical cost convention

These financial statements have been prepared under the historical cost convention, as modified by the revaluation of available-for-sale financial assets and liabilities (including derivative instruments) at fair value through profit or loss.

(iv) Critical accounting estimates

The preparation of financial statements in conformity with Australian International Financial Reporting Standards (AIFRS) requires the use of certain critical accounting estimates. It also requires management to exercise its judgment in the process of applying the Group's accounting policies. The areas involving a higher degree of judgment or complexity, or areas where assumptions and estimates are significant to the financial statements are disclosed in note 3.

(v) Early adoption of standards

The Group has elected not to apply any pronouncement before their operative date in the annual reporting period beginning 1 July 2013.

b) Going concern

The financial statements have been prepared on the going concern basis, which contemplates the continuity of normal business activities and the realisation of assets and the settlement of liabilities in the ordinary course of business.

During the year ended 30 June 2014, the Group incurred a net loss of \$13.3 million (2013: \$10.1 million) and had net cash outflows from operating activities of \$12.2 million (2013: \$11.7 million). As at 30 June 2014, the Group holds cash and cash equivalents of \$10.5 million (2013: \$12 million). On 4 July 2014 an amount of \$3.62 million covering potential employee liabilities was set aside in an escrow account. Refer to note 29 for further details.

The Group announced on 14 August 2014 that it is halting all further development work on the Moxduo portfolio of products, its prime product pipeline. The Group has commenced implementing a reduction in its overhead structure, minimising nonessential expenditure and retaining only a small core team tasked with exploring all strategic alternatives for the Group and its assets, with a clear view to maximising residual value for its shareholders.

As a result of the abovementioned matters, significant uncertainty exists as to the ability of the Company and the Group to continue as going concerns and therefore whether they will realise their assets and settle their liabilities and commitments in the normal course of business. The financial statements do not include any 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 Group not continue as a going concern.

c) Principles of consolidation

(i) Subsidiaries

The consolidated financial statements incorporate the assets and liabilities of all subsidiaries of QRxPharma Limited ("Company" or "parent entity") as at 30 June 2014 and the results of all subsidiaries for the year then ended. QRxPharma Limited and its subsidiaries together are referred to in this financial report as the Group or the consolidated entity.

Subsidiaries are all those entities (including special purpose entities) which are controlled by the Company. Control is achieved when the Company is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee. Specifically, the Company controls an investee if and only if the Company has all the following:

- power over the investee (i.e. existing rights that give it the current ability to direct the relevant activities of the investee);
- exposure, or rights, to variable returns from its involvement with the investee; and
- the ability to use its power over the investee to affect its returns.

c) Principles of consolidation (continued)

(i) Subsidiaries (continued)

The Company reassesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control listed above.

(ii) Changes in ownership interests

The Group treats transactions with non-controlling interests that do not result in a loss of control as transactions with equity owners of the Group. A change in ownership interest results in an adjustment between the carrying amounts of the controlling and non-controlling interests to reflect their relative interests in the subsidiary. Any difference between the amount of the adjustment to non-controlling interests and any consideration paid or received is recognised in a separate reserve within equity attributable to owners of QRxPharma Limited.

When the Group ceases to have control, joint control or significant influence, any retained interest in the entity is remeasured to its fair value with the change in carrying amount recognised in profit or loss. The fair value is the initial carrying amount for the purposes of subsequently accounting for the retained interest as an associate, jointly controlled entity or financial asset. In addition, any amounts previously recognised in other comprehensive income in respect of that entity are accounted for as if the Group had directly disposed of the related assets and liabilities. This may mean that amounts previously recognised in other comprehensive income are reclassified to profit or loss.

If the ownership interest in a jointly-controlled entity or an associate is reduced but joint control or significant influence is retained, only a proportionate share of the amounts previously recognised in other comprehensive income are reclassified to profit or loss.

d) Segment reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision maker. The chief operating decision maker who is responsible for allocating resources and assessing performance of the operating segments, has been identified as the executive management team.

e) Foreign currency translations

(i) Functional and presentation currency

Items included in the financial statements of each of the Group's entities are measured using the currency of the primary economic environment in which the entity operates ('the functional currency'). The consolidated financial statements are presented in Australian dollars, which is QRxPharma Limited's functional and presentation currency.

(ii) Transactions and balances

Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transactions. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation at year end exchange rates of monetary assets and liabilities denominated in foreign currencies are recognised in the statement of comprehensive income, except when they are deferred in equity as qualifying cash flow hedges and qualifying net investment hedges or are attributable to part of the net investment in a foreign operation.

Foreign exchange gains and losses are presented in the income statement on a net basis within other income or net foreign exchange loss.

Non-monetary items that are measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value was determined. Translation differences on assets and liabilities carried at fair value are reported as part of the fair value gain or loss. For example, translation differences on non-monetary assets and liabilities such as equities held at fair value through profit or loss are recognised in profit or loss as part of the fair value gain or loss and translation differences on non-monetary assets such as equities classified as available-for-sale financial assets are recognised in other comprehensive income.

(iii) Group companies

The results and financial position of all the Group entities (none of which has the currency of a hyperinflationary economy) that have a functional currency different from the presentation currency are translated into the presentation currency as follows:

- Assets and liabilities for each balance sheet presented are translated at the closing rate at the date of that balance sheet
- income and expenses for each profit and loss are translated at the exchange rate on the dates of the transactions, and
- all resulting exchange differences are recognised in other comprehensive income.

On consolidation, exchange differences arising from the translation of any net investment in foreign entities, and of borrowings and other financial instruments designated as hedges of such investments, are taken to other comprehensive income. When a foreign operation is sold or any borrowings forming part of the net investment are repaid, a proportionate share of such exchange differences are recognised in the profit and loss as part of the gain or loss on sale where applicable

f) Revenue recognition

Revenue is measured at the fair value of the consideration received or receivable. Amounts disclosed as revenue are net of returns and trade allowances. The Group recognises revenue when the amount of revenue can be reliably measured, it is probable that future economic benefits will flow to the entity and specific criteria have been met for each of the Group's activities as described below. The Group bases its estimates on current available information, taking into consideration the type of customer, the type of transaction and the specifics of each arrangement.

Interest income

Interest income is recognised on a time proportion basis using the effective interest method.

g) Income tax

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

Deferred income tax is provided in full, using the liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the consolidated financial statements. However, the deferred income tax is not accounted for if it arises from initial recognition of an asset or liability in a transaction other than a business combination that at the time of the transaction affects neither accounting nor taxable profit or loss. Deferred income tax is determined using tax rates (and laws) that have been enacted or substantially enacted by the balance sheet date and are expected to apply when the related deferred income tax asset is realised or the deferred income tax liability is settled.

Deferred tax assets are recognised for deductible temporary differences and unused tax losses only if it is probable that future taxable amounts will be available to utilise those temporary differences and losses.

Deferred tax liabilities and assets are not recognised for temporary differences between the carrying amount and tax bases of investments in controlled entities where the parent entity is able to control the timing of the reversal of the temporary differences and it is probable that the differences will not reverse in the foreseeable future.

Tax consolidation legislation

QRxPharma Limited and its wholly-owned Australian controlled entities have implemented the tax consolidation legislation.

The head entity, QRxPharma Limited, and the controlled entities in the tax consolidated group account for their own current and deferred tax amounts. These tax amounts are measured as if each entity in the tax consolidated group continues to be a stand-alone taxpayer in its own right.

h) Business combinations

The acquisition method of accounting is used to account for all business combinations, including business combinations involving entities or businesses under common control, regardless of whether equity instruments or other assets are acquired. The consideration transferred for the acquisition of a subsidiary comprises the fair values of the assets transferred, the liabilities incurred and the equity interests issued by the Group. The consideration transferred also includes the fair value of any contingent consideration arrangement and the fair value of any pre-existing equity interest in the subsidiary. Acquisition-related costs are expensed as incurred. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are, with limited exceptions, measured initially at their fair values at the acquisition date. On an acquisition-by-acquisition basis, the Group recognises any non-controlling interest in the acquiree either at fair value or at the non-controlling interest's proportionate share of the acquiree's net identifiable assets.

The excess of the consideration transferred, the amount of any non-controlling interest in the acquire and the acquisitiondate fair value of any previous equity interest in the acquiree over the fair value of the Group's share of the net identifiable assets acquired is recorded as goodwill. If those amounts are less than the fair value of the net identifiable assets of the subsidiary acquired and the measurement of all amounts has been reviewed, the difference is recognised directly in profit or loss as a bargain purchase.

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

Contingent consideration is classified either as equity or a financial liability. Amounts classified as a financial liability are subsequently remeasured to fair value with changes in fair value recognised in profit or loss.

i) Impairment of assets

Assets are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs to sell and value in use. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash inflows which are largely independent of the cash inflows from other assets or groups of assets (cash-generating units).

