

Arcotech Group PLC

Annual report and accounts for the year ended 30 June 2022



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Annual Report and Accounts
Year ended 30 June 2022

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Company Information

Directors	Geoff Wicks (Chairman and Non-Executive Director) Matthew Jeffs (Chief Executive Officer) Louise Barton (Non-Executive Director)
Company Secretary	Ben Hodges
Registered Office	1 st Floor 11-21 Paul Street London EC2A 4JU
Nominated Adviser and Broker	finnCap Ltd 1 Bartholomew Close London EC1A 7BL
Registered Number	04062416
Solicitors	Faegre Baker Daniels LLP 7 Pilgrim Street London EC4V 6LB
Auditors	PKF Littlejohn Statutory Auditor Chartered Accountants 15 Westferry Circus Canary Wharf London E14 4HD
Registrars	Link Asset Services The Registry 34 Beckenham Road Beckenham Kent BR3 4TU
Principal Bankers	NatWest Bank Plc 94 Moorgate London EC2M 6UR
Company website	www.arcontech.com

Chairman's Statement

The market for our products continued to experience challenges through 2021/2022. Customers generally were streamlining operations to manage costs and we have done well to maintain most of our customer base. As previously reported we lost two customers and this impacted the second half of the year and will have an impact on our results for 2022/2023 as well. However, we have closed some new sales towards the end of last year and we are well placed to make up some of the lost revenue during the current year.

Turnover was £2,757,795 (2021: £2,988,842) down by £231,047 on last year as a result of the customer losses. Profit before taxation was £758,573 (2021: £1,036,314) reflecting the lower second half revenue. Over 90% of our revenue is recurring and average contract periods have increased over the last year so while revenue has reduced, it has increased in resilience and quality. Statutory earnings per share for the year to 30 June 2022 were 4.57p (2021: 7.88p).

Through the pandemic it was difficult to visit our customer base in the UK and internationally with many of our usual contacts working from home. Budgets were tightly controlled across the board with new projects put on hold and some consolidation taking place. While this has impacted our business we remain in good shape, with a strong balance sheet, and able to take advantage of opportunities as the market improves.

We have used this period to strengthen our sales and marketing team and have worked hard to maintain a high level of customer support. Our product line has been upgraded and work is continuing on additions to products with some early-stage work on extensions to our product range for new areas of the market.

Our recurring revenue base enables us to have confidence to continue with our strategy to grow our core business and to expand into new market areas. We have made good progress with a number of prospective customers over the year but recognise that lead times are longer than before the pandemic. In recent months we have seen signs of improvement in the market with new projects being discussed with existing customers and prospective new customers.

Financing

Cash balances were £6,026,469 (2021: £5,395,457) at the period end, an increase of 11.7%. This strong balance sheet allows the Company to invest in both organic growth and to identify complementary acquisitions.

Dividend

I am pleased to announce that subject to approval at the Annual General Meeting we intend to pay a dividend of 3.25p per share for the year ended 30 June 2022 (2021: 2.75 pence) an increase of 18.2%, to those shareholders on the register as at the close of business on 30 September 2022 with a dividend payment date of 24 October 2022.

Employees

Through the difficult period of the pandemic, we have retained most of our staff and where necessary we have been able to replace leavers with candidates of a high calibre. Staff are back in the office for most of the week but we continue to operate a hybrid working environment to allow greater flexibility.

Outlook

Several years of inactivity at many of our clients and prospects has created pent up demand which is demonstrated by our robust pipeline. Although conditions remain uncertain, as economies globally face well documented challenges, we are confident that we can convert some of the current interest to orders and start to build back the revenue we lost during the pandemic.

Geoff Wicks

Chairman and Non-Executive Director

Chief Executive's Review

The 2021/22 financial year was challenging reflecting the impact Covid had on our customer landscape and we performed well to deliver revenues and profit before tax in line with market expectations.

Our pipeline is growing and prospects along with existing clients are beginning to engage. We have also managed to extend the length of contracts with some of our larger clients to multi-year terms, reflecting their confidence and satisfaction in our products and service.

The year has further seen us continue to improve and build out our software solutions to meet client needs and to differentiate us from the competition. Our tick history server, which is a development of our desktop product, is close to being ready for alpha testing as is our permissioning system. The tick history server which stores pricing data so that it can be used for other purposes, will allow us to address new markets, currently occupied by two dominant providers, whilst our permissioning system which ensures users only receive data they are licensed for allows us to replace incumbent platforms wholesale whilst targeting a wider range of prospects.

At the request of a client we have also built additional feed handlers to enable direct delivery of data by content creators, in this instance, for two of the largest inter-dealer brokers. These are currently in User Acceptance Testing at the client and add to the direct feeds we will be able to integrate to all clients. This is a good example of how closely we work with our clients and highlights the bespoke service we are able to provide.

The website and marketing materials have also been refreshed to better reflect what we do. This is a work in progress and we have more improvements planned.

We continue to grow our cash resources which enables us to proactively look for suitable acquisitions. At the same time we are researching alternative products linked to the services we already provide to create additional paths for organic growth. We are in very early-stage discussions with several clients in this regard.

Our staff are a key asset to the Company and have continued to provide exemplary service and support to our clients. I would like to express my thanks for their continued commitment.

During the year we made changes to our sales personnel which has enabled us to focus on new markets. We are also adding to our support team to provide desktop support along with the technical support we have provided to date.

With clients returning to the office and travel restrictions largely over we are seeing encouraging signs from existing clients and prospects alike. As a result we are cautiously optimistic for the year ahead and beyond.

Matthew Jeffs
Chief Executive

Strategic Report

The Directors present the group strategic report for Arcontech Group plc and its subsidiaries for the year ended 30 June 2022.

Principal activities

The principal activities of the Company and its subsidiaries during the year were the development and sale of proprietary software and provision of computer consultancy services.

Review of the business and prospects

A full review of the operations, financial position and prospects of the Group is given in the Chairman's Statement and Chief Executive's Review on pages 2 to 3.

Key performance indicators (KPIs)

The Directors monitor the business using management reports and information, reviewed and discussed at monthly Board meetings. Financial and non-financial KPIs used in this report include:

Financial KPIs:

Revenue £2,757,795 (2021: £2,988,842; 2020: £2,955,314)

Measurement:

Revenue from sales made to all customers (excluding intra-group sales which eliminate on consolidation)

Performance:

Loss of two customers during the year impacted sales in the second half of the year

Adjusted profit £601,566 (2021: £959,110; 2020: £1,131,203)

Measurement:

Profit after tax and before release of accruals for administrative costs in respect of prior years. This is an alternative, non-IFRS performance measure, that is considered relevant as it provides a more accurate reflection of trading performance than net profit after tax. The adjusted profit is Net profit after tax less the amount of accruals for administrative costs released as disclosed in the footnote to the Income Statement

Performance:

Decrease reflects the loss of two customers. However costs continued to be controlled tightly

Cash £6,026,469 (2021: £5,395,457; 2020: £5,006,969)

Measurement:

Cash and cash equivalents held at the end of the year

Performance:

The Group continues to maintain healthy cash balances subject to any exceptional circumstances or acquisition opportunities

Earnings per share (basic) 4.57p (2021: 7.88; 2020: 9.22p)

Measurement:

Earnings after tax divided by the weighted average number of shares

Performance:

Decrease due to the loss of two customers during the year

Earnings per share (diluted) 4.56p (2021: 7.79p; 2020: 9.03p)

Measurement:

Earnings after tax divided by the fully diluted number of shares

Performance:

Decrease due to the loss of two customers during the year

Strategic Report (continued)

Non-financial KPIs:

Staff retention rate (net) 87% (2021: 93%; 2020: 91%)

Measurement:

Net retention after adjusting for joiners and leavers during the year

Performance:

Staff morale from our dedicated employees remains strong, reflected in the stable retention rate

Principal risks and uncertainties

The Group's performance is affected by a number of risks and uncertainties, which the Board monitor on an ongoing basis in order to identify, manage and minimise their possible impact. General risks and uncertainties include changes in economic conditions, interest rate fluctuations and the impact of competition. The Group's principal risk areas and the action taken to mitigate their outcome are shown below:

<u>Risk area</u>	<u>Nature</u>	<u>Mitigation</u>
Competition	Loss of business due to existing competition Or new entrants into the market	Ongoing investment in research and development Responding to the changing needs of clients to remain competitive
Loss of key personnel	Inability to execute business plan due to the risk of losing key personnel	Employee share option scheme in place
Covid-19 pandemic	Inability to execute business plan due to staff absence. Difficulty in winning new business due to potential customers being hard to engage with due to remote working	The Directors and employees returned to the office on a hybrid basis, but maintain strict health and safety protocols in order to protect staff. At present the Company believes that there should be no significant material disruption to its work
Brexit	Business made difficult due to increased regulations between the UK and Europe caused by Brexit	Arcontech is a global company and as such seeks growth across a geographically diverse customer base

Relations with shareholders

Section 172(1) Statement - Promotion of the Company for the benefit of the members as a whole

The Directors believe they have acted in the way most likely to promote the success of the Group for the benefit of its members as a whole, as required by s172 of the Companies Act 2006.

The requirements of s172 are for the Directors to:

- Consider the likely consequences of any decision in the long term;
- Act fairly between the members of the Company;
- Maintain a reputation for high standards of business conduct;
- Consider the interests of the Company's employees;
- Foster the Company's relationships with suppliers, customers and others;
- The desirability of the Company maintaining a reputation for high standards of business conduct; and
- Consider the impact of the Company's operations on the community and the environment.

Section 172(1) Companies Act 2006

The Board takes decisions with the long term in mind, and collectively and individually aims to uphold the highest standards of conduct. Similarly, the Board understands that the Company can only prosper over the long term if it understands and respects the views and needs of its customers, distributors, employees, suppliers and the wider community in which it operates.

A firm understanding of investor needs is also vital to the Company's success. The Directors are fully aware of their responsibilities to promote the success of the Company in accordance with Section 172(1) of the Companies Act 2006. The text of Section 172(1) of the Companies Act 2006 has been sent out to each main Board Director.

Strategic Report (continued)

The Board ensures that the requirements are met, and the interests of stakeholders are considered as referred to elsewhere in this report and through a combination of the following:

- A rolling agenda of matters to be considered by the Board through the year, which includes an annual strategy review meeting, where the strategic options for the following year are developed;
- At each board meeting, to receive and discuss a will report on customers, employees and other colleagues, and investors;
- Standing agenda points and papers;
- A review of certain of these topics through the Audit Committee and the Remuneration Committee agenda items referred to in this report; and
- Detailed consideration is given to of any of these factors where they are relevant to any major decisions taken by the Board during the year.

The Group's operation is the development and sale of proprietary software and provision of computer consultancy services. The Board has identified its key stakeholders as its customers, shareholders, employees and suppliers. The Board keeps itself apprised of its key stakeholders' interests through a combination of both direct and indirect engagement, and the Board has regard to these interests when discharging its duties.

The application of the s172 requirements can be demonstrated in relation to some of the key decisions made during the year to 30 June 2022:

- Allocation of the Group's capital in a way which offers significant returns to shareholders in line with the Company's dividend policy, while also ensuring that the Group retains flexibility to continue to deploy capital towards profitable growth;
- Implementing a new hybrid location working format for staff as working environments continue to evolve post Covid-19, while ensuring that the Group continued to deliver both the high level of service and security that our customers depend on without compromising the health and safety of employees.