Non-financial assets other than goodwill that suffered an impairment are reviewed for possible reversal of the impairment at each reporting date.

j) Grant income

Grants from the government are recognised at their fair value where there is a reasonable assurance that the grant will be received and the Group will comply with all attached conditions.

k) Cash and cash equivalents

For cash flow statement presentation purposes, cash and cash equivalents includes cash on hand, deposits held at call with financial institutions, other short-term, highly liquid investments with original maturities 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, and bank overdrafts. Bank overdrafts are shown within borrowings in current liabilities on the balance sheet.

I) Investments and other financial assets

Classification

The Group classifies its investments in the following categories: financial assets at fair value through profit or loss, loans and receivables, held-to-maturity investments and available-for-sale financial assets. The classification depends on the purpose for which the investments were acquired. Management determines the classification of its investments at initial recognition and, in the case of assets classified as held-to-maturity, re-evaluates this designation at each reporting date.

(i) Financial assets at fair value through profit or loss

Financial assets at fair value through profit or loss are financial assets held for trading. A financial asset is classified in this category if acquired principally for the purpose of selling in the short term. Derivatives are classified as held for trading unless they are designated as hedges.

(ii) Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. They are included in current assets, except for those with maturities greater than 12 months after the balance sheet date which are classified as non-current assets. Loans and receivables are included in trade and other receivables in the balance sheet (note 10).

(iii) Held-to-maturity investments

Held-to-maturity investments are non-derivative financial assets with fixed or determinable payments and fixed maturities that the Group's management has the positive intention and ability to hold to maturity. If the Group were to sell other than an insignificant amount of held-to-maturity financial assets, the whole category would be tainted and reclassified as available-for-sale. Held-to-maturity financial assets are included in non-current assets, except for those with maturities less than 12 months from the reporting date, which are classified as current assets.

(iv) Available-for-sale financial assets

Available-for-sale financial assets, comprising principally equity securities, are non-derivatives that are either designated in this category or not classified in any of the other categories. They are included in non-current assets unless the investment matures or management intends to dispose of the investment within 12 months of the end of the reporting period. Investments are designated as available-for-sale if they do not have fixed maturities and fixed or determinable payments and management intends to hold them for the medium to long term.

Recognition and derecognition

Regular purchases and sales of financial assets are recognised on trade-date – the date on which the Group commits to purchase or sell the asset. Financial assets are derecognised when the rights to receive cash flows from the financial assets have expired or have been transferred and the Group has transferred substantially all the risks and rewards of ownership.

When securities classified as available-for-sale are sold, the accumulated fair value adjustments recognised in other comprehensive income are reclassified to profit or loss as gains and losses from investment securities.

Measurement

At initial recognition, the Group measures a financial asset at its fair value plus, in the case of a financial asset not at fair value through profit or loss, transaction costs that are directly attributable to the acquisition of the financial asset. Transaction costs of financial assets carried at fair value through profit or loss are expensed in profit or loss.

Loans and receivables and held-to-maturity investments are carried at amortised cost using the effective interest method. Available-for-sale financial assets and financial assets at fair value through profit or loss are subsequently carried at fair value. Gains or losses arising from changes in the fair value of the "financial assets at fair value through profit or loss' category are presented in profit or loss within other income or other expenses in the period in which they arise.

Impairment

The Group assesses at the end of each reporting period whether there is objective evidence that a financial asset or group of financial assets is impaired. A financial asset or a group of financial assets is impaired and impairment losses are incurred only if there is objective evidence of impairment as a result of one or more events that occurred after the initial recognition of the asset (a 'loss event') and that loss event (or events) has an impact on the estimated future cash flows of the financial assets or group of financial assets that can be reliably estimated. In the case of equity investments classified as available-forsale, a significant or prolonged decline in the fair value of the security below its cost is considered an indicator that the assets are impaired.

I) Investments and other financial assets (continued)

Impairment (continued)

(i) Assets carried at amortised cost

For loans and receivables, the amount of the loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows (excluding future credit losses that have not been incurred) discounted at the financial asset's original effective interest rate. The carrying amount of the asset is reduced and the amount of the loss is recognised in the consolidated income statement. If a loan or held-to-maturity investment has a variable interest rate, the discount rate for measuring any impairment loss is the current effective interest rate determined under the contract. As a practical expedient, the Group may measure impairment on the basis of an instrument's fair value using an observable market price.

If, in a subsequent period, the amount of the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognised (such as an improvement in the debtor's credit rating), the reversal of the previously recognised impairment loss is recognised in the consolidated income statement.

(ii) Assets classified as available-for-sale

If there is objective evidence of impairment for available-for-sale financial assets, the cumulative loss – measured as the difference between the acquisition cost and the current fair value, less any impairment loss on that financial asset previously recognised in profit or loss – is removed from equity and recognised in profit or loss.

Impairment losses on equity instruments that were recognised in profit or loss are not reversed through profit or loss in a subsequent period.

If the fair value of a debt instrument classified as available-for-sale increases in a subsequent period and the increase can be objectively related to an event occurring after the impairment loss was recognised in profit or loss, the impairment loss is reversed through profit or loss.

m) Plant and equipment

Plant and equipment are stated at historical costs less accumulated depreciation.

Depreciation on plant and equipment is calculated using the straight line method to allocate their cost, net of their residual values, over their estimated useful lives, as follows:

- Plant and equipment

4-5 years

The assets' residual values and useful lives are reviewed, and adjusted if appropriate, at each balance sheet date.

n) Intangible assets

(i) Intellectual property

Costs incurred in acquiring intellectual property are capitalised and amortised on a straight line basis of the period of the expected benefit.

Costs include only those costs directly attributable to the acquisition of the intellectual property.

An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount (note 1(i)).

(ii) Research and development

Research expenditure on internal development projects is recognised as an expense as incurred. Costs incurred on development projects (relating to the design and testing of new or improved products) are recognised as intangible assets when it is probable that the project will, after considering its commercial and technical feasibility, be completed and generate future economic benefits and its costs can be measured reliably. The expenditure capitalised comprises all directly attributable costs, including costs of materials, services, direct labour and an appropriate proportion of overheads. Other development expenditures that do not meet these criteria are recognised as an expense as incurred. Development costs previously recognised as an expense are not recognised as an asset in a subsequent period. Capitalised development costs are recorded as intangible assets and amortised from the point at which the asset is ready for use on a straight-line basis over its useful life.

o) Trade and other payables

These amounts represent liabilities for goods and services provided to the Group prior to the end of financial year which are unpaid. The amounts are unsecured and are usually paid within 30 days of recognition.

Trade and other payables are presented as current liabilities unless payment is not due within 12 months from the reporting date.

p) Leases

Leases in which a significant portion of the risks and rewards of ownership are not transferred to the Group as lessee are classified as operating leases (note 23). Payments made under operating leases (net of any incentive received from the lessor) are charged to the income statement on a straight-line basis over the period of the lease.

q) Employee benefits

(i) Wages and salaries

Liabilities for wages and salaries, including non-monetary benefits expected to be settled wholly within 12 months of the reporting date are recognised in other payables in respect of employees' services up to the reporting date and are measured at the amounts expected to be paid when the liabilities are settled.

(ii) Annual leave and long service leave

The liability for long service leave and annual 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 currency that match, as closely as possible, the estimated future cash outflows.

(iii) Retirement benefit obligations

The Group does not maintain a Group superannuation plan. The Group makes fixed percentage contributions for all Australian resident employees to complying third party superannuation funds and for US resident employees to complying pension funds if requested. The Group's legal or constructive obligation is limited to these contributions.

Contributions to complying third party superannuation funds and pension plans are recognised as an expense as they become payable. Prepaid contributions are recognised as an asset to the extent that a cash refund or a reduction in the future payments is available.

(iv) Share-based payments

Share-based compensation benefits are provided to employees via the QRxPharma Limited Employee Share Option Plan. Information relating to this scheme is set out in note 28.

The fair value of options granted under the QRxPharma Limited Employee Share Option Plan is recognised as an employee benefit expense with a corresponding increase in equity. The fair value is measured at grant date and recognised over the period during which the employees become unconditionally entitled to the options.

The fair value at grant date is independently determined using Black-Scholes option pricing model that takes into account the exercise price, the term of the option, the impact of dilution, the share price at grant date and expected price volatility of the underlying share, the expected dividend yield and the risk free interest rate for the term of the option.

The fair value of the options granted is adjusted to reflect market vesting conditions, but excludes the impact of any non-market vesting conditions (for example, profitability and sales growth targets). Non-market vesting conditions are included in assumptions about the number of options that are expected to become exercisable. At each balance sheet date, the entity revises its estimate of the number of options that are expected to become exercisable. The employee benefit expense recognised each period takes into account the most recent estimate. The impact of the revision to original estimates, if any, is recognised in the income statement with a corresponding adjustment to equity.

(v) Bonus plans

The Group recognises a liability and an expense for bonuses in accordance with the terms of employment contracts. The Group recognises a provision where contractually obliged or where there is a past practice that has created a constructive obligation.

(vi) Employee benefit on-costs

Employee benefit on-costs, are recognised and included in the employee benefit liabilities and costs when the employee benefits to which they relate are recognised.

(vii) Termination benefits

Termination benefits are payable when employment is terminated before the normal retirement date, or when an employee accepts voluntary redundancy in exchange for these benefits. The Group recognises termination benefits when it is demonstrably committed to either terminating the employment of current employees according to a detailed formal plan without possibility of withdrawal or to providing termination benefits as a result of an offer made to encourage voluntary redundancy. Benefits falling due more than 12 months after the end of the reporting period are discounted to present value.

r) 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, net of tax, from the proceeds.

s) Earnings per share

(i) Basic earnings per share

Basic earnings per share is calculated by dividing the profit attributable to equity holders of the Company, excluding any costs of servicing equity other than ordinary shares, by the weighted average number of ordinary shares outstanding during the financial year, adjusted for bonus elements in ordinary shares issued during the year.

(ii) Diluted earnings per share

Diluted earnings per share adjusts the figures used in the determination of basic earnings per share to take into account:

- the after income tax effect of interest and other financing costs associated with dilutive potential ordinary shares, and
 the weighted average number of additional ordinary shares that would have been outstanding assuming the
- conversion of all dilutive potential ordinary shares.

t) Derivatives

Derivatives that do not qualify for hedge accounting

Derivatives are initially recognised at fair value on the date a derivative contract is entered into and are subsequently remeasured to their fair value at each reporting date. Changes in the fair value of any derivative instrument that does not qualify for hedge accounting are recognised immediately in the income statement and are included in other income or other expenses.

u) Goods and Services Tax (GST)

Revenues, expenses and assets are recognised net of the amount of associated GST, unless the GST incurred is not recoverable from the taxation authority. In this case it is recognised as part of the cost of acquisition of the asset or as part of the expense.

Receivables and payables are stated inclusive of the amount of GST receivable or payable. The net amount of GST receivable from, or payable to, the taxation authority is included with other receivables or payables in the balance sheet.

Cash flows are presented on a gross basis. The GST components of cash flows arising from investing or financing activities which are recoverable from, or payable to the taxation authority, are presented as operating cash flow.

v) Rounding of amounts

The Company is a kind referred to in Class order 98/100, issued by the Australian Securities and Investments Commission, relating to the "rounding off" of amounts in the financial report. Amounts in the financial report have been rounded off in accordance with that Class Order to the nearest thousand dollars, or in certain cases, the nearest dollar.

w) Parent entity financial information

The financial information for the parent entity, QRxPharma Limited, disclosed in note 27 has been prepared on the same basis as the consolidated financial statements, except as set out below.

(i) Investments in subsidiaries, associates and joint venture entities

Investments in subsidiaries are accounted for at cost in the financial statements of QRxPharma Limited.

(ii) Tax consolidation legislation

QRxPharma Limited and its wholly-owned Australian controlled entities have implemented the tax consolidation legislation.

The head entity, QRxPharma Limited, and the controlled entities in the tax consolidated group account for their own current and deferred tax amounts. These tax amounts are measured as if each entity in the tax consolidated group continues to be a stand-alone taxpayer in its own right.

(iii) Share based payments

The grant by the Company of options over its equity instruments to the employees of subsidiary undertakings in the Group is treated as a capital contribution to that subsidiary undertaking. The fair value of employee services received, measured by reference to the grant date fair value, is recognised over the vesting period as an increase to investment in subsidiary undertakings, with a corresponding credit to equity.

x) New accounting standards and interpretations

(i) Standards and interpretations adopted during the period

The Group has adopted all of the new and revised standards and interpretations issued by the Australian Accounting Standards Board (the AASB) that are relevant to their operations and effective for the current year (30 June 2014), which include:

- AASB 10 'Consolidated Financial Statements' and AASB 2011-7 'Amendments to Australian Accounting Standards arising from the consolidation and Joint Arrangements standards'
- AASB 11 'Joint Arrangements' and AASB 2011-7 'Amendments to Australian Accounting Standards arising from the consolidation and Joint Arrangements standards'

x) New accounting standards and interpretations (continued)

- AASB 12 'Disclosure of Interests in Other Entities' and AASB 2011-7 'Amendments to Australian Accounting Standards arising from the consolidation and Joint Arrangements standards'
- AASB 127 'Separate Financial Statements' (2011) and AASB 2011-7 'Amendments to Australian Accounting Standards arising from the consolidation and Joint Arrangements standards'
- AASB 128 'Investments in Associates and Joint Ventures' (2011) and AASB 2011-7 'Amendments to Australian Accounting Standards arising from the consolidation and Joint Arrangements standards'
- AASB 13 'Fair Value Measurement' and AASB 2011-8 'Amendments to Australian Accounting Standards arising from AASB 13'
- AASB 119 'Employee Benefits' (2011) and AASB 2011-10 'Amendments to Australian Accounting Standards arising from AASB 119 (2011)'

The above accounting standards do not have any material impact on the recognition and measurement of financial statement items. The Group has updated its accounting policy relating to Principles of Consolidation in accordance with the new and revised requirements.

(ii) Standards and interpretations in issue not yet adopted

At the date of authorisation of the financial statements, a number of standards and interpretations were in issue but not yet effective. In the Directors' opinion, the following Standards on issue but not yet effective are most likely to impact the amounts reported by the Group in future financial periods.

Standard/Interpretation	Effective for annual reporting periods beginning on or after a	Expected to be initially applied in the financial year ending
AASB9 Financial Instruments and Related Amendments	1 January 2018	30 June 2019
IFRS 15 Revenue from Contracts with Customers	1 January 2017	30 June 2018

AASB 9 Financial Instruments introduces new requirements for the classification and measurement of financial assets, hedge accounting and impairment of financial assets. The Directors do not anticipate the application of AASB 9 to have a material impact on the financial results of the Group.

IFRS 15 Revenue from Contracts with Customers outlines a single comprehensive model for entities to use in accounting for revenue from contracts with customers, which will supersede current revenue recognition guidance included in IAS 18 Revenue, IAS 11 Construction Contracts and related Interpretations. The key principle of this standard is that an entity will recognise revenue when it transfers promised goods or services to customers for an amount that reflects its expected consideration. The Standard introduces more prescriptive and detailed implementation guidance than was included in IAS 18, IAS 11, and the related Interpretations. The directors are yet to assess the impact of the application at IFRS 15.

2 Financial risk management

The Group's activities expose it to a variety of financial risks: market risk (including currency risk and interest rate risk), credit risk and liquidity risk. The Group's overall risk management programme focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on the financial performance of the Group. The Group uses derivative financial instruments such as foreign exchange contracts to hedge certain risk exposures from time to time. Derivatives are exclusively used for hedging purposes, not as trading or other speculative instruments. Cash and cash equivalents are invested exclusively with 'A' rated financial institutions, at a minimum, with capital preservation being the stated investment objective. Risk management is carried out under policies approved by the board of directors.

The Group holds the following financial instruments:

	2014 \$'000	2013 \$'000
Financial assets		
Cash and cash equivalents	10,525	11,960
Trade and other receivables	140	308
	10,665	12,268
Financial liabilities		
Trade and other payables	777	1,710
	777	1,710

2 Financial risk management (continued)

(a) Market risk

(i) Foreign exchange risk

The Group is exposed to foreign exchange risk arising from currency exposure to the US dollar. Foreign exchange risk arises from future commercial transactions and recognised assets and liabilities denominated in a currency that is not the entity's functional currency.

The Group's exposure to foreign currency risk at the reporting date was as follows:

	30 June 2014	30 June 2013
Cash at bank	4,206	381
Term deposits	4,673	9,820
Trade payables	66	15

Group sensitivity

Based on the financial instruments held at 30 June 2014, had the Australian dollar weakened / strengthened by 15% (2013: 15%) against the US dollar with all other variables held constant, the Group's post-tax loss for the year would have been \$1.6 million lower / \$1.2 million higher (2013: \$2.0 million lower / \$1.5 million higher), mainly as a result of foreign exchange gains / losses on translation of US dollar denominated financial instruments as detailed in the above table. The Group's exposure to other foreign exchange movements is not material.

(ii) Price risk

The Group and the parent entity are not exposed to equity securities price risk or commodity price risk.