During the year to 30 June 2022, the Board assessed its current activities between the Board and its stakeholders, which demonstrated that the Board actively engages with its stakeholders and takes their various objectives into consideration when making decisions. Specifically, actions the Board has taken to engage with its stakeholders over the last twelve months include:

- All Directors attended the 2021 AGM to answer questions and receive additional feedback from investors;
- The outcome of the AGM is published on the Company's corporate website;
- The Board receives regular updates on the views of shareholders through briefings and reports from the executive directors, and the Company's brokers;
- Arranged meetings with certain stakeholders to provide them with updates on the Company's operational activities and other general corporate updates;
- We discussed feedback from investors' and analysts' meetings following the release of our annual and half-year announcements. We have an investor relations programme of meetings with existing and potential shareholders;
- Monitored company culture and engaged with employees on efforts to continuously improve company culture and morale; and
- A range of corporate information (including all Company announcements) is also available to shareholders, investors and the public on the Company's corporate website: www.arcontech.com.

The Board believes that appropriate steps and considerations have been taken during the year so that each Director has an understanding of the various key stakeholders of the Company. The Board recognises its responsibility to contemplate all such stakeholder needs and concerns as part of its discussions, decision-making, and in the course of taking actions, and will continue to make stakeholder engagement a top priority in the coming years.

Approved on behalf of the board on 9 September 2022 by:

Matthew Jeffs
Chief Executive

Board of Directors

Directors - Executive

Matthew Jeffs (Chief Executive Officer)

Matthew was appointed Chief Executive Officer in April 2013. Matthew spent 10 years with Barclays International, 10 years with Dow Jones and then 6 years with Reuters in a variety of senior roles. In addition to the UK, he has wide experience in the Asia Pacific region, working in Hong Kong, Japan, Korea (where he was country manager for Reuters and country representative for Dow Jones), Thailand and Vietnam. In his most recent role, Matthew was the Managing Director, ICS International at Broadridge Financial Solutions where he was responsible for the overall management of the Global Proxy business with offices in the U.K., U.S., Japan, Australia and India. Matthew has an MBA from Buckinghamshire Business School.

Directors – Non-Executive

Geoff Wicks (Chairman)

Geoff was appointed Non-Executive Director in July 2020, and Chairman and in September 2020. Geoff was most recently Chairman of ULS Technology plc (now Smoove PLC), the provider of online technology platforms for the UK conveyancing and financial intermediary markets. Prior to this, he was CEO of Group NBT plc, a specialist in online brand protection and digital asset management, from 2001 until he led the sale of the business to HGCapital in 2011. He remained part of the Group NBT business, now renamed NetNames, as a non-executive director until 2013. Geoff spent much of his earlier career at Reuters, including heading divisions in the UK, France and Nordic regions and latterly was director of corporate communications. Prior to Reuters, Geoff worked in the banking and insurance industries.

Louise Barton

Louise was appointed Non-Executive Director in February 2007. She worked for five years with the Institute of Applied Economic and Social Research in Melbourne before joining Prudential Portfolio Managers in 1979. She moved into stock broking/investment banking in 1987, joining CCF Laurence Prust and subsequently moved to Investec Henderson Crosthwaite in 1990. She retired from the City in 2002 when she was ranked UK No 1 small company media analyst and is now an independent consultant.

Corporate Governance

Corporate governance report

This Corporate Governance Report forms part of the Directors' Report.

The directors recognise the importance of, and are committed to, high standards of corporate governance. Of the two widely recognised formal codes, the directors have decided to adhere to the Quoted Companies Alliance's Corporate Governance code. The Group's compliance with this code is summarised below and can be found in full on the Group's website at: www.arcontech.com.

The working of the Board and its Committees

At 30 June 2022, the Board comprised two Non-Executive Directors, one of whom is the Chairman, and one Executive Director. The Board is responsible to the shareholders for the proper management of the Group. It meets regularly to review financial and non-financial performance. Matters for review by the Board are circulated before the Board Meetings.

All of the Directors are subject to election at the first Annual General Meeting following their appointment and to re-election at least once every three years. Non-Executive Directors who have served for more than nine years on the Board are subject to re-election annually. Louise Barton who was appointed on 15 January 2007 has served for longer than this period. The Board are of the opinion that their shareholdings align their interests with other shareholders (Refer to page 18, 'Directors share interests'). At the 2021 Annual General Meeting 99% (2020: 100%) of shareholders voted in favour of their re-election. As such the Board consider their independence is not affected.

Given Louise Barton's length of service she will retire under Article 106 of the Company's articles of association and, being eligible, offers herself to be re-elected as a non-executive Director of the Company.

The Chairman and Executive Director have other third-party commitments including directorships of other companies. The Company is satisfied that these commitments have no significant impact on their ability to carry out their responsibilities effectively. All Directors have access to the advice and services of the Company Secretary, who is responsible to the Board for ensuring that Board procedures are followed, and that applicable rules and regulations are complied with. In addition, the Company Secretary will ensure that the Directors receive appropriate training as necessary. All Directors are supplied with information in a timely manner in a form, and of a quality, appropriate to enable them to discharge their duties.

During the year, certain Directors who were not Committee members attended meetings of the Audit Committee and Remuneration Committee by invitation. These details have not been included in the table.

Board meeting attendance

	Board Meeting	Audit Committee	Remuneration Committee	Nomination Committee
Executive Directors				
Matthew Jeffs	10/10	2/2	N/A	2/2
Non-Executive Directors				
Geoff Wicks (Independent)	10/10	2/2	4/4	2/2
Louise Barton (Independent)	10/10	2/2	4/4	0/2*

*Ms Barton abstained from attending Nomination Committee meetings as the primary purpose of both meetings was to discuss the appointment of a new Independent Non-Executive Director to serve as a replacement to Ms Barton in due course. Mr Jeffs deputised for Ms Barton at the two meetings of the Nomination Committee.

Board performance

The Company has a formal process of annual performance evaluation for the Board, its Committees and individual Directors. The Board and its Committees are satisfied that they are operating effectively. A performance evaluation of the Board, its Committees and individual Directors is conducted annually.

Corporate Governance (continued)

Corporate governance report (continued)

The review is based on key areas, to include Board composition, information, process, internal control, accountability, CEO and top management and standards of conduct. The areas are scored by all members, reviewed by the Chairman and Company Secretary and compared against the previous evaluation. Lower scores are discussed.

The Company has Directors' and officers' liability insurance in place.

Committees

The following committees deal with the Group's affairs:

Audit Committee

Details of the Audit Committee are given in its Report on pages 10-11.

Remuneration Committee

Details of the Remuneration Committee are given in its Report on pages 12-18. This includes details of the Directors' remuneration, interest in shares, interest in share options, and service contracts. No Director is involved in decisions about their own remuneration.

Nomination Committee

The Nomination Committee assists the Board in discharging its responsibilities relating to the composition and make-up of the Board and any committees of the Board. It is also responsible for periodically reviewing the Board's structure and identifying potential candidates to be appointed as Directors or committee members as the need may arise. The Nomination Committee is responsible for evaluating the balance of skills, knowledge and experience and the size, structure and composition of the Board and committees of the Board, retirements and appointments of additional and replacement Directors and committee members and will make appropriate recommendations to the Board on such matters.

The Nomination Committee is chaired by Louise Barton. Geoff Wicks is the other committee member. The Nomination Committee meets not less than once a year.

Geoff Wicks

Chairman and Non-Executive Director

9 September 2022

Corporate Governance (continued)

Audit Committee report

The Audit Committee is responsible for ensuring that the financial position of the Group is properly monitored. The Audit Committee generally meets twice a year and the Finance Director of the trading subsidiary, appointed to lead the finance function, also attends by invitation. The Committee meets with the Group & Company Auditor (“Auditor”) at least twice during the annual year-end audit and has direct access to the Auditor at any time throughout the year. At 30 June 2022, the members of the Audit Committee were:

Louise Barton (Chairman)
Geoff Wicks
Matthew Jeffs

Objectives and responsibilities

The role of the Audit Committee is to primarily monitor the Group’s financial statements, the effectiveness of financial controls and systems and to oversee the relationship with external auditors.

Activities of the Audit Committee during the year

The Audit Committee focuses on financial reporting and the statutory audit, and the assessment of internal controls.

Financial reporting and statutory audit

The Audit Committee reviews the half year and annual financial statements with emphasis on:

- the overall truth and fairness of the results and financial position;
- the transparency and understandability of the accounts for users;
- the appropriateness of the accounting policies;
- the resolution of management’s significant accounting judgements or of matters raised by the external auditors;
- the quality of the Annual Report as a whole.

The Audit Committee considers that the Annual Report taken as a whole is fair, balanced and understandable.

Accounting policies, practices and judgements

Issue	Action
<ul style="list-style-type: none">• Accounting policies	The Committee reviewed and discussed the significant accounting policies with management and the external auditor and reached the conclusion that each policy was appropriate to the Group.
<ul style="list-style-type: none">• Going concern review	The Committee considered the ability of the Group to operate as a Going Concern considering cash flow forecast for the next 12 months and milestone achievements. It was determined by the Committee that it was reasonable to expect that the Group has or will have sufficient funds for the next 12 months and that it was appropriate for the Financial Statements to be prepared on a going concern basis.

Corporate Governance (continued)

Audit Committee report (continued)

Issue	Action
<ul style="list-style-type: none"><li data-bbox="161 405 735 434">Review of audit and non-audit services and fees	<p data-bbox="815 405 1489 613">The external auditor is not engaged by the Group to carry out any non-audit work in respect of which it might, in the future, be required to express an audit opinion. The Committee reviewed the fees charged for the provision of audit and non-audit services and determined that they were in line with fees charged to companies of similar size and stage of development.</p> <p data-bbox="815 613 1489 674">The Committee considered and was satisfied the external auditor's assessment of its own independence.</p>

Internal audit

The Group does not have internal auditors as the Audit Committee considers that it is not yet of a size or complexity to necessitate this.

Louise Barton
Audit Committee Chairman
9 September 2022

Corporate Governance (continued)

Remuneration Committee report

Dear shareholder

I am pleased to introduce the Directors' Remuneration Report for the year ended 30 June 2022.

The Chairman's Statement on page 2 provides a summary of the progress the Group has made during the financial year. The Remuneration Committee is committed to structuring executive remuneration that supports the Group's strategy and performance and to help it grow profitably. The Remuneration Committee is appointed by the Board and comprises the two independent Non-Executive Directors.

Short-term performance is incentivised by an annual bonus scheme based on the achievement of certain financial performance targets. Long-term performance is incentivised by the Group's Share Option Scheme.

Louise Barton
Remuneration Committee Chairman
9 September 2022

Directors' Remuneration Policy

This part of the Directors' Remuneration Report sets out the Group's remuneration policy.

Policy on Executive Remuneration

The Group's remuneration policy is designed to ensure that the Company is able to attract, motivate and retain executives and senior management to promote long-term success. The retention of key management and the alignment of management incentives with the creation of shareholder value are key objectives of this policy.

The Remuneration Committee seeks to ensure that salaries are market competitive for similar companies.

Key elements of Remuneration

Remuneration element	Purpose	Operation	Potential remuneration	Performance metrics
Base salary	To attract and retain key executives.	Reviewed annually, effective from 1 January/1 July. The review considers: - Role, experience and performance; - Average workforce salary adjustments. Salaries are benchmarked against companies of similar size and sector.	The CEO's base salary was reviewed on: i) 1 January 2017 and was increased by 5% to £157,500; and ii) 1 July 2018 and was increased by 4.8% to £165,000. iii) 1 July 2019 and was increased by 3.0% to £170,000 iv) 1 July 2020 and was increased by 2.9% to £175,000 v) 1 July 2021 and was retained at £175,000 vi) 1 July 2022 and was increased by 5.0% to £183,750	Not applicable.