(iii) Cash flow and interest rate risk

The Group's main interest rate risk arises from the holding of cash and cash equivalents. During the year, the Group held significant interest-bearing bank term deposits exposing the Group's income and operating cash flows to changes in market interest rates.

The value of borrowings at 30 June 2014 was \$nil (2013: \$nil), thus limiting the Group's exposure to any cash flow risk in relation to liabilities.

Group sensitivity

As at 30 June 2014, if interest rates had changed by -17 / + 25 basis points (2013: -17 / + 25 basis points) from the year-end rates with all other variables held constant, the post-tax loss for the year would have been \$3,000 higher / \$2,000 lower (2013: \$6,000 higher / \$4,000 lower), mainly as a result of lower / higher interest income from cash and cash equivalents.

(b) Credit risk

Credit risk is managed on a Group basis. Credit risk arises from cash and cash equivalents and deposits with banks and financial institutions. For banks and financial institutions, only independently rated parties with a minimum rating of 'A' are acceptable. At 30 June 2014, cash equivalents were held with financial institutions rated Aa2 by Moody's.

(c) Liquidity risk

Prudent liquidity risk management implies maintaining sufficient cash and marketable securities.

The Group has experienced recurring operating losses and operating cash outflows since inception to 30 June 2014. Due to negative operating cash flow position the Group has not committed to any credit facilities and relied upon equity financing through private and public equity investors.

The Group entity's exposure to liquidity risk is restricted to the value of outstanding trade creditors. Trade payables generally have 30 day payment terms, and at 30 June 2014, the Group had no overdue liabilities. The value of trade creditors at 30 June 2014 for the Group was \$445,000 (2013: \$1,160,000) which is payable within 1 month of year end and at 30 June 2014, the entity carried cash and cash equivalents of \$10.5 million (2013: \$12 million). Other payables for the Group include accruals for employee benefits and other accruals to the value of \$1,395,000 (2013: \$1,024,000).

The fair value of financial instruments that are not traded in an active market is determined using valuation techniques. The Group uses a variety of methods and makes assumptions that are based on market conditions existing at the end of each reporting period. Quoted market prices for similar instruments and recent transactions are used to estimate fair value. The Group has fully impaired the available-for-sale financial assets with \$nil at 30 June 2014 (2013: \$nil).

The carrying value of trade and other payables is assumed to approximate their fair values due to their short-term nature.

Management monitors rolling forecasts of the Group's liquidity reserve and cash and cash equivalents on the basis of expected cash flows. The Group's liquidity management policy involves projecting cash flows in major currencies and considering the level of liquid assets necessary to meet these.

2 Financial risk management (continued)

(d) Fair value measurements

The fair value of financial assets and financial liabilities must be estimated for recognition and measurement or for disclosure purposes.

AASB 7 *Financial Instruments: Disclosures* requires disclosure of fair value measurements by level of the following fair value measurement hierarchy:

- (a) quoted prices (unadjusted) in active markets for identical assets or liabilities (level 1)
- (b) inputs other than quoted prices included within level 1 that are observable for the asset or liability, either directly (as prices) or indirectly (derived from prices) (level 2), and
- (c) inputs for the asset or liability that are not based on observable market data (unobservable inputs) (level 3).

The fair value of financial instruments that are not traded in an active market is determined using valuation techniques. The Group uses a variety of methods and makes assumptions that are based on market conditions existing at the end of each reporting period. Quoted market prices for similar instruments and recent transactions are used to estimate fair value.

The level 3 instrument was fully written down during the financial year ended 30 June 2012.

The carrying value of trade and other payables and receivables are assumed to approximate their fair values due to their short-term nature.

3 Critical accounting estimates and judgements

Estimates and judgements are continually evaluated and are based on historical experience and other factors, including expectations of future events that may have a financial impact on the entity and that are believed to be reasonable under the circumstances.

The Group makes estimates and assumptions concerning the future. The resulting accounting estimates will, by definition, seldom equal the related actual results. The estimates and assumptions that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are discussed below.

Research and development expenditure

The Group has expensed all internal research and development expenditure incurred during the year as the costs relate to the initial expenditure for research and development of biopharmaceutical products and the generation of future economic benefits are not considered certain. It was considered appropriate to expense the research and development costs as they did not meet the criteria to be capitalised under AASB 138.

Impairment of intangible assets

The Group reviews definite life intangibles for impairment whenever events or changes in circumstances indicate that the carrying value may not be recoverable. The Group makes estimates and assumptions about the recoverability of intellectual property. Where the carrying value of the intellectual property exceeds the recoverable amount, an impairment loss is recognised to record the intellectual property at its recoverable amount.

Black-Scholes option pricing model

During the year, the Group expensed \$1.7 million of share based payments as determined through the application of the Black-Scholes option pricing model. The Black-Scholes model is dependent on a number of variables and estimates fully described in note 28.

Impairment of available-for-sale financial assets

The Group follows the guidance of AASB 139 Financial Instruments: Recognition and Measurement to determine when an available-for-sale financial asset is impaired. This determination requires significant judgement. In making this judgement, the Group evaluates, among other factors, the duration and extent to which the fair value of an investment is less than its cost and the financial health of and short-term business outlook for the investee, including factors such as industry and sector performance, changes in technology and operational and financing cash flows.

In the 2014 financial year, the fair value of the relevant asset was assessed and determined to be \$nil (2013: \$nil).

Revenue Recognition

The Group is recognising revenue associated with the receipt in December 2011 of a non-refundable, non-creditable up front signing fee of \$5.9 million (US\$6 million) from Actavis Inc. from the date of receipt to the anticipated FDA approval date representing an approximation of the time relating to the submission of the filing with the FDA and associated processes.

The Group recognised \$592,000 (2013:\$3.5 million) of revenue during the year and has deferred \$nil (2013: \$592,000).

3 Critical accounting estimates and judgements (continued)

In December 2013 the Group recognised deferred revenue of \$55,000 (US\$50,000) associated with a refundable fee that was received on the signing of a licencing agreement with ABIC Marketing Limited on 26 November 2013 (effective date).

A condition of the fee was that the company undertook to procure either FDA or BfArM approval for the marketing of Moxduo within 18 months of the effective date, being 26 May 2015. In light of the recent Complete Response Letter received from the FDA in May 2014, the Company does not expect to satisfy this condition, and has reclassified the receipt to other payables.

4 Segment information

Based on the internal reports that are reviewed and used by the executive management team (the chief operating decision makers) in assessing performance and in determining the allocation of resources, the Group has determined that it operates within a single operating segment. The operating segment is that of the research and development of biopharmaceutical products for commercial sale.

5 Revenue

From continuing operations	2014 \$'000	2013 \$'000
License fees Interest	592 78	4,006 60
Interest	670	4,066

On 20 December 2011, the Company signed a binding Letter of Intent (LOI) with Actavis Inc. to commercialise immediate release Moxduo in the USA. The LOI was secured by a non-refundable, non-creditable up front signing fee of \$5.9 million (US\$6 million). The fee revenue has been recognised from the date of the signing of the LOI to the anticipated FDA approval date representing an approximation of the time relating to the submission of the filing with the FDA and associated processes. The Group has recognised \$592,000 (2013: \$3.5 million) as revenue and \$nil (2013: \$592,000) as deferred revenue in the year to 30 June 2014.

6 Other income

	2014 \$'000	2013 \$'000
Research and development tax incentive	78	-
Export market development grant	-	150
	78	150

During the year ended 30 June 2014 the company received research and development cash incentives from the Australian Taxation Office in relation to the financial years ended 30 June 2012 and 30 June 2013 totalling \$78,000 (2013: nil).

7 Expenses

Loss before income tax includes the following specific expenses:	2014 \$'000	2013 \$'000
Research and development Research and development expense	6,003	8,260
Employee benefits expense Employee benefits expense Defined contribution superannuation expense Share-based payments	3,664 51 5,423	2,731 45 <u>1,428</u> 4,204
Depreciation and amortisation Plant and equipment	70	64
Rental expenses relating to operating leases Minimum lease payments	188	158

8 Income tax benefit

	2014 \$'000	2013 \$'000
 (a) Numerical reconciliation of income tax expense to prima facie tax payable 		
Loss from continuing operations before income tax expense Tax at the Australian tax rate of 30% (2013 – 30%)	<u>(13,335)</u> (4,001)	(10,075) (3,023)
Tax effect of amounts which are not deductible (taxable) in calculating taxable income:		
Share-based payments	512	428
	(3,489)	(2,595)
Adjustment for current tax of prior periods	(1,227)	(343)
Income tax losses not recognised	4,716	2,938
Income tax expense		
	2014	2013
(b) Tax lossos	\$'000	\$'000
(b) Tax losses Unused tax losses for which no deferred tax asset has		
been recognised	123,023	107,304
Potential tax benefit @ 30%	36,907	32,191

No deferred tax asset has been recognised for the tax losses and timing differences generated from operations in both Australia and the USA, as the benefit for tax losses will only be obtained if:

(i) the Group derives future assessable income of a nature and of an amount sufficient to enable the benefit from the deductions for the losses to be realised, and

(ii) the Group continues to comply with the conditions for deductibility imposed by tax legislation, and

(iii) no changes in tax legislation adversely affect the Group in realising the benefit from the deduction for the losses.