Corporate Governance (continued)

Remuneration Committee report (continued)

Key elements of Remuneration (continued)

Remuneration element	Purpose	Operation	Potential remuneration	Performance metrics
Benefits	To attract and retain key executives.	An Executive Director is entitled to participate in the Company's life and medical insurance schemes.	Premiums vary from year to year. The Remuneration Committee monitors the overall cost of the benefits package.	Not applicable.
Pension	To attract and retain key executives.	The Executive Directors (together with all other eligible staff) are entitled to participate in the Company's workplace pension scheme.	The Company contributes 3% per annum of basic salary into the scheme. Executive Directors are able to request that the Company, at the discretion of the Remuneration Committee, makes additional contributions where salary or bonus has been waived. During the year the company made pension contributions of £5,250 (2021: £5,250).	Not applicable.
Annual bonus	To incentivise the achievement of the company's annual financial and strategic targets.	<p>Performance is measured on an annual basis for each financial year.</p> <p>Targets are established at the beginning of each financial year. At the end of the year the Remuneration Committee determine the extent to which these have been achieved.</p> <p>Bonuses are paid in cash and/or pension contributions</p>	The CEO's maximum capped bonus potential is 150% of salary.	<p>Any bonus is discretionary and subject to achievement against targets set by the Remuneration Committee.</p> <p>The Remuneration Committee has discretion to adjust the bonus to ensure alignment of pay with the performance of the business in the financial year.</p>
Share Option Scheme	To motivate and facilitate share ownership.	Options to acquire shares may be granted to eligible employees at the discretion of the Remuneration Committee	The number of shares in respect of which options can be granted is limited in any financial year to shares with a market value of no more than 100% of salary.	The Remuneration Committee may impose certain performance conditions on any option preventing its exercise unless such conditions have been satisfied.

Corporate Governance (continued)

Remuneration Committee report (continued)

Key elements of Remuneration (continued)

Remuneration element	Purpose	Operation	Potential remuneration	Performance metrics
Chairman and Non-Executive Directors	To attract and retain Non-Executive Directors of the right calibre.	<p>The Chairman and Non-Executive Directors' remuneration comprises fees and share options.</p> <p>The Chairman's fee is approved by the Board on the recommendation of the Non-Executive Director and Executive Directors.</p> <p>Fees for the Non-Executive Directors are approved by the Board on the recommendation of the Chairman and Executive Directors.</p> <p>The Chairman and Non-Executive Directors are not involved in any discussion or decision about their own remuneration.</p> <p>The Chairman and Non-Executive Directors are entitled to be reimbursed for reasonable expenses.</p>	Details of the fees currently payable are set out in the Annual Report on Remuneration. The fees are reviewed periodically taking into account the time commitment and responsibilities involved and fees paid by other companies of comparable size and complexity.	Not applicable.

Alignment of Executive Remuneration and the Market

The Remuneration Committee takes advantage of various annual AIM Directors' Remuneration reports as well as available data about similar companies. The Company aims to ensure that Directors' salaries are set at a level sufficient to ensure there is significant incentive and regard for better than average long-term results.

Consideration of Employee Pay

The Remuneration Committee takes account of pay and conditions of employees throughout the Group when setting pay and benefits for Executive Directors. The Company endeavours to provide competitive remuneration packages for all employees. Employees may be eligible to participate in the Share Option Scheme at the discretion of the Remuneration Committee. The Company does not consult directly with its employees as part of the process for determining Executive pay.

Policy on recruitment

When appointing new Executive Directors, the Remuneration Committee will consider their remuneration by reference to the Remuneration Policy set out in this Report. The Remuneration Committee would not usually expect to pay sign-on payments or compensate new Directors for any variable remuneration forfeited from any employment prior to joining the Board other than in exceptional circumstances, recognising that the Company needs to attract appropriately skilled and experienced individuals.

Corporate Governance (continued)

Remuneration Committee report (continued)

Policy on recruitment (continued)

Salary and annual bonus will be set so as to be competitive with comparable companies and also taking into account the experience, seniority and responsibility of the appointee coming into the new role. New Executive Directors will receive benefits and pension contributions in line with the Company's existing policy and to participate in the annual bonus scheme on a pro-rated basis for the portion of the financial year for which they are in post.

Policy on Loss of Office

Executive Directors leaving employment from the Group, other than in circumstances of gross misconduct or incompetence, serious dishonesty or wilful neglect of duty (in which cases no amount will be payable), will be entitled to receive salary in accordance with their notice periods and pro-rated annual bonus to the date of leaving. The notice periods and the contractual rights on termination of each Director are set out below. The Company's Employee Share Option Scheme also provides leaver provisions as follows:

An Executive Director who ceases to be a Director or employee of the Group by reason of death, retirement, ill-health, injury or disability, redundancy or the sale of the company for which he works will be a good leaver. As such they will be permitted to exercise their options. Where the cessation is on any other grounds the awards will lapse on the date of cessation, unless the Remuneration Committee determines at its discretion prior to the date of cessation that the awards shall vest.

Share option awards held by good leavers that are already capable of being exercised at the date of cessation may, at the discretion of the Remuneration Committee, be exercised up to 12 months of the leaving date (depending on the reason for leaving). If the good leaver ceases to be an employee or Director before the end of the third anniversary of the grant of the award it may, at the discretion of the Remuneration Committee, be allowed to vest on the normal vesting date.

External appointments

It is the Board's policy to allow Executive Directors to accept directorships of other quoted and non-quoted companies provided that they have obtained the consent of the Chairman of the group. Any such directorships must be formally notified to the Board.

Policy on Non-Executive Director Remuneration

The remuneration of the Chairman and the other Non-Executive Director comprises fees that are paid via the payroll. The Non-Executive Director no longer participates in the Company's Share Option Scheme. Fees are reviewed annually. The Non-Executive Directors are not involved in any decisions about their own remuneration. No additional fees are payable to the chairmen of the Audit and Remuneration Committees. Details of the remuneration paid in the year to 30 June 2022 are set out below:

	Directors fees	Total remuneration
Geoff Wicks (Chairman and Non-Executive Director)	£32,500	£32,500
Louise Barton (Non-Executive Director)	£21,000	£21,000

Corporate Governance (continued)

Remuneration Committee report (continued)

Directors' Service Agreements

Executive Directors' Service Agreements

	Matthew Jeffs
Date of service agreement	29 April 2013
Notice period	3 months' notice given by either party
Basic salary	Currently £183,750 reviewed annually
Annual bonus	Discretionary performance related
Benefits	Participation in the Company's life assurance and medical insurance schemes
Share schemes	Eligible to participate in Company share schemes
Pension contributions	Currently 3% of basic salary contributed by the Company into the Company's workplace pension scheme
Termination payments	The Company has discretion to pay a payment in lieu of notice to terminate the employment forthwith in the event of notice being given

Non-Executive Directors' Letters of Appointment

The Non-Executive Directors have Letters of Appointment stating that their appointment is for an initial term up until they are required to retire by rotation. The Letters of Appointment provide for termination of the appointment on three months' notice by either party.

The current Non-Executive Directors' appointments commenced on the following dates:

<u>Geoff Wicks</u>	<u>20 July 2020</u>
<u>Louise Barton</u>	<u>15 January 2007</u>

Annual Report on Remuneration

Introduction

The Annual Report on Remuneration sets out information about the remuneration of the Directors of the Company for the year ended 30 June 2022.

Remuneration Committee

The Remuneration Committee consisted of the following Directors during the year ended 30 June 2022:

Geoff Wicks, Independent Non-Executive Director and Chairman of the Board
Louise Barton (Chairman), Independent Non-Executive Director

Role of the Remuneration Committee

The Remuneration Committee assists the Board in determining the remuneration and benefits package for the Executive Directors.

Activities of the Remuneration Committee during the year

The Remuneration Committee meets whenever it is appropriate. The committee met four times in the current year. In addition to agreeing the remuneration report and reviewing the remuneration of the Executive Directors, the award of share options to Directors and Employees was approved.

Corporate Governance (continued)

Remuneration Committee report (continued)

Directors' Remuneration

The detailed emoluments of the Executive and Non-Executive Directors are set out below.

Year ended 30 June 2022

	Salary/fees	Benefits	Pension	Total
Chairman and Non-Executive Directors				
Geoff Wicks (Chairman)	32,500	-	-	32,500
Louise Barton	21,000	-	-	21,000
Total Non-Executive	53,500	-	-	53,500
Executive Directors				
Matthew Jeffs	175,000	3,214	5,250	183,464
Total Executives	175,000	3,214	5,250	183,464
Total remuneration	228,500	3,214	5,250	236,964

Analysis of bonuses & pension:

	Accrued	Paid as cash	Paid as pension	Total
Directors				
Matthew Jeffs				
Year ended 30 June 2021	-	-	5,250	5,250
Year ended 30 June 2022	-	-	5,250	5,250
	-	-	10,500	10,500
Total	-	-	10,500	10,500

No bonuses were awarded to Directors during the financial year ended 30 June 2022.

Year ended 30 June 2021

	Salary/fees	Benefits	Pension	Total
Chairman and Non-Executive Directors				
Geoff Wicks (Chairman)	28,477	16	-	28,493
Louise Barton	21,000	10	-	21,010
Richard Last (former Chairman)	7,875	621	-	8,496
Total Non-Executive	57,352	647	-	57,999
Executive Directors				
Matthew Jeffs	175,000	5,928	5,250	186,178
Total Executives	175,000	5,928	5,250	186,178
Total remuneration	232,352	6,575	5,250	244,177

Corporate Governance (continued)

Remuneration Committee report (continued)

Directors' Remuneration (Continued)

Analysis of bonuses & pension:

	Accrued	Paid as cash	Paid as pension	Total
Directors				
Matthew Jeffs				
Year ended 30 June 2020	(70,000)	70,000	-	-
Year ended 30 June 2021	-	-	5,250	5,250
	(70,000)	70,000	5,250	5,250
Total	(70,000)	70,000	5,250	5,250

No bonuses were awarded to Directors during the financial year ended 30 June 2021.

Directors' share interests

The number of ordinary shares of the Company in which the Directors were beneficially interested at 30 June 2022 was:

Director	30 June 2022	30 June 2021
Geoff Wicks	-	-
Louise Barton	1,121,416	1,071,416
Matthew Jeffs	935,000	910,000

Directors' share options interests

Director	At 1 July 2021	Granted	Lapsed	At 30 June 2022	Exercise price	Normal exercise period
Geoff Wicks	30,000	-	-	30,000	164.50 pence	30 Jun 23 – 2 Oct 30
Matthew Jeffs	100,000	-	-	100,000	110.00 pence	30 Jun 21 – 29 Jun 28
	50,000	-	(50,000)	-	196.00 pence	30 Jun 22 – 27 Sep 29
	50,000	-	-	50,000	164.50 pence	30 Jun 23 – 2 Oct 30
	-	50,000	-	50,000	130.50 pence	30 Jun 24 – 11 Oct 31

There are no performance conditions on the exercise of the options granted prior to 1 July 2018. The performance conditions of the share options granted during the year are set out below.

The Options granted in October 2021 will be exercisable from 30 June 2024, dependent on the Company's compound annual rate of growth in fully diluted earnings* for the three financial years ending 30 June 2024. The Options will vest subject to performance criteria as follows:

- compound annual earnings growth of 10% or more - fully vested (100%);
- compound annual earnings growth between 5%-10% - partial vesting between 0% and 100% on a sliding scale; and
- compound annual earnings growth of 5% and below - nil.

Any Ordinary Shares arising from the vesting of Options must be held for a period of two years after vesting.

* Fully diluted earnings will be based on: (a) the Company's pre-tax profit excluding exceptional items and the share option charge and (b) the current UK corporation tax rate of 19%, such that the fully diluted earnings calculation takes no account of R&D and deferred tax credits. For the purposes of the fully diluted earnings calculation, the applied rate of corporation tax will remain constant at 19% irrespective of any current or future changes to corporation tax.

Louise Barton
Remuneration Committee Chairman
9 September 2022

Directors' Report

The Directors present their Report and financial statements for the year ended 30 June 2022.

General information

Arcotech Group plc is a public limited company which is listed on the AIM market of the London Stock Exchange and is incorporated in the United Kingdom.

Results and dividends

Details of the results for the year are given on page 27. The Directors recommend the payment of a final dividend of 3.25 pence per ordinary share (2021: 2.75 pence per share) to be paid on 24 October 2022 to ordinary shareholders on the register on 30 September 2022 £434,616 (2021: £366,515).

Directors

The Directors who have held office during the period from 1 July 2021 to the date of this report are as follows:

Geoff Wicks
Matthew Jeffs
Louise Barton

Matthew Jeffs, who retires by rotation under Article 106 of the Company's articles of association and, who being eligible, offers himself to be re-elected as a Director of the Company.

Except as disclosed in note 23 to the financial statements none of the Directors had an interest in any contracts with the Company or its subsidiaries during the year.

Independence of Non-Executive Directors

Louise Barton was appointed Non-Executive Director on 19 February 2007 and has served for more than 10 years. The Board is of the opinion that her shareholding aligns her interests with other shareholders, and, in addition, she offers herself for re-election each year. At the 2021 Annual General Meeting 100% (2020: 100%) of shareholders voted in favour of her re-election. As such the Board considers her independence is not affected.

Given her length of service she retires under Article 106 of the Company's articles of association and, being eligible, offers herself to be re-elected as non-executive Directors of the Company.

Employees

The Directors recognise the importance of good communication with employees to ensure a common awareness of factors affecting the Group. They also recognise their statutory responsibilities. Matters of current concern or interest are discussed with staff on a regular basis.

Internal control

The Directors acknowledge their responsibilities for the Group's system of internal control. The Board considers major business and financial risks. All strategic decisions are referred to the Board, which meets monthly, for approval. Accepting that no system of control can provide absolute assurance against material misstatement or loss, the Directors believe that the established systems of internal control within the Group are appropriate to the business.

Directors' Report (continued)

Future developments

The outlook for the year ending 30 June 2023 may be flat or lower as any pick-up in revenue will not be fully reflected in our results until 2023/24. As the market and practices continue to open up after this difficult period we are confident that we can start to convert some of the current interest to orders and to build back some of the revenue we have lost.

Financial risk management

The Group's financial instruments comprise cash and cash equivalents, and items such as trade payables and trade receivables, which arise directly from its operations.

The main risks arising from the Group's financial instruments are interest rate fluctuations and liquidity risk. Refer to Note 26 for further detail on the Group's financial instruments and risk exposures. It is the Group's policy to finance its operations through a mixture of cash and, where appropriate, external finance and to review the projected cash flow requirements of the Group with an acceptable level of risk exposure.

Going concern

On the basis of current projections and having regard to the Group's existing cash reserves, the Directors consider that the Group has adequate resources to continue in operational existence for the foreseeable future. Accordingly, the Directors have adopted the going concern basis in the preparation of the financial statements (Refer to Note 1).

Research and Development

The Group continues to make progress in product development, while continuing to keep control of costs. Research and development expenditure is charged to the income statement in the year incurred, unless it meets the capitalisation criteria under IAS 38.

Directors' and Officers' Liability Insurance

Directors' and Officers' liability insurance is in place at the date of this report. The Board remains satisfied that an appropriate level of cover is in place and a review of cover takes place annually.

Disclosures to auditors

In the case of each of the persons who are Directors at the time when the report is approved, the following applies:

- so far as each of the Directors are aware, there is no relevant audit information of which the Company's auditors are unaware; and
- each of the Directors have taken all the steps that they ought to have taken as Directors in order to make themselves aware of any relevant audit information and to establish that the Company's auditors are aware of that information.

This information is given and should be interpreted in accordance with the provisions of s418 of the Companies Act 2006.

Auditors

A resolution to re-appoint PKF Littlejohn LLP will be proposed at the annual general meeting.

On behalf of the Board

Matthew Jeffs
Chief Executive

Statement of Directors' Responsibilities

The Directors are responsible for preparing the Strategic Report, Directors' Report and the financial statements in accordance with applicable UK law and regulations.

Company law requires the Directors to prepare financial statements for each financial year. Under that law the Directors have elected to prepare the financial statements in accordance with UK-adopted international accounting standards (IFRSs). Under company law the Directors must not approve the financial statements unless they are satisfied that they give a true and fair view of the state of affairs of the company and of the group and of the profit or loss of the group for that period. In preparing these financial statements, the Directors are required to:

- select suitable accounting policies and then apply them consistently;
- make judgments and accounting estimates that are reasonable and prudent;
- state whether they comply with UK-adopted international accounting standards, subject to any material departures disclosed and explained in the financial statements; and
- prepare the financial statements on the going concern basis unless it is inappropriate to presume that the Group will continue in business.

The Directors are responsible for keeping adequate accounting records that are sufficient to show and explain the company's transactions and disclose with reasonable accuracy at any time the financial position of the company and enable them to ensure that the financial statements comply with the Companies Act 2006. They are also responsible for safeguarding the assets of the company and the group and hence for taking reasonable steps for the prevention and detection of fraud and other irregularities.

The Directors are responsible for ensuring that they meet their responsibilities under the AIM rules.

The Directors are responsible for the maintenance and integrity of the corporate and financial information included on the company's website. Legislation in the United Kingdom governing the preparation and dissemination of financial statements may differ from legislation in other jurisdictions.

Independent Auditor's Report to the members of Arcontech Group PLC

Opinion

We have audited the financial statements of Arcontech Group plc (the 'company') and its subsidiaries (the 'group') for the year ended 30 June 2022 which comprise the Group Income Statement and Statement of Comprehensive Income, the Group and Company Statements of Changes in Equity, the Group and Company Statements of Financial Position, the Group and Company Statements of Cash Flows and notes to the financial statements, including a summary of significant accounting policies. The financial reporting framework that has been applied in their preparation is applicable law and UK-adopted international accounting standards and as regards the parent company financial statements, as applied in accordance with the provisions of the Companies Act 2006.

In our opinion:

- the financial statements give a true and fair view of the state of the group's and of the parent company's affairs as at 30 June 2022 and of the group's profit for the year then ended;
- the group financial statements have been properly prepared in accordance with UK-adopted international accounting standards;
- the parent company financial statements have been properly prepared in accordance with UK-adopted international accounting standards and as applied in accordance with the provisions of the Companies Act 2006; and
- the financial statements have been prepared in accordance with the requirements of the Companies Act 2006.

Basis for opinion

We conducted our audit in accordance with International Standards on Auditing (UK) (ISAs (UK)) and applicable law. Our responsibilities under those standards are further described in the Auditor's responsibilities for the audit of the financial statements section of our report. We are independent of the group and parent company in accordance with the ethical requirements that are relevant to our audit of the financial statements in the UK, including the FRC's Ethical Standard as applied to listed entities, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Conclusions relating to going concern

In auditing the financial statements, we have concluded that the directors' use of the going concern basis of accounting in the preparation of the financial statements is appropriate. Our evaluation of the directors' assessment of the group's and parent company's ability to continue to adopt the going concern basis of accounting included a review of the forecast financial information prepared by management for the 12 months following the date of approval of these financial statements, management's assessment of going concern, and relevant post year end information such as regulatory news announcements, year to date financial information and board minutes, including a review of contracted and committed expenditure. We have obtained an understanding of the key assumptions used to prepare this information as follows:

- Agreeing inputs (including contracted and committed expenditures) to underlying supporting documentation;
- Ensuring the calculations applied in the forecasts are mathematically accurate; and
- Stress-testing the forecast information, including comparison of forecasts with recent historical financial information to consider accuracy of forecasting.

Based on the work we have performed, we have not identified any material uncertainties relating to events or conditions that, individually or collectively, may cast significant doubt on the group's or parent company's ability to continue as a going concern for a period of at least twelve months from when the financial statements are authorised for issue.

Our responsibilities and the responsibilities of the directors with respect to going concern are described in the relevant sections of this report.

Independent Auditor’s Report to the members of Arcontech Group PLC (continued)

Our application of materiality

Materiality	Performance Materiality	Basis for materiality
Group £55,000 (2021: £44,800)	Group £41,250 (2021: £33,600)	2% of revenue; performance materiality at 75%
Company £54,500 (2021: £33,600)	Company £40,875 (2021: £25,200)	5% of net assets (capped below group materiality); performance materiality at 75%

We consider revenue to be the most significant determinant of the group’s financial position and performance used by shareholders as this drives profitability. The going concern of the group is dependent on its ability to continue to generate profits through revenue growth. We consider net assets to be the key determinant of the company’s financial position as its underlying value is derived from the recoverability of its investment in the main trading subsidiary, Arcontech Limited.

Whilst materiality for the group financial statements as a whole was set at £55,000 (2021: £44,800), materiality for the significant components was set at a level of £54,500 (2021: £40,875) with performance materiality set at 75% (2021: 75%) for group and company, a threshold considered appropriate for a group of this size and inherent risk profile. We applied the concept of materiality both in planning and performing our audit, and in evaluating the effect of misstatements.

We agreed with the audit committee that we would report to the committee all audit differences identified during the course of our group audit in excess of £2,750 (2021: £2,240) as well as differences below these thresholds that, in our view, warranted reporting on qualitative grounds.

Our approach to the audit

In designing our audit, we determined materiality and assessed the risk of material misstatement in the financial statements. In particular, we looked at areas requiring the directors to make subjective judgements, for example in respect of assessing the carrying value and recoverability of investments in subsidiaries at parent company level, and goodwill at group level, the valuation of share-based payments, recoverability of deferred tax assets and the consideration of future events that are inherently uncertain. We also addressed the risk of management override of internal controls, including evaluating whether there was evidence of bias by the directors that represented a risk of material misstatement due to fraud.

We considered revenue recognition to be a key audit matter and designed our audit procedures to address the risk of misstatement of revenue, including consideration of key contractual terms within customer agreements and whether recognition is therefore in accordance with IFRS 15 *Revenue from Contracts with Customers*.

An audit was performed on the financial information of the group’s significant operating components which, for the year ended 30 June 2022, were located in the United Kingdom. The audit for the year ended 30 June 2022 was performed remotely.