(c) Tax consolidation legislation

QRxPharma Limited and its wholly-owned Australian controlled entities have implemented the tax consolidation legislation as of 7 December 2002. The accounting policy in relation to this legislation is set out in note 1(g).

9 Current assets – Cash and cash equivalents

	2014 \$'000	2013 \$'000
Cash at bank	5,565	568
Term deposits	4,960	11,392
	10,525	11,960

(a) Cash at bank

These bear an average interest rate of 2.28% (2013: 2.84%) for the AUD accounts and 0% (2013: 0%) for the USD accounts.

(b) Term deposits

These are term deposits held in US dollars.

The USD deposits bear an average fixed interest rate of 0.15% (2013: 0.16%). These deposits have a maturity of less than 3 months.

10 Current assets – Trade and other receivables

2014	2013
\$'000	\$'000
1	4
139	304
140	308
	\$'000 1 139

Information about the Group's exposure to credit risk, foreign currency and interest rate risk in relation to other receivables is provided in note 2.

Due to the short term nature of these receivables, their carrying amount is assumed to approximate their fair value and at 30 June 2014 no receivables were impaired or past due (30 June 2013: nil).

11 Current assets – Other current assets

	2014 \$'000	2013 \$'000
Prepayments	122	220

12 Non-current assets – Plant and equipment

	\$'000
At 1 July 2012	
Cost Accumulated depreciation	538 (347)
Net book amount	191
Year ended 30 June 2013	
Opening net book amount	191
Additions Disposals	13 (5)
Depreciation charge	(64)
Closing net book amount	135
At 30 June 2013	
Cost	532
Accumulated depreciation	(397)
Net book amount	135
Year ended 30 June 2014	
Opening net book amount	135
Additions Disposals	63 (5)
Depreciation charge	(70)
Closing net book amount	123
Closing her book amount	125
At 30 June 2014	=
Cost Accumulated depreciation	583 (460)
·	· · · · · · · · · · · · · · · · · · ·
Net book amount	123

13 Non-current assets – Available-for-sale financial assets

	2014 \$'000	2013 \$'000
Unlisted securities Equity securities	<u> </u>	<u> </u>

Investments in related parties

At 30 June 2012, the carrying value of the available-for-sale financial asset, representing the 6.98% investment in Venomics Hong Kong Limited by Venomics Pty Limited was assessed and determined to be \$nil.

Accordingly, the investment has been fully impaired to \$nil.

14 Non-current assets – Intangible assets

	Patents, trademarks and other rights \$'000	Other intangible assets \$'000	Total \$'000
At 30 June 2013 Cost Accumulated amortisation and impairment Net book amount	15,502 (15,502) 	889 (889) -	16,391 (16,391) -
At 30 June 2014 Cost Accumulated amortisation and impairment Net book amount	15,502 (15,502) 	889 (889) -	16,391 (16,391)

15 Current liabilities – Trade and other payables

	2014 \$'000	2013 \$'000
Trade payables	445	1,160
Other payables	332	550
	777	1,710

On 26 November 2013 (effective date), the Company signed a licencing agreement with ABIC Marketing Limited, the Israeli domestic subsidiary of Teva Pharmaceutical Industries Limited for the commercialisation rights to immediate release Moxduo in Israel. The license agreement was secured by a refundable fee of \$53,000 (US\$50,000). A condition of the fee was that the company undertook to procure either FDA or BfArM approval for the marketing of Moxduo within 18 months of the effective date, being 26 May 2015. In light of the recent Complete Response Letter received from the FDA in May 2014, the Company does not expect to satisfy this condition, and has reclassified the receipt to other payables.

16 Provisions

	2014 \$'000	2013 \$'000
Employee Benefits Current Non-current	962 101	434 40
	1,063	474

The current provision represents benefits that are due to be settled within 12 months after the end of the reporting period to 30 June 2014.

Employee benefits provisions includes a provision for termination entitlements of \$518,279 (US\$488,219) being amounts owed to Dr John Holaday per the conditions of his employment agreement.

17 Other current liabilities

	2014 \$'000	2013 \$'000
Deferred Revenue – see note 5	<u> </u>	592

18 Contributed equity

	2014	2013	2014	2013
	Shares	Shares	\$'000	\$'000
(a) Share capital				
Ordinary shares - fully paid	164,190,969	144,785,606	155,342	144,433

(b) Movements in ordinary share capital:

Date	Details	Number of shares	Issue price	\$'000
30 June 2012	Balance	144,577,206		144,281
20 December 2012 14 January 2013 8 May 2013 31 May 2013 11 June 2013	Exercise of employee options Exercise of employee options Exercise of employee options Exercise of employee options Exercise of employee options	40,000 27,500 3,400 105,000 32,500	\$0.20 \$0.65 \$0.65 \$0.90 \$0.90	8 18 2 95 29
30 June 2013	Balance	144,785,606		144,433
18 November 2013 13 December 2013 29 January 2014 6 March 2014	Share Placement Share Purchase Plan Exercise of employee options Exercise of employee options	12,500,000 6,810,363 20,000 75,000	\$0.60 \$0.60 \$0.72 \$0.84	7,500 4,086 14 63
Less: Transaction c	osts arising on issue of shares	<u> </u>		(754)
30 June 2014	Balance	164,190,969		155,342

(c) Ordinary shares

Each ordinary shareholder maintains, when present in person or by proxy or by attorney at any general meeting of the Company, the right to cast one vote for each ordinary share held.

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

(d) Options

Information relating to the QRxPharma Limited Employee Share Option Plan, including details of options issued, exercised and lapsed during the financial year and options outstanding at the end of the financial year are set out in note 28. Ordinary shares have no par value and the Company does not have a limited amount of authorised capital.

(e) Capital risk management

The Group's objectives when managing capital are to safeguard their ability to continue as a going concern, so they can continue to provide returns for shareholders and benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital.

The Group predominantly uses equity to finance its projects. In order to maintain or adjust the capital structure, the Group may return capital to shareholders, issue new shares or sell assets.

19 Reserves and accumulated losses

	2014 \$'000	2013 \$'000
(a) Reserves		
Share-based payments reserve Foreign currency translation reserve Transactions with non-controlling interest reserve	13,782 263 <u>456</u> 14,501	12,074 316 <u>456</u> 12,846
Movements:		
Share-based payments reserve Balance 1 July 2013 Option expense Balance 30 June 2014	12,074 1,708 13,782	10,646 1,428 12,074
Foreign currency translation reserve Balance 1 July 2013 Currency translation differences arising during the year Balance 30 June 2014	316 (53) 263	167 149 316
<i>Transactions with non-controlling interest reserve</i> Balance 1 July 2013 Balance 30 June 2014	<u> </u>	<u> </u>

(b) Accumulated losses

Movements in accumulated losses were as follows:

	2014	2013
	\$'000	\$'000
Balance at 1 July 2013	(147,381)	(137,306)
Net loss for the year	(13,335)	(10,075)
Balance 30 June 2014	(160,716)	(147,381)

(c) Nature and purpose of reserves

(i) Share-based payments reserve

The share-based payment reserve is used to recognise:

- the fair value of options issued to employees but not exercised
- the fair value of shares issued to employees
- (ii) Foreign currency translation reserve

Exchange differences arising on translation of the foreign controlled entity are taken to the foreign currency translation reserve, as described in note 1(e). The reserve will be recognised in profit and loss when the net investment is disposed.

(iii) Transactions with non-controlling interests

This reserve is used to record amounts which may arise as a result of transactions with non-controlling interests that do not result in a loss of control.

20 Non-controlling interests

	2014 \$'000	2013 \$'000
Interests in: Share capital Reserves Retained earnings	122 122 (301) (57)	122 122 (295) (51)
21 Remuneration of auditors		
Auditor of the Group	2014 \$	2013 \$
Audit Audit of the financial statements Deloitte Touche Tohmatsu Australia Total remuneration for audit and other assurance services	<u> </u>	<u> </u>
<i>Taxation services</i> Tax consulting and advice Deloitte Touche Tohmatsu Australia Total remuneration for taxation services	<u> </u>	<u> </u>
Total auditors remuneration Deloitte Touche Tohmatsu Australia	103,200	102,500

The Group did not employ any network firms of the auditor of the Group during the financial year to 30 June 2014.