Key audit matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements of the current period and include the most significant assessed risks of material misstatement (whether or not due to fraud) we identified, including those which had the greatest effect on: the overall audit strategy, the allocation of resources in the audit; and directing the efforts of the engagement team. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Independent Auditor's Report to the members of Arcontech Group PLC (continued)

Key Audit Matter	How the scope of our audit responded to the key audit matter
<p>Revenue recognition (see Note 1 – Revenue Recognition policy)</p>	
<p>The group generates sales from the licensing of its proprietary software, which delivers real time market data information tailored to customer requirements, as well as support and maintenance services.</p> <p>Under IFRS 15 <i>Revenue from Contracts with Customers</i>, a key consideration for the group is whether the performance obligation/s within their licensing arrangements are met at a point in time or over time.</p> <p>As certain revenue streams can be recognised at a point in time whilst others have to be recognised over time, and the identification of the differing contract types and obligations therein is judgemental, there is a risk that revenue is materially misstated and the terms of the contracts with customers including the performance obligations therein have not been appropriately accounted for in accordance with IFRS 15.</p>	<p>Our work in this area included:</p> <ul style="list-style-type: none"> ▪ Updating our understanding of the business and how the group performs its services for its clients. Revenue streams are as follows: <ul style="list-style-type: none"> ○ Revenue from fixed and floating licences; ○ Revenue from support and maintenance services; ○ Revenue from ad hoc/project based services. ▪ Updating our documentation of the systems and controls in place surrounding the above-mentioned revenue streams; ▪ Performing walkthrough tests to confirm our understanding of the internal control environment in operation for the significant income streams and to ensure that the key controls within these systems have been operating in the period under audit; ▪ Reviewing the accounting treatment in respect of revenue recognition under IFRS 15 by reference to key contractual terms and concluding as to the appropriateness of the proposed treatment; ▪ Confirming whether revenue has been appropriately recognised at a point in time or over time for the different revenue streams in accordance with IFRS 15; ▪ Substantive transactional testing of income recognised in the financial statements, including testing of deferred income balances; and ▪ Reviewing post year end receipts to ensure completeness of income recorded in the accounting period.

Independent Auditor's Report to the members of Arcontech Group PLC (continued)

Other information

The other information comprises the information included in the annual report, other than the financial statements and our auditor's report thereon. The directors are responsible for the other information contained within the annual report. Our opinion on the group and parent company financial statements does not cover the other information and, except to the extent otherwise explicitly stated in our report, we do not express any form of assurance conclusion thereon. Our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the course of the audit, or otherwise appears to be materially misstated. If we identify such material inconsistencies or apparent material misstatements, we are required to determine whether this gives rise to a material misstatement in the financial statements themselves. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact.

We have nothing to report in this regard.

Opinions on other matters prescribed by the Companies Act 2006

In our opinion, based on the work undertaken in the course of the audit:

- the information given in the strategic report and the directors' report for the financial year for which the financial statements are prepared is consistent with the financial statements; and
- the strategic report and the directors' report have been prepared in accordance with applicable legal requirements.

Matters on which we are required to report by exception

In the light of the knowledge and understanding of the group and the parent company and their environment obtained in the course of the audit, we have not identified material misstatements in the strategic report or the directors' report.

We have nothing to report in respect of the following matters in relation to which the Companies Act 2006 requires us to report to you if, in our opinion:

- adequate accounting records have not been kept by the parent company, or returns adequate for our audit have not been received from branches not visited by us; or
- the parent company financial statements are not in agreement with the accounting records and returns; or
- certain disclosures of directors' remuneration specified by law are not made; or
- we have not received all the information and explanations we require for our audit.

Responsibilities of directors

As explained more fully in the Statement of Directors' Responsibilities, the directors are responsible for the preparation of the group and parent company financial statements and for being satisfied that they give a true and fair view, and for such internal control as the directors determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the group and parent company financial statements, the directors are responsible for assessing the group and the parent company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the directors either intend to liquidate the group or the parent company or to cease operations, or have no realistic alternative but to do so.

Auditor's responsibilities for the audit of the financial statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not a guarantee that an audit conducted in accordance with ISAs (UK) will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

Independent Auditor's Report to the members of Arcontech Group PLC (continued)

Irregularities, including fraud, are instances of non-compliance with laws and regulations. We design procedures in line with our responsibilities, outlined above, to detect material misstatements in respect of irregularities, including fraud. The extent to which our procedures are capable of detecting irregularities, including fraud is detailed below:

- We obtained an understanding of the group and parent company and the sector in which they operate to identify laws and regulations that could reasonably be expected to have a direct effect on the financial statements. We obtained our understanding in this regard through discussions with management and industry experience. We also selected a specific audit team based on experience with auditing entities within this industry facing similar audit and business risks.
- We determined the principal laws and regulations relevant to the group and parent company in this regard to be those arising from:
 - Companies Act 2006;
 - AIM Rules;
 - UK employment law; and
 - UK tax laws and regulations
- We designed our audit procedures to ensure the audit team considered whether there were any indications of non-compliance by the group and parent company with those laws and regulations. These procedures included, but were not limited to:
 - Making enquiries of management regarding potential instances of non-compliance;
 - Reviewing Board and other Committee meeting minutes during the year and post-year end;
 - Reviewing the legal and professional fee ledger accounts; and
 - Reviewing Regulatory News Service announcements during the year and post-year end.
- We also identified the risks of material misstatement of the financial statements due to fraud. Aside from the non-rebuttable presumption of a risk of fraud arising from management override of controls, we did not identify any significant fraud risks.
- As in all of our audits, we addressed the risk of fraud arising from management override of controls by performing audit procedures which included, but were not limited to: the testing of journals, reviewing accounting estimates for evidence of bias; and evaluating the business rationale of any significant transactions that are unusual or outside the normal course of business.

Because of the inherent limitations of an audit, there is a risk that we will not detect all irregularities, including those leading to a material misstatement in the financial statements or non-compliance with regulation. This risk increases the more that compliance with a law or regulation is removed from the events and transactions reflected in the financial statements, as we will be less likely to become aware of instances of non-compliance. The risk is also greater regarding irregularities occurring due to fraud rather than error, as fraud involves intentional concealment, forgery, collusion, omission or misrepresentation.

A further description of our responsibilities for the audit of the financial statements is located on the Financial Reporting Council's website at: www.frc.org.uk/auditorsresponsibilities. This description forms part of our auditor's report.

Use of our report

This report is made solely to the company's members, as a body, in accordance with Chapter 3 of Part 16 of the Companies Act 2006. Our audit work has been undertaken so that we might state to the company's members those matters we are required to state to them in an auditor's report and for no other purpose. To the fullest extent permitted by law, we do not accept or assume responsibility to anyone, other than the company and the company's members as a body, for our audit work, for this report, or for the opinions we have formed.

Joseph Archer (Senior Statutory Auditor)
For and on behalf of PKF Littlejohn LLP
Statutory Auditor

15 Westferry Circus
Canary Wharf
London E14 4HD

9 September 2022

Group Income Statement and Statement of Comprehensive Income

For the year ended 30 June 2022

	Note	2022 £	2021 £
Revenue	3	2,757,795	2,988,842
Administrative costs		(1,999,523)	(1,945,481)
Operating profit	4	758,272	1,043,361
Net finance income / (expense)	5	301	(7,047)
Profit before taxation		758,573	1,036,314
Taxation	9	(148,007)	10,796
Profit for the year after tax		610,566	1,047,110
Total comprehensive income for the year		610,566	1,047,110
Earnings per share (basic)	10	4.57p	7.88p
Adjusted* Earnings per share (basic)	10	4.50p	7.22p
Earnings per share (diluted)	10	4.56p	7.79p
Adjusted* Earnings per share (diluted)	10	4.49p	7.14p

*Adjusted to exclude the release of accruals for administrative costs of £9,000 (2021: £88,000) in respect of prior years. This is a non-IFRS alternative performance measure that the Board considers to be a more accurate indicator of underlying trading performance. This measure has been adopted as a KPI and is disclosed in the Strategic Report on page 4.

All of the results relate to continuing operations.

There was no Other Comprehensive Income other than Profit for the year after tax for the year under review.

The notes on pages 32 to 56 form part of these financial statements

Statement of Changes in Equity

For the year ended 30 June 2022

Group:

	Share capital £	Share premium £	Share option reserve £	Retained earnings £	Total equity £
Balance at 30 June 2020	1,651,314	56,381	188,639	3,806,514	5,702,848
Profit for the year	-	-	-	1,047,110	1,047,110
Total comprehensive income for the year	-	-	-	1,047,110	1,047,110
Dividend paid	-	-	-	(333,594)	(333,594)
Exercise of options	14,663	35,979	-	-	50,642
Share-based payments	-	-	115,866	-	115,866
Transfer between reserves	-	-	(33,298)	33,298	-
Balance at 30 June 2021	1,665,977	92,360	271,207	4,553,329	6,582,873
Profit for the year	-	-	-	610,566	610,566
Total comprehensive income for the year	-	-	-	610,566	610,566
Dividend paid	-	-	-	(367,752)	(367,752)
Exercise of options	5,624	23,401	-	-	29,025
Share-based payments	-	-	116,612	-	116,612
Transfer between reserves	-	-	(116,994)	116,994	-
Balance at 30 June 2022	1,671,601	115,761	270,825	4,913,137	6,971,324

Company:

	Share capital £	Share premium £	Share option reserve £	Retained earnings £	Total equity £
Balance at 30 June 2020	1,651,314	56,381	188,639	4,450,302	6,346,636
Profit for the year	-	-	-	181,744	181,744
Total comprehensive expense for the year	-	-	-	181,744	181,744
Dividend paid	-	-	-	(333,594)	(333,594)
Exercise of options	14,663	35,979	-	-	50,642
Share-based payments	-	-	115,866	-	115,866
Transfer between reserves	-	-	(33,298)	33,298	-
Balance at 30 June 2021	1,665,977	92,360	271,207	4,331,751	6,361,295
Profit for the year	-	-	-	273,286	273,286
Total comprehensive income for the year	-	-	-	273,286	273,286
Dividend paid	-	-	-	(367,752)	(367,752)
Exercise of options	5,624	23,401	-	-	29,025
Share-based payments	-	-	116,612	-	116,612
Transfer between reserves	-	-	(116,994)	116,994	-
Balance as at 30 June 2022	1,671,601	115,761	270,825	4,354,279	6,412,466

The notes on pages 32 to 56 form part of these financial statements.

Statements of Financial Position

Registered number: 04062416

As at 30 June 2022

	Note	Group 2022 £	Group 2021 £	Company 2022 £	Company 2021 £
Non-current assets					
Goodwill	11	1,715,153	1,715,153	-	-
Property, plant and equipment	12	6,545	11,147	-	-
Right of use asset	17	219,455	365,758	-	-
Investments in subsidiaries	13	-	-	2,017,471	2,017,471
Deferred tax asset	18	318,000	471,000	56,000	55,000
Trade and other receivables	14	141,750	141,750	-	-
Total non-current assets		2,400,903	2,704,809	2,073,471	2,072,471
Current assets					
Trade and other receivables	14	348,686	470,317	3,322,737	3,263,467
Cash and cash equivalents	15	6,026,468	5,395,457	1,074,294	1,077,741
Total current assets		6,375,154	5,865,774	4,397,031	4,341,208
Current liabilities					
Trade and other payables	16	(1,608,880)	(1,643,407)	(58,036)	(52,384)
Lease liabilities	17	(148,450)	(148,450)	-	-
Total current liabilities		(1,757,330)	(1,791,857)	(58,036)	(52,384)
Non-current liabilities					
Lease liabilities	17	(47,403)	(195,853)	-	-
Total Non-current liabilities		(47,403)	(195,853)	-	-
Net current assets		4,617,824	4,073,917	4,338,995	4,288,824
Net assets		6,971,324	6,582,873	6,412,466	6,361,295
Equity					
Called up share capital	19	1,671,601	1,665,977	1,671,601	1,665,977
Share premium account	20	115,761	92,360	115,760	92,360
Share option reserve	20	270,825	271,207	270,825	271,207
Retained earnings	20	4,913,137	4,553,329	4,354,279	4,331,751
		6,971,324	6,582,873	6,412,466	6,361,295

As permitted by s408 of the Companies Act 2006, the Company has not presented its own income statement. The parent Company profit for the year was £273,286 (2021: £181,744).

Approved on behalf of the board on 9 September by:

Matthew Jeffs
Chief Executive

The notes on pages 32 to 56 form part of these financial statements.
ARCONTECH GROUP PLC

Group Statement of Cash Flows

For the year ended 30 June 2022

	Note	2022 £	2021 £
Cash generated from operations	21	1,109,608	809,559
Tax paid		(2,642)	(8,204)
Net cash generated from operating activities		1,106,966	801,355
Investing activities			
Interest received		13,911	13,260
Purchases of plant and equipment		(2,688)	(1,482)
Net cash generated from investing activities		11,223	11,778
Financing activities			
Proceeds from the issue of shares		29,025	50,642
Dividend paid		(367,752)	(333,594)
Payment of lease liabilities		(148,450)	(141,693)
Net cash used in financing activities		(487,177)	(424,645)
Net increase in cash and cash equivalents		631,012	388,488
Cash and cash equivalents at beginning of year		5,395,457	5,006,969
Cash and cash equivalents at end of year	15	6,026,469	5,395,457

For the year to 30 June 2022, the Group had no debt, and there were no material non-cash transactions.

The notes on pages 32 to 56 form part of these financial statements.

Company Statement of Cash Flows

For the year ended 30 June 2022

	Note	2022 £	2021 £
Net cash generated by operating activities	21	330,075	210,920
Tax paid		(1,221)	(3,319)
Net cash generated from operating activities		328,854	207,601
Investing activities			
Interest received		6,426	6,392
Net cash generated from investing activities		6,426	6,392
Financing activities			
Proceeds from the issue of shares		29,025	50,642
Dividend paid		(367,752)	(333,594)
Net cash used in financing activities		(338,727)	(282,952)
Net decrease in cash and cash equivalents		(3,447)	(68,959)
Cash and cash equivalents at beginning of year		1,077,741	1,146,700
Cash and cash equivalents at end of year	15	1,074,294	1,077,741

The notes on pages 32 to 56 form part of these financial statements.

Notes to the Financial Statements

For the year ended 30 June 2022

1. Accounting policies

The principal accounting policies are summarised below. They have all been applied consistently throughout the period covered by these financial statements except where changes have been noted below.

Reporting entity

Arcontech Group plc (“the Company”) is a company incorporated in England and Wales with a registered address at 1st floor, 11-21 Paul Street, London, EC2A 4JU. The consolidated financial statements incorporate the financial statements of the Company and its subsidiaries (together referred to as “the Group”).

Principal Activity

The principal activities of the Company and its subsidiaries during the year were the development and sale of proprietary software and provision of computer consultancy services.

Basis of preparation

These financial statements have been prepared in accordance with UK-adopted international accounting standards and with the requirements of the Companies Act 2006.

On the basis of current projections, confidence of future profitability and cash balances held, the Directors have adopted the going concern basis in the preparation of the financial statements.

The financial statements have been prepared under the historical cost convention. As at 30 June 2022 all assets and liabilities are recorded at amortised cost, and there were no assets or liabilities recorded at fair value.

Going Concern

On the basis of current projections and having regard to the Group’s existing cash reserves, the Directors consider that the Group has adequate resources to continue in operational existence for the foreseeable future. In reaching this conclusion the Directors have projected cash flow out twelve months from the date of signing this report. Revenue projection has been based on recurring revenue streams from existing customers and a forecast for new revenue from additional sales that the Directors feel is achievable, and in line with average new business generation pre-Covid-19. The Group has a highly stable cost base which has been reviewed to incorporate the impact of additional costs for revenue generation activities such as industry trade shows. The Directors have stress tested the cash flow projections assuming no new revenue generation and an increase in costs of up to 15%, given the current inflationary environment. Under this scenario given expected cash generation from operations and existing cash balances, the Group will have sufficient resources to continue trading for well in excess of the next twelve months. Accordingly, the Directors have adopted the going concern basis in the preparation of the financial statements.

Changes in accounting policies and disclosures

a) *New and amended Standards and Interpretations adopted by the Group and Company*

The International Accounting Standards Board (IASB) issued various amendments and revisions to International Financial Reporting Standards and IFRIC interpretations. The amendments and revisions were applicable for the period year 30 June 2022 but did not result in any material changes to the financial statements of the Group.

b) *New and amended Standards and Interpretations issued but not effective for the financial year beginning 1 July 2022*

Standard	Impact on initial application	Effective date
IAS 1 (Amendments)	Classification of Liabilities as Current or Non-Current	TBC
IAS 1 (Amendments)	Disclosure of Accounting Policies	TBC
IAS 1 (Amendments)	Definition of Accounting Estimates	TBC
IFRS 17 (Amendments)	Initial Application of IFRS 17 and IFRS 9 – Comparative Information	TBC

The new and amended Standards and Interpretations which are in issue but not yet mandatorily effective is not expected to be material.

Notes to the Financial Statements

For the year ended 30 June 2022 (continued)

1. Accounting policies (continued)

Basis of consolidation

The Group financial statements incorporate the financial statements of the Company and entities controlled by the Company (its subsidiaries) prepared to 30 June 2022. Subsidiaries are entities controlled by the Group. Control is achieved when the Group 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 Group controls an investee if, and only if, the Group has:

- 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
- The ability to use its power over the investee to affect its returns.

Generally, there is a presumption that a majority of voting rights result in control. To support this presumption and when the Group has less than a majority of the voting or similar rights of an investee, the Group considers all relevant facts and circumstances in assessing whether it has power over an investee, including:

- The contractual arrangement with the other vote holders of the investee.
- Rights arising from other contractual arrangements.
- The Group's voting rights and potential voting rights.

Consolidation of a subsidiary begins when the Group obtains control over the subsidiary and ceases when the Group loses control of the subsidiary. Assets, liabilities, income and expenses of a subsidiary acquired or disposed of during the year are included in the consolidated financial statements from the date the Group gains control until the date the Group ceases to control the subsidiary. The acquisition method is used to account for the acquisition of subsidiaries.

All intra-group transactions, balances, income and expenses are eliminated on consolidation.

Business combinations and goodwill

On acquisition, the assets and liabilities and contingent liabilities of subsidiaries are measured at their fair value at the date of acquisition. Any excess of cost of acquisition over the fair values of the identifiable net assets acquired is recognised as goodwill. Any deficiency of the cost of acquisition below the fair values of the identifiable net assets acquired (i.e. discount on acquisition) is credited to the income statement in the period of acquisition. Goodwill arising on consolidation is recognised as an asset and reviewed for impairment at least annually. Any impairment is recognised immediately in the income statement and is not subsequently reversed.

Revenue recognition

Revenue is recognised in accordance with the transfer of promised services to customers (i.e. when the customer gains control of the service) and is measured as the consideration which the group expects to be entitled to in exchange for those services. Consideration is typically fixed on the agreement of a contract except for quarterly flexible license contracts. Payment terms are agreed on a contract by contract basis.

A service is distinct if the customer can benefit from the service on its own or together with other resources that are readily available to the customer and the entity's promise to transfer the service to the customer is separately identifiable from other promises in the contract.

Contracts with customers do not contain a financing component.

Under IFRS 15, revenue earned from contracts with customers is recognised based on a five-step model which requires the transaction price for each identified contract to be apportioned to separate performance obligations arising under the contract and recognised either when the performance obligation in the contract has been performed (point in time recognition) or over time as control of the performance obligation is transferred to the customer.

Notes to the Financial Statements

For the year ended 30 June 2022 (continued)

1. Accounting policies (continued)

Revenue recognition (continued)

The group recognises revenue when it satisfies a performance obligation by transferring a promised service to the customer as follows:

- Revenue from recurring license fees and other license fees is recognised on an over time basis via a straight line across the period the services are provided. In reaching this conclusion the group has assessed that ongoing contractual obligations are not separately identifiable from other promises in the contract and are not distinct from the licence, and hence are accounted for as a single performance obligation. As the license is not distinct the combined performance obligation is recognised over time.

In assessing whether a licence is distinct the Group considered the continuing requirement to:–

- optimise functionality;
- optimise performance; and
- provide enhancements to ensure user regulatory compliance.

- Revenue from flexible license contracts that include variable consideration are quarterly contracts assessed at the end of each calendar quarter and revenue is recognised based on actual usage confirmed for that quarter at the point of customer acceptance,
- Revenue from project work is recognised on satisfactory completion of each project, as this is considered to be the point in time the customer gains control over the results of the project work.

Taxation

The tax charge/(credit) represents the sum of the tax payable/(receivable) and any deferred tax.

Research and development tax credits are recognised when received.

The tax payable/(receivable) is based on the taxable result for the year. The taxable result differs from the net result as reported in the income statement because it excludes items of income or expense that are taxable or deductible in other years and it further excludes items that are never taxable or deductible. The Company's liability for current tax is calculated using tax rates that have been enacted or substantively enacted by the balance sheet date.

Deferred tax is the tax expected to be payable or recoverable on differences between the carrying amounts of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of taxable profit and is accounted for using the balance sheet liability method. Deferred tax liabilities are generally recognised for all taxable temporary differences and deferred tax assets are recognised to the extent that it is probable that taxable profits will be available against which deductible temporary differences can be utilised. Such assets and liabilities are not recognised if the temporary difference arises from goodwill or from the initial recognition (other than in a business combination) of other assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit.

Deferred tax liabilities are recognised for taxable temporary differences arising on investments in subsidiaries, except where the Group is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future.

The carrying amount of deferred tax assets is reviewed at each balance sheet date.

Deferred tax is calculated at the tax rates that are expected to apply in the period when the liability is settled, or the asset realised. Deferred tax is charged or credited to the income statement, except when it relates to items charged or credited directly to equity, in which case the deferred tax is also dealt with in equity.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to set off current tax assets against current tax liabilities and when they relate to income taxes levied by the same taxation authority and the Group intends to settle its current assets and liabilities on a net basis.

Notes to the Financial Statements

For the year ended 30 June 2022 (continued)

1. Accounting policies (continued)

Share-based payments

The cost of share-based employee compensation arrangements, whereby employees receive remuneration in the form of shares or share options, is recognised as an employee benefit expense in the income statement.

The total expense to be apportioned over the vesting period of the benefit is determined by reference to the fair value (excluding the effect of non market-based vesting conditions) at the date of grant. Fair value is measured by the use of the Black-Scholes model. The expected life used in the model has been adjusted, based on management's best estimate, for the effects of the non-transferability, exercise restrictions and behavioural considerations. A cancellation of a share award by the Group or an employee is treated consistently, resulting in an acceleration of the remaining charge within the consolidated income statement in the year of cancellation.

Impairment of tangible and intangible assets

The carrying amounts of the Group's and Company's tangible and intangible assets are reviewed at each year end date to determine whether there is any indication of impairment. If any such indication exists, the asset's recoverable amount is estimated.

Expenses incurred on Research & Development are currently expensed through the income statement as the expenditure is incurred on the maintenance and enhancement of existing products. The applicability of this treatment is reviewed regularly by the Company.

For goodwill, the recoverable amount is estimated at each year end date, based on value in use. The recoverable amount of other assets is the greater of their net selling price and value in use.

In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset.