It is the Group's policy to employ the Group's auditors on assignments in addition to their statutory audit duties where their expertise and experience with the Group are important. These assignments are principally in relation to tax advice. It is the Group's policy to seek competitive tenders for all major consulting projects.

22 Contingencies

The Group acquired on 26 April 2007 a 100% interest in CNS Co, Inc. and through this acquisition now holds a license agreement with University of Alabama (USA). Under the terms of this license agreement the Group is obligated to meet certain milestone payments as advances against future royalties from the Torsin programme as follows:

(i) US\$ 750,000 on commencement by the Group of Phase II clinical trial for any Torsin IP product;

(ii) US\$ 1,500,000 on commencement by the Group of Phase III clinical trial for any Torsin IP product;

(iii) US\$ 2,000,000 on the date of receipt by the Group of first market approval for each Torsin IP product.

The agreement may be terminated by the Group at any time on 6 months' notice to the University of Alabama and upon payment of all amounts due to University of Alabama to the effective termination date. The agreement will expire on the last expiry date of the patents licensed under the agreement.

23 Commitments

Operating Leases

The Group leases office premises in Sydney, Australia and New Jersey, USA. The leases have varying terms, escalation clauses and renewal rights.

	2014 \$'000	2013 \$'000
Commitments for minimum lease payments in relation to non-cancellable operating leases are payable as follows: Within one year	114	139
Later than one year but not later than five years	<u> </u>	<u>171</u> 310
		310

24 Related party transactions

(a) Subsidiaries

The consolidated financial statements incorporate the assets, liabilities and results of the following subsidiaries in accordance with the accounting policy described in note 1(c):

Name of ontity	Country of	Class of shares	Equity holding	
Name of entity	ime of entity incorporation Class of sha		2014	2013
The Lynx Project Pty Limited	Australia	Ordinary	% 100	% 100
Haempatch Pty Limited	Australia	Ordinary /Preference	100	100
QRxPharma, Inc.	USA	Ordinary	100	100
Venomics Pty Limited	Australia	Ordinary	80	80
Stealthguard Pty Limited	Australia	Ordinary	100*	-
Safeguard Therapeutics Pty Limited	Australia	Ordinary	100*	-
* Incorporated during the year ended 30 June 2014.				
(b) Key management personnel				

(b) Key management personnel

	2014	2013
	\$	\$
Short-term employee benefits	1,766,397	1,827,880
Post-employment benefits	28,713	23,375
Share-based payments	893,073	862,910
	2,688,183	2,714,165

The Company has taken advantage of the relief provided by Corporations Regulations and has transferred the detailed remuneration disclosures to the directors' report. The relevant information can be found in the remuneration report on pages 11 to 22.

(c) Outstanding balances

There are no outstanding balances at the reporting date in relation to transactions with related parties.

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

	2014	2013
	\$'000	\$'000
Loss for the year	(13,341)	(10,080)
Depreciation and amortisation	70	64
Non-cash employee benefits expense - share-based payments	1,708	1,428
Net exchange differences on cash and cash equivalents	31	(448)
(Gain)/ Loss on disposal of fixed assets	3	5
Change in operating assets and liabilities		
(Increase)/decrease in other receivables and prepayments	266	1,142
(Decrease)/increase in trade creditors, accruals and provisions	(935)	(3,837)
Net cash outflow from operating activities	(12,198)	(11,726)

26 Loss per share

	2014 Cents	2013 Cents
(a) Basic loss per share		
Loss from continuing operations attributable to the ordinary equity holders of the Company	(8.5)	(7.0)
(b) Diluted loss per share		
Loss from continuing operations attributable to the ordinary equity holders of the Company	(8.5)	(7.0)
(c) Reconciliations of earnings used in calculating earnings per share		
	2014 \$'000	2013 \$'000
Basic loss per share Loss attributable to the ordinary equity holders of the Company used in calculating basic earnings per share	(13,335)	(10,075)
<i>Diluted loss per share</i> Loss attributable to the ordinary equity holders of the Company used in calculating diluted earnings per share	(13,335)	(10,075)
(d) Weighted average number of shares used as the denominator		
	2014 Number	2013 Number
Weighted average number of ordinary shares used as the denominator in calculating basic loss per share	156,274,850	144,622,479
Weighted average number of ordinary shares and potential ordinary shares used as the denominator in calculating diluted loss per share	156,274,850	144,622,479

(e) Information concerning the classification of securities

Options

Options are considered to be potential ordinary shares. The options are not included in the calculation of diluted earnings per share because they are anti-dilutive. These options could potentially dilute basic earnings per share in the future. Details relating to the options are set out in note 28.

27 Parent entity financial information

(a) Summary financial information

The individual financial statements for the parent entity show the following aggregate amounts:

Balance Sheet	2014 \$'000	2013 \$'000
Current assets	10,156	12,087
Non-Current assets	<u>1,951</u>	1,287
Total assets	<u>12,107</u>	13,374
Current liabilities	2,965	3,575
Non-Current liabilities	<u>50</u>	74
Total liabilities	3,015	3,649
Shareholders' equity	155,342	144,433
Issued capital	13,320	11,612
Share based payment reserve	<u>(159,570)</u>	(146,320)
Accumulated losses	9,092	9,725
Loss for the year	(13,250)	(10,058)
Total comprehensive loss	(13,250)	(10,058)

(b) Guarantees entered into by the parent entity

There are no guarantees entered into by the parent entity.

(c) Contingent liabilities of the parent entity

The parent entity did not have any contingent liabilities as at 30 June 2014 or 30 June 2013.

(d) Commitments of the parent entity

The parent entity leases office premises in Sydney, Australia.

	2014 \$'000	2013 \$'000
Commitments for minimum lease payments in relation to non-cancellable operating leases are payable as follows:	24	15
Within one year	31	15
Later than one year but not later than five years		
	34	15

(e) Convertible Note

At 30 June 2014, QRxPharma Limited holds 50,500 (2013: 50,500) convertible notes in Venomics Pty Limited at US\$4 face value per note. These notes carry an interest rate of 10% per annum (compounding monthly). Each note is convertible at QRxPharma Limited's request and it also has the ability to require redemption of some or all of the notes under certain conditions. 50,500 notes mature on 20 December 2014.

At 30 June 2014, QRxPharma Limited assessed the carrying value of the notes and determined that these notes may not be recoverable. Accordingly, it has fully impaired the value of these notes to \$nil at 30 June 2014 (2013: \$nil).

The convertible notes are carried in Venomics Pty Limited as a liability at amortised cost and the embedded derivative at fair value.

28 Share-based payments

(a) QRxPharma Employee Share Option Plan (ESOP)

The QRxPharma Limited Employee Share Option Plan (Limited ESOP) was approved by shareholders at the extraordinary general meeting of members held on 24 April 2007.

Under the Limited ESOP shares may be issued by the Company to eligible employees at an exercise price as determined by the remuneration committee, being not less than the share price on the grant date of the options. Any person who is employed by, or is a director, officer, executive or consultant of the Company or any related body corporate of the Company and whom the remuneration committee determines is eligible to participate in the option plan are eligible to participate in the plan. Employees may elect not to participate in the scheme.

The total number of shares that shall be reserved for issuance under the option plan shall not exceed ten per cent (10%) of the Diluted Ordinary Share Capital in the Company as at the date of issue of the relevant options under the option plan, subject to changes in capitalisation as provided in clause 16.3 of the option plan. The approval of the Company's

shareholders must be obtained for any amendment to the option plan in relation to:

(a) increasing the maximum aggregate number of shares that may be issued under the option plan;

(b) any change in the class of employees eligible to receive options under the option plan;

(c) any change in the shares reserved for issuance under the option plan; and

(d) substitution of another entity in place of the Company as the issuer of shares under the option plan.

Options will lapse if they are not exercised before the expiration date or if the option holder leaves the employment of the Group.

Options granted under the plan carry no dividend or voting rights. The vesting period for each option issued up to 31 December 2008 is 3 years, or as varied by the board, one-third vesting 12 months from the date of grant and the balance vesting equally each year over the remaining two year period. Options issued from 1 January 2009 generally vest over 3 years with the initial vesting on the first anniversary of the date of the grant and subsequent vestings in 8 equal tranches on the first day of each calendar quarter over the following 2 years. When exercisable, each option is convertible into one ordinary share and entitles the holder to the same ordinary share rights as set out in note 18. Shares issued under the scheme may be sold at the expiration of any Restriction Agreement between the eligible employee and the Company. Such restrictions will be contained in the Option Agreement between the eligible employee and the Company. In all other respects the shares rank equally with other fully paid ordinary shares on issue (refer to note 18(c)).