For an asset that does not generate largely independent cash inflows, the recoverable amount is determined for the cash generating unit to which the asset belongs.

An impairment loss is recognised in the income statement whenever the carrying amount of an asset or its cash-generating unit exceeds its recoverable amount. Impairment losses recognised in respect of cash-generating units are allocated first to reduce the carrying amount of any goodwill allocated to cash-generating units and then to reduce the carrying amount of the other assets in the unit on a pro rata basis.

A cash generating unit is the smallest identifiable group of assets that generates cash inflows that are largely independent of the cash inflows from other assets or groups of assets.

Property, plant and equipment

Property, plant and equipment are stated at cost less accumulated depreciation and any recognised impairment loss.

Depreciation is charged so as to write off the cost of assets, over their estimated useful lives, on the following bases:

Leasehold property	- over the period of the lease
Computer equipment	- 33% - 40% on cost
Office furniture and equipment	- 20% - 25% on cost or reducing balance

Investments in subsidiaries

Investments in subsidiaries are stated at cost less any provision for impairment.

Notes to the Financial Statements

For the year ended 30 June 2022 (continued)

1. Accounting policies (continued)

Financial instruments

Financial assets and financial liabilities are recognised in the statement of financial position when the Group becomes a party to the contractual provisions of the instrument.

Financial assets

The Group does not hold any investments other than investments in subsidiaries.

Trade receivables are held in order to collect the contractual cash flows and are initially measured at the transaction price as defined in IFRS 15, as the contracts of the Group do not contain significant financing components. Impairment losses are recognised based on lifetime expected credit losses in profit or loss.

Other receivables are held in order to collect the contractual cash flows and accordingly are measured at initial recognition at fair value, which ordinarily equates to cost and are subsequently measured at cost less impairment due to their short-term nature. A provision for impairment is established based on 12-month expected credit losses unless there has been a significant increase in credit risk when lifetime expected credit losses are recognised. The amount of any provision is recognised in the income statement.

Cash and cash equivalents

Cash and cash equivalents comprise cash held by the Group and short-term bank deposits with an original maturity of three months or less.

Financial liabilities and equity

Financial liabilities and equity instruments issued by the Group are classified in accordance with the substance of the contractual arrangements entered into and the definitions of a financial liability and an equity instrument. An equity instrument is any contract that evidences a residual interest in the assets of the Group after deducting all of its liabilities. Equity instruments issued by the company are recorded at the proceeds received, net of direct issue costs.

Effective interest rate method

The effective interest rate method is a method of calculating the amortised cost of a financial asset or liability and allocating interest income or expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash flows through the expected life of the financial asset or liability, or, where appropriate, a shorter period, to the net carrying amount on initial recognition.

(a) Classification

The Group classifies its financial assets in the following measurement categories:

- those to be measured subsequently at fair value (either through OCI or through profit or loss); and
- those to be measured at amortised cost.

The classification depends on the Group's business model for managing the financial assets and the contractual terms of the cash flows.

For assets measured at fair value, gains and losses will be recorded either in profit or loss or in OCI. For investments in equity instruments that are not held for trading, this will depend on whether the Group has made an irrevocable election at the time of initial recognition to account for the equity investment at fair value through other comprehensive income (FVOCI). See Note 16 for further details.

Notes to the Financial Statements

For the year ended 30 June 2022 (continued)

1. Accounting policies (continued)

Financial instruments (continued)

(b) Recognition

Purchases and sales of financial assets are recognised on trade date (that is, 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.

(c) 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 (FVPL), transaction costs that are directly attributable to the acquisition of the financial asset. Transaction costs of financial assets carried at FVPL are expensed in profit or loss.

Debt instruments

Amortised cost; Assets that are held for collection of contractual cash flows, where those cash flows represent solely payments of principal and interest, are measured at amortised cost. Interest income from these financial assets is included in finance income using the effective interest rate method.

Any gain or loss arising on derecognition is recognised directly in profit or loss and presented in other gains/(losses) together with foreign exchange gains and losses. Impairment losses are presented as a separate line item in the statement of profit or loss.

(d) Impairment

The Group assesses, on a forward-looking basis, the expected credit losses associated with its debt instruments carried at amortised cost. The impairment methodology applied depends on whether there has been a significant increase in credit risk.

For trade receivables, the Group applies the simplified approach permitted by IFRS 9, which requires expected lifetime losses to be recognised from initial recognition of the receivables.

Leases

Leases are recognised as a right-of-use asset and a corresponding lease liability at the date at which the leased asset is available for use by the Group.

Assets and liabilities arising from a lease are initially measured on a present value basis. Lease liabilities include the net present value of the following lease payments:

- Fixed payments (including in-substance fixed payments), less any lease incentives receivable;
- Variable lease payment that are based on an index or a rate, initially measured using the index or rate as at the commencement date;
- Amounts expected to be payable by the Group under residual value guarantees;
- The exercise price of a purchase option if the Group is reasonably certain to exercise that option; and
- Payments of penalties for terminating the lease, if the lease term reflects the Group exercising that option.

Lease payments to be made under reasonably certain extension options are also included in the measurement of the liability.

The lease payments are discounted using the interest rate implicit in the lease. If that rate cannot be readily determined, which is generally the case for leases in the Group, the lessee's incremental borrowing rate is used, being the rate that the individual lessee would have to pay to borrow the funds necessary to obtain an asset of similar value to the right-of-use asset in a similar economic environment with similar terms, security and conditions.

Notes to the Financial Statements

For the year ended 30 June 2022 (continued)

1. Accounting policies (continued)

Leases (continued)

Lease payments are allocated between principal and finance cost. The finance cost is charged to profit or loss over the lease period.

Right-of-use assets are measured at cost which comprises the following:

- The amount of the initial measurement of the lease liability;
- Any lease payments made at or before the commencement date less any lease incentives received;
- Any initial direct costs; and
- Restoration costs.

Right-of-use assets are generally depreciated over the shorter of the asset's useful life and the lease term on a straight-line basis. If the Group is reasonably certain to exercise a purchase option, the right-of-use asset is depreciated over the underlying asset's useful life.

Payments associated with short-term leases (term less than 12 months) and all leases of low-value assets (generally less than £4k) are recognised on a straight-line basis as an expense in profit or loss.

Provisions

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

Research and development

Research costs are charged to the income statement in the year incurred. Development expenditure is capitalised to the extent that it meets all of the criteria required by IAS 38, otherwise it is charged to the income statement in the year incurred. In order for development expenditure to meet the capitalisation criteria of IAS 38, it must be both technically feasible to complete the work, and there must be the intention to either use or sell the asset created.

Pension costs and other post-retirement benefits

The Group makes payments to occupational and employees' personal pension schemes. Contributions payable for the year are charged in the income statement.

Foreign currencies

Transactions denominated in foreign currencies are translated into sterling at the exchange rate ruling when the transaction was entered into. Where consideration is received in advance of revenue being recognised the date of the transaction reflects the date the consideration is received. Foreign currency monetary assets and liabilities are translated into sterling at the exchange rate ruling at the balance sheet date. Exchange gains or losses are included in operating profit.

Segment reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision-maker as required by IFRS 8 "Operating Segments". The chief operating decision-maker responsible for allocating resources and assessing performance of the operating segments has been identified as the Board of Directors. The accounting policies of the reportable segments are consistent with the accounting policies of the group as a whole. Segment profit/(loss) represents the profit/(loss) earned by each segment without allocation of foreign exchange gains or losses, investment income, interest payable and tax. This is the measure of profit that is reported to the Board of Directors for the purpose of resource allocation and the assessment of segment performance. When assessing segment performance and considering the allocation of resources, the Board of Directors review information about segment assets and liabilities. For this purpose, all assets and liabilities are allocated to reportable segments with the exception of cash and cash equivalents and current and deferred tax assets and liabilities.

Notes to the Financial Statements

For the year ended 30 June 2022 (continued)

2. Critical accounting judgments and key sources of estimation uncertainty

The preparation of financial statements in conformity with generally accepted accounting practice requires management to make estimates and judgements that affect the reported amounts of assets and liabilities as well as the disclosure of contingent assets and liabilities at the balance sheet date and the reported amounts of revenues and expenses during the reporting period.

Estimates and judgements are continually evaluated and are based on historic experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

Judgements

Determination of performance obligations and satisfaction thereof

For the purposes of recognising revenue, the Directors are required to identify distinct services in contracts and allocate the transaction price to the performance obligations. Details of determining performance obligations, passing of control and amounts recognised as costs incurred to obtain or fulfil a contract are given in Note 1 - Revenue recognition. There has been no change in the Group's business model from the previous year and the Directors are satisfied that the revenue recognition policy remains correct for the year under review.

Capitalisation of development costs

As described in Note 1, the Group capitalises development costs when certain criteria are met including the probability of relevant future economic benefits. The key variable in making judgement of the correct treatment of development costs is new product development versus modification and maintenance of existing products. The development work undertaken has been to existing products, and having assessed the likelihood of future economic benefit, the Directors have judged it appropriate to not capitalise any development costs (2021 - £Nil).

Estimates

Impairment of non-current assets

Determining whether non-current assets are impaired requires an estimation of the value in use of the cash generating units to which non-current assets have been allocated. The value in use calculation requires the Group to estimate the future cash flows expected to arise from the cash-generating unit and a suitable discount rate in order to calculate the present value. The key variables used in cash flow projections are: a timeline of fourteen years (the "time period"); the forecast for the next year which is used as the base for future years; revenue and cost projections for the time period using the average rate of increase / (decrease) achieved over the preceding ten years. No provision for impairment was made in the year to the carrying value of goodwill (*see note 11*) or investments in subsidiaries (*see note 13*).

Recognition of deferred tax assets

As described in Note 1, the Group recognises deferred tax assets arising from unused tax losses when certain criteria are met including the probability that future relevant taxable profits will be available. The directors have assessed the likelihood of future taxable profits being available and have judged it appropriate to recognise deferred tax assets for unused losses. The key variables used in the calculation of deferred tax assets are: a timeline of three years out from reporting date; revenue and cost projections on the same basis as used in the assessment of impairment of goodwill; a cost of capital of 8.44%. At the year-end a deferred tax asset of £318,000 (2021 - £471,000) was recognised.

Share based payment transactions

The Company has made awards of options and over its unissued share capital to certain Directors and employees as part of their remuneration package.

The valuation of these options involves making a number of critical estimates relating to price volatility, future dividend yields, expected life of the options and forfeiture rates. These assumptions have been described in more detail in Note 19.

Notes to the Financial Statements

For the year ended 30 June 2022 (continued)

3. Revenue

An analysis of the Group's revenue is as follows:

	2022 £	2021 £
Software development, licence fees and project work	2,757,795	2,988,842

All of the Group's revenue relates to continuing activities.

4. Operating profit for the year is stated after charging/(crediting):

	2022 £	2021 £
Depreciation of plant and equipment (<i>see note 12</i>)	7,291	9,651
Depreciation of leased assets (<i>see note 17</i>)	146,303	146,303
Interest on leased assets (<i>see note 17</i>)	13,550	20,307
Staff costs (<i>see note 8</i>)	1,491,348	1,491,063
Research and development	409,618	506,893
Release of accruals for administrative costs in respect of prior years	(9,000)	(88,000)

5. Finance income and Finance costs:

	2022 £	2021 £
Finance income		
Income on cash and cash equivalents	13,911	13,260
Finance costs		
Lease interest expense	(13,550)	(20,307)
Other interest expense	(60)	-
Net finance income / (expense)	301	(7,047)

6. Auditor's remuneration:

	2022 £	2021 £
Fees payable to the Group's auditor for the audit of the Group's annual accounts	31,500	29,750
Fees payable to the Group's auditor for other services:		
- audit of the Company's subsidiaries	7,000	6,000
	38,500	35,750

Notes to the Financial Statements

For the year ended 30 June 2022 (continued)

7. Operating segments:

The Group reports internally to the Chief Operating Decision Maker (CODM), who is considered to be the Board. Intersegment license fees and management charges are not included in the reports reviewed by the CODM during the year but are calculated for statutory reporting purposes and therefore are excluded from the following revenue and operating profit disclosures.