28 Share-based payments (continued)

(b) Set out below are summaries of options granted under the plans:

Grant Date	Expiry date	Exercise price	Balance at start of the year Number		Exercised during the year Number	Net other changes during the year Number		Vested and exercisable at end of the year Number
2014	04.14	\$4.40	400 700			(400 700)		
31 March 2007	31 March 2014	\$1.42			-	(402,726)		-
14 April 2007	14 April 2014	\$1.00	2,013,630		-	(2,013,630)		-
25 May 2007	25 May 2014	\$1.00	502,726		-	(502,726)		-
25 May 2007	25 May 2014 1 September 2014	\$2.00	1,398,450	-	-	(1,398,450)		- 50,000
1 September 2007		\$1.70	50,000	-	-	-	50,000	
1 October 2007	1 October 2014 9 October 2014	\$1.45	75,000		-	-	75,000	
9 October 2007		\$1.34	50,000		-	- (200,000)	50,000	50,000
1 January 2008	1 January 2015	\$1.11	200,000		-	(200,000)		-
1 April 2008	1 April 2015 1 April 2015	\$1.04 \$1.05	75,000 600,000		-	-	75,000	,
1 April 2008 1 January 2009	1 January 2016	\$1.05	60.000		-	-	600,000 60.000	,
31 August 2009	31 August 2016	\$0.20 \$0.65	299,583		-	-	299,583	,
16 November 2009	16 November 2016	\$0.65	299,585		-	-	299,585	,
1 January 2010	1 January 2017	\$0.78	100,000		-	-	100,000	,
17 February 2010	17 February 2017	\$0.78	404,584		(75,000)	_	329,584	
24 March 2010	24 March 2014	\$1.26	276,250		(75,000)	(276,250)	,	529,504
1 July 2010	1 July 2017	\$1.20	225,000			(270,230)		200,000
24 August 2010	24 August 2017	\$0.95	225,000			(23,000)	200,000	,
1 October 2010	1 October 2017	\$0.93	150,000				150,000	
25 October 2010	25 October 2014	\$1.24	25,000			_	25,000	
8 November 2010	8 November 2017	\$1.00	850,000		_	_	850,000	,
1 January 2011	1 January 2018	\$1.40	832,500		_	(220,000)	,	
1 January 2011	1 January 2015	\$2.00	290,000		_	(20,000)		
7 July 2011	7 July 2018	\$1.70	150,000		_	(20,000)	150,000	
28 September 2011	28 September 2018	\$1.22	15,000		_	_	15.000	
18 November 2011	18 November 2018	\$1.60	250,000		_	-	250,000	-,
23 January 2012	23 January 2019	\$1.50	870,000		_	(35,000)		
23 January 2012	23 January 2016	\$2.15	300,000		_	(00,000)	300,000	
1 April 2012	1 April 2019	\$1.72	350,000		_	-	350,000	,
7 November 2012	7 November 2019	\$1.00	450,000		_	-	450,000	
7 November 2012	7 November 2019	\$0.72	1,065,000		(20,000)	(25,000)		,
7 November 2012	7 November 2016	\$1.03	430,000		-	-	430,000	
19 February 2013	19 February 2020	\$0.94	300,000		_	-	300.000	
13 November 2013	13 November 2017	\$0.63	-	1,650,000	-	-	1,650,000	
13 November 2013	13 November 2017	\$0.91	-	530,000		-	530,000	
1 May 2014	1 May 2021	\$0.15	-	4,500,000		-	4,500,000	
Total			13,410,449	6,680,000	(95,000)	(5,118,782)	14,876,667	6,640,834
Weighted average exe	ercise price	1	\$1.24	\$0.33	\$0.81	\$1.35	\$0.80	\$1.19

28 Share-based payments (continued)

						Net other		Vested and
		_	Balance at			•		exercisable
Creat Data	Euroimu data		start of the	during	-	during the		at end of the
Grant Date	Expiry date	price	year Number	the year Number	year Number	year Number	year Number	year Number
			Number	Number	Number	Number	Number	Number
2013	0.4. M 1.00.4.4	.	400 700				400 700	100 700
31 March 2007	31 March 2014	\$1.42	402,726		-	-	402,726	
14 April 2007	14 April 2014	\$1.00	2,013,630		-	-	2,013,630	
25 May 2007	25 May 2014	\$1.00	502,726		-	-	502,726	
25 May 2007	25 May 2014	\$2.00	1,398,450		-	-	1,398,450	
1 September 2007	1 September 2014	\$1.70	50,000		-	-	50,000	,
1 October 2007	1 October 2014	\$1.45	75,000		-	-	75,000	-,
9 October 2007	9 October 2014	\$1.34	50,000		-	-	50,000	
1 January 2008	1 January 2015	\$1.11	200,000		-	-	200,000	
1 April 2008	1 April 2015	\$1.04	75,000		-	-	75,000	
1 April 2008	1 April 2015	\$1.05	600,000		-	-	600,000	
1 January 2009	1 January 2016	\$0.20	100,000		(40,000)		60,000	
31 August 2009	31 August 2016	\$0.65	334,650		(30,900)			299,583
1 October 2009	1 October 2016	\$0.90	150,000	-	(137,500)	(12,500)	-	-
16 November 2009	16 November 2016	\$1.12	300,000		-	-	300,000	
1 January 2010	1 January 2017	\$0.78	100,000	-	-	-	100,000	
17 February 2010	17 February 2017	\$0.84	460,834	-	-	(56,250)	404,584	404,584
24 March 2010	24 March 2014	\$1.26	295,000	-	-	(18,750)	276,250	276,250
1 July 2010	1 July 2017	\$1.15	225,000	-	-	-	225,000	206,250
24 August 2010	24 August 2017	\$0.95	50,000	-	-	-	50,000	45,833
1 October 2010	1 October 2017	\$0.93	150,000	-	-	-	150,000	125,000
25 October 2010	25 October 2014	\$1.24	25,000	-	-	-	25,000	20,833
8 November 2010	8 November 2017	\$1.00	850,000	-	-	-	850,000	708,333
1 January 2011	1 January 2018	\$1.40	1,320,000	-	-	(487,500)	832,500	688,750
1 January 2011	1 January 2015	\$2.00	310,000	-	-	(20,000)	290,000	222,500
7 July 2011	7 July 2018	\$1.70	150,000	-	-	-	150,000	87,500
28 September 2011	28 September 2018	\$1.22	15,000		-	-	15,000	
18 November 2011	18 November 2018	\$1.60	250.000		-	-	250,000	
23 January 2012	23 January 2019	\$1.50	1,400,000	-	-	(530,000)	870,000	362,500
23 January 2012	23 January 2016	\$2.15	300,000		-	-	300,000	
1 April 2012	1 April 2019	\$1.72	350,000		-	-	350,000	
7 November 2012	7 November 2019	\$1.00	-	450,000	-	-	450,000	
7 November 2012	7 November 2019	\$0.72	-	1,215,000		(150,000)	,	
7 November 2012	7 November 2016	\$1.03	-	430,000		-	430,000	
19 February 2013	19 February 2020	\$0.94	-	300,000		-	300,000	
Total			12,503,016	2,395,000	(208,400)	(1,279,167)	13,410,449	9,700,865
Weighted average ex	ercise price		\$1.31	\$0.86	\$0.73	\$1.34	\$1.24	\$1.27

The weighted average share price at the date of exercise of options exercised during the year ended 30 June 2014 was \$0.85 (2013 – \$1.07)

The weighted average remaining contractual life of the share options outstanding at the end of the period was 4.45 years. (2013 – 3.13 years)

Fair value of options granted

The assessed fair value at grant date of options granted during the year ended 30 June 2014 was \$0.26 per option (2013 - \$0.53). The fair value at grant date is independently determined using a Black-Scholes option pricing model that takes into account the exercise price, the term of the option, the impact of dilution, the share price at grant date and expected price volatility of the underlying share, the expected dividend yield and the risk free interest rate for the term of the option.

The model inputs for options granted during the year ended 30 June 2014 included:

- (a) exercise price: \$0.15 to \$0.91 (2013 \$0.72 to \$1.03)
- (b) grant date: 13 November 2013, 1 May 2014 (2013 7 November 2012, 19 February 2013)
- (c) expiry date: 13 November 2017, 1 May 2021 (2013 7 November 2016, 7 November 2019, 19 February 2020)
- (d) share price at grant date: \$0.09 to \$0.63 (2013 \$0.72 to \$0.94)

28 Share-based payments (continued)

- (e) expected price volatility of the Company's shares: 80% (2013 80%)
- (f) expected dividend yield: nil% (2013 nil%)
- (g) risk-free interest rate: 3.08% (2013 3.08%)

The expected price volatility is based on the historic volatility (based on the remaining life of the options), adjusted for any expected changes to future volatility due to publicly available information.

(c) Expenses arising from share-based payment transactions

Total expenses arising from share-based payment transactions recognised during the period as part of employee benefit expense were as follows:

	2014 \$'000	2013 \$'000
Options issued under employee option plan	1,708	1,428

29 Events occurring after the balance sheet date

On 4 July 2014 the Company entered into an Escrow Deed arrangement with its current employees, consultants and the former CEO, covering potential liabilities arising from i) Notice entitlements, ii) Termination payments and where applicable, iii) Retention payments, for an aggregate amount of \$3.62 million. The Company has deposited these funds into a bank account under the administration of an escrow agent in accordance with the terms of the Escrow Deed.

The Company had been carrying as a liability excess annual leave entitlements. In early July the Company paid down \$0.43 million of this liability.

On 9 July the Company announced a number of Board changes with the resignation of Messrs Peter C Farrell (Chairman), R Peter Campbell, Gary W Pace, and Michael A Quinn and the election of Richard S Treagus and Bruce A Hancox.

On 14 August 2014 the Company announced that it is halting all further development work on the Moxduo portfolio of products. Following the July End of Review (EOR) meeting with the FDA the management team conducted a detailed review of the Moxduo technology with particular emphasis on the EOR meeting with the FDA and made a recommendation to the Board to halt all further development of the Moxduo IR, CR and IV programs. The Board agreed with, and accepted this recommendation.

Directors' declaration

In the directors' opinion:

- (a) the financial statements and notes set out on pages 33 to 62 are in accordance with the *Corporations Act 2001,* including:
 - (i) complying with Accounting Standards, the *Corporations Regulations 2001* and other mandatory professional reporting requirements; and
 - (ii) giving a true and fair view of the consolidated entity's financial position as at 30 June 2014 and of their performance for the financial year ended on that date; 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.

Note 1 (a) confirms that the financial statements also comply with International Financial Reporting Standards as issued by the International Accounting Standards Board.

The directors have been given the declarations by the chief executive officer and chief financial officer required by section 295A of the *Corporations Act 2001*.

This declaration is made in accordance with a resolution of the directors.

On behalf of the directors.

Harry

Bruce A Hancox Director

Sydney 27 August 2014

Deloitte.

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Independent Auditor's Report to the members of QRxPharma Limited

Report on the Financial Report

We have audited the accompanying financial report of QRxPharma Limited, which comprises the statement of financial position as at 30 June 2014, the statement of profit or loss and other comprehensive income, the statement of cash flows and the statement of changes in equity for the year ended on that date, notes comprising a summary of significant accounting policies and other explanatory information, and the directors' declaration of the consolidated entity, comprising the company and the entities it controlled at the year's end or from time to time during the financial year as set out on pages 33 to 63.

Directors' Responsibility for the Financial Report

The directors of the company are responsible for the preparation of the financial report that gives a true and fair view in accordance with Australian Accounting Standards and the *Corporations Act 2001* and for such internal control as the directors determine is necessary to enable the preparation of the financial report that gives a true and fair view and is free from material misstatement, whether due to fraud or error. In Note 1, the directors also state, in accordance with Accounting Standard AASB 101 Presentation of Financial Statements, that the consolidated financial statements comply with International Financial Reporting Standards.

Auditor's Responsibility

Our responsibility is to express an opinion on the financial report based on our audit. We conducted our audit in accordance with Australian Auditing Standards. Those standards require 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 the auditor's 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, the auditor considers internal control, relevant to the company's preparation of the financial report that gives a true and fair view, in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the company's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by the directors, as well as evaluating the overall presentation of the financial report.

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

Liability limited by a scheme approved under Professional Standards Legislation. Member of Deloitte Touche Tohmatsu.

Auditor's Independence Declaration

In conducting our audit, we have complied with the independence requirements of the *Corporations Act 2001*. We confirm that the independence declaration required by the *Corporations Act 2001*, which has been given to the directors of QRxPharma Limited, would be in the same terms if given to the directors as at the time of this auditor's report.

Opinion

In our opinion:

- (a) the financial report of QRxPharma Limited is in accordance with the *Corporations Act 2001*, including:
 - (i) giving a true and fair view of the consolidated entity's financial position as at 30 June 2014 and of its performance for the year ended on that date; and
 - (ii) complying with Australian Accounting Standards and the Corporations Regulations 2001; and
- (b) the consolidated financial statements also comply with International Financial Reporting Standards as disclosed in Note 1.

Material Uncertainty Regarding Continuation as a Going Concern

Without modifying our opinion, we draw attention to Note 1 in the financial report which indicates the existence of a material uncertainty which may cast significant doubt about the company's and consolidated entity's ability to continue as going concerns and whether they will realise their assets and extinguish their liabilities in the normal course of business.

Report on the Remuneration Report

We have audited the Remuneration Report included in pages 11 to 22 of the directors' report for the year ended 30 June 2014. The directors of the company are responsible for the preparation and presentation of the Remuneration Report in accordance with section 300A of the *Corporations Act 2001*. Our responsibility is to express an opinion on the Remuneration Report, based on our audit conducted in accordance with Australian Auditing Standards.

Opinion

In our opinion the Remuneration Report of QRxPharma Limited for the year ended 30 June 2014, complies with section 300A of the *Corporations Act 2001*.

Deloitle Touche Tohmatsu

DELOITTE TOUCHE TOHMATSU

Ellaney X Delaney Partner Chartered Accountants Parramatta, 27 August 2014

Shareholder information

The shareholder information set out below was applicable as at 25 August 2014.

A. Distribution of equity securities

Analysis of numbers of equity security holders by size of holding:

		Shares	Options
1	- 1,000	377	-
1,001	- 5,000	552	-
5,001	- 10,000	443	3
10,001	- 100,000	1,017	13
100,001	and over	189	20
		2,578	36

There are 1,592 holders of less than a marketable parcel of ordinary shares.

B. Equity security holders

Twenty largest quoted equity security holders The names of the twenty largest holders of quoted equity securities are listed below:

Name	Ordinary shares		
	Number held	Percentage of issued shares	
J P Morgan Nominees Australia Limited HSBC Custody Nominees (Australia) Limited Auckland Trust Company Limited Citicorp Nominees Pty Limited Dr John W Holaday Werft Pty Limited National Nominees Limited Jigley Holdings Pty Limited Dr Gary W Pace UIIT Pty Limited	$\begin{array}{c} 16,738,802\\ 11,732,121\\ 7,288,750\\ 7,137,020\\ 6,609,635\\ 5,619,315\\ 3,860,386\\ 3,768,750\\ 3,615,268\\ 2,610,408 \end{array}$	10.19% 7.15% 4.44% 4.35% 4.03% 3.42% 2.35% 2.30% 2.20% 1.59%	
Spring Ridge Ventures I, LP Dr Peter C Farrell Mr Ian Weetman BNP Paribas Nominees Pty Limited Tesroff Pty Limited Merrill Lynch (Australia) Nominees Pty Limited Walker Group Holdings Pty Limited Mr Robert Bradfield Mrs Dorinda Holaday Suntrack Investments (Beville) Pty Limited	$\begin{array}{r} 2,128,673\\ 1,983,955\\ 1,790,960\\ 1,680,000\\ 1,495,055\\ 1,324,156\\ 1,250,000\\ 1,100,000\\ 1,000,000\\ 1,000,000\\ \underline{1,000,000}\\ 83,733,254\end{array}$	1.30% 1.21% 1.09% 1.02% 0.91% 0.81% 0.76% 0.67% 0.61% 0.61% 51.00%	

Unquoted equity securities	Unquotea	equity se	curities
----------------------------	----------	-----------	----------

Unquoted equity securities	Number on issue	Number of holders
Options issued under the QRxPharma Limited Employee Share Option Plan to take up ordinary shares *Number of unissued ordinary shares under the options. ** With the exception of Edward M Rudnic, no person holds 20% or more of these	14,535,000*	36**

** With the exception of Edward M Rudnic, no person holds 20% or more of these securities.

C. Substantial holders

Substantial holders in the Company are set out below:

	Number held	Percentage
Ordinary shares Allan Gray Investment Management Walker Group Holdings Pty Limited, Auckland Trust Company Limited, Tesroff Pty Limited and Werft Pty Limited	20,854,104	12.70%
	15,653,120	9.53%

D. Voting rights

The voting rights attaching to each class of equity securities are set out below:

- Ordinary shares
 On a show of hands every member present at a meeting in person or by proxy shall have one vote and upon a poll each share shall have one vote.
- (b) Options No voting rights.