	2022 £	2021 £
Revenue by segment		
Software development and licence fees	2,757,795	2,988,842
External segment revenue	2,757,795	2,988,842
Operating profit by segment		
Software development and licence fees	1,193,637	1,468,132
Unallocated overheads	(448,975)	(445,078)
Total operating profit	744,662	1,023,054
Finance income	13,911	13,260
Total profit before tax as reported in the Group income statement	758,573	1,036,314
	2022 £	2021 £
Segment total of assets		
Software development and licence fees	7,541,527	7,337,340
Unallocated assets	4,545,031	4,492,208
	12,086,558	11,829,548
Less intercompany debtors	(3,310,501)	(3,258,968)
Total assets	8,776,057	8,570,580
	2022 £	2021 £
Segment total of liabilities		
Software development and licence fees	5,056,787	5,193,528
Unallocated liabilities	58,447	53,150
	5,115,234	5,246,678
Less intercompany creditors	(3,310,501)	(3,258,968)
Total liabilities	1,804,733	1,987,710

Notes to the Financial Statements

For the year ended 30 June 2022 (continued)

7. Operating segments (continued):

	2022 £	2021 £
Additions of property, plant and equipment assets by segment		
Software development and licence fees	2,688	1,482
Total additions	2,688	1,482

	2022 £	2021 £
Depreciation of property, plant and equipment assets recognised in the period by segment		
Software development and licence fees	7,291	9,651
Total depreciation	7,291	9,651

	2022 £	2021 £
Non-current assets by country		
UK	2,400,903	2,704,809
Total non-current assets	2,400,903	2,704,809

	2022 £	2021 £
Geographical information - External revenue		
UK	2,013,140	2,065,903
Europe (excluding UK)	581,981	771,541
Africa	40,000	42,500
North America	89,447	83,637
Australia	12,603	11,838
Asia Pacific	20,624	13,423
	2,757,795	2,988,842

During the year there were 4 customers (2021: 3) who accounted for more than 10% of the Group's revenues as follows:

	2022		2021	
	Value of sales £	% of Total	Value of sales £	% of Total
Customer 1	716,386	28%	668,122	22%
Customer 2	520,990	21%	522,149	17%
Customer 3	353,975	14%	375,168	13%
Customer 4	241,556	10%	-	-
	1,832,907	73%	1,565,439	52%

These revenues are attributable to the software development and licence fees segment.

Notes to the Financial Statements

For the year ended 30 June 2022 (continued)

8. Staff costs:

	2022 £	2021 £
a) Aggregate staff costs, including Directors' remuneration		
Wages and salaries	1,197,220	1,206,748
Social security costs	153,261	144,131
Pension contributions	24,255	24,318
Share-based payments	116,612	115,866
	<hr/> 1,491,348	<hr/> 1,491,063
b) The average number of employees (including Directors) was:		
Sales and administration	7	6
Development and support	7	11
	<hr/> 14	<hr/> 17
	£	£
c) Directors' emoluments		
Short-term employee benefits	231,714	232,352
Pension contributions	5,250	5,250
Share-based payments	57,200	63,030
	<hr/> 294,164	<hr/> 300,632
Social security costs	30,843	49,351
Total Director compensation	<hr/> 325,007	<hr/> 349,983

Directors' emoluments represent the staff costs of the parent company.

The average number of employees of the parent company is 3 (2021: 3)

The highest paid Director received remuneration of £183,464 (2021: £186,178).

The number of Directors that are members of a defined contribution pension scheme is 1 (2021: 1). Pension contributions paid to a defined contribution scheme in respect of the highest paid Director amounted to £5,250 (2021: £5,250).

Notes to the Financial Statements

For the year ended 30 June 2022 (continued)

9. Taxation

	2022 £	2021 £
Current tax	4,993	(8,204)
Deferred tax	(153,000)	19,000
Total tax charge (credit) for the year	148,007	(10,796)

The difference between the total tax credit shown above and the amount calculated by applying the standard rate of UK corporation tax to the profit before tax is as follows:

	2022 £	2021 £
Profit on ordinary activities before tax	758,573	1,036,314
Profit on ordinary activities multiplied by the standard rate of corporation tax in the UK of 19 % (2021: 19%)	144,128	196,900
Effects of:		
Disallowed expenses	288	97
Temporary differences on deferred tax	796	1,457
Income taxes paid	-	8,204
Research and development tax credits	(4,993)	-
Deferred tax asset movement	153,000	(19,000)
Brought forward losses utilised	(145,212)	(198,454)
Total tax / (credit) for the year	148,007	(10,796)

Factors which may affect future tax charges

At 30 June 2022 the Group has tax losses of approximately £8,300,000 (2021: £8,500,000) to offset against future trading profits.

Notes to the Financial Statements

For the year ended 30 June 2022 (continued)

10. Earnings per share

	2022 £	2021 £
Earnings		
Earnings for the purpose of basic and diluted earnings per share being net profit attributable to equity shareholders	610,566	1,047,110
	<u>610,566</u>	<u>1,047,110</u>
	No.	No.
Number of shares		
Weighted average number of ordinary shares for the purpose of basic earnings per share	13,364,195	13,290,672
Number of dilutive shares under option	25,145	143,168
Weighted average number of ordinary shares for the purposes of dilutive earnings per share	<u>13,389,340</u>	<u>13,433,840</u>

The calculation of diluted earnings per share assumes conversion of all potentially dilutive ordinary shares, all of which arise from share options. A calculation is done to determine the number of shares that could have been acquired at fair value, based upon the monetary value of the subscription rights attached to outstanding share options.

11. Goodwill

	2022 £	2021 £
Cost and net book amount		
At 1 July 2021 and at 30 June 2022	1,715,153	1,715,153

Goodwill acquired in a business combination is allocated at acquisition, to the cash generating units (CGUs) that are expected to benefit from that business combination. The carrying amount of goodwill has been allocated as follows:

	2022 £	2021 £
Arcontech Limited	1,715,153	1,715,153
	<u>1,715,153</u>	<u>1,715,153</u>

The CGU used in these calculations is Arcontech Limited. The group tests goodwill annually for impairment or more frequently if there are indications that goodwill might be impaired. The recoverable amounts of the CGUs are determined from value in use calculations. The key assumptions for the value in use calculations are those regarding the discount rates, growth rates and expected changes to selling prices and direct costs during the period. The discount rate is estimated using pre-tax rates that reflect current market assessments of the time value of money and the risks specific to the CGUs. Long-term growth rates are based on industry growth forecasts. Changes in selling prices are based on past practices and expectations of future changes in the market. Changes in direct costs are based on expected cost of inflation of 8.9% and 1.8% after year 5.

Cashflow forecasts are based on the latest financial budgets and extrapolate the cashflows for the next five years based on an estimated growth in revenue representing an average rate of 4% (2021: 5%) per annum, after which the UK long-term growth rate of 1.8% is applied. The Directors consider that this rate is appropriate, given the current sales pipeline. Fluctuation in revenue is the most sensitive of assumptions. Should revenue fall by more than an average of 5% per annum then this could result in the value of goodwill being impaired.

As the Group does not have any borrowings, the rate used to discount all the forecast cash flows is 8.8% (2021: 8.8%), which represents the Group's cost of capital.

Goodwill on the purchase of Arcontech Limited is attributable to the operating synergies that have arisen as a result of the combination.

Notes to the Financial Statements

For the year ended 30 June 2022 (continued)

12. Property, plant and equipment - Group

Cost	Leasehold Property £	Office furniture & equipment £	Total £
At 1 July 2020	26,199	142,218	168,417
Additions	-	1,482	1,482
At 1 July 2021	26,199	143,700	169,899
Additions	-	2,688	2,688
Disposals	-	(40,447)	(40,447)
At 30 June 2022	26,199	105,941	132,140
Depreciation			
At 1 July 2020	20,597	128,504	149,101
Charge for the year	1,461	8,190	9,651
At 1 July 2021	22,058	136,694	158,752
Charge for the year	1,462	5,829	7,291
Disposals	-	(40,447)	(40,447)
At 30 June 2022	23,520	102,076	125,596
Net book amount at 30 June 2022	2,679	3,865	6,544
Net book amount at 30 June 2021	4,141	7,008	11,147

13. Investment in subsidiaries

Carrying amount	2022 £	2021 £
At 1 July 2021	2,017,471	2,017,471
At 30 June 2022	2,017,471	2,017,471

Details of the investments in which the Group and the Company holds 20% or more of the nominal value of any class of share capital are listed below. The Goodwill recognised in Note 11 is in connection with investments made in subsidiaries:

	Country of Incorporation	Address	Nature of business	Ordinary shares held
Arcontech Solutions Limited	England	11-21 Paul Street, London EC2A 4JU	Dormant	100%
Cognita Technologies Limited	England	11-21 Paul Street, London EC2A 4JU	Software development	100%
Arcontech Limited	England	11-21 Paul Street, London EC2A 4JU	Software development and consultancy	100%

Notes to the Financial Statements

For the year ended 30 June 2022 (continued)

14. Trade and other receivables

	Group 2022 £	Group 2021 £	Company 2022 £	Company 2021 £
Due within one year:				
Trade and other receivables	196,541	330,740	-	-
Amounts owed by group undertakings	-	-	3,310,401	3,258,868
Prepayments and accrued income	152,145	139,577	12,336	4,599
	<u>348,686</u>	<u>470,317</u>	<u>3,322,737</u>	<u>3,263,467</u>
	Group 2022 £	Group 2021 £	Company 2022 £	Company 2021 £
Due after more than one year:				
Other receivables	141,750	141,750	-	-
	<u>141,750</u>	<u>141,750</u>	<u>-</u>	<u>-</u>

Trade receivables, which are the only financial assets at amortised cost, are non-interest bearing and generally have a 30-90 day term. Due to their short maturities, the carrying amount of trade and other receivables is a reasonable approximation of their fair value. A provision for impairment of trade receivables is established using an expected loss model. Expected loss is calculated from a provision based on the expected lifetime default rates and estimates of loss on default.

As at 30 June 2022, trade receivables of £Nil were impaired (2021: £Nil) and during the year an impairment charge relating to trade receivables of £Nil (2021: £Nil) was recognised. As at 30 June 2022 trade receivables of £nil (2021: £100,469) were past due but not impaired. The ageing analysis of these trade receivables is as follows:

	Group 2022 £	Group 2021 £	Company 2022 £	Company 2021 £
Up to 3 months past due	-	100,469	-	-
3 to 6 months past due	-	-	-	-
	<u>-</u>	<u>100,469</u>	<u>-</u>	<u>-</u>

15. Cash and cash equivalents

Cash and cash equivalents comprise cash held by the Group and short-term bank deposits with an original maturity of three months or less. The Directors consider that the carrying amount of cash and cash equivalents approximates to their fair value.

Notes to the Financial Statements

For the year ended 30 June 2022 (continued)

16. Trade and other payables

	Group 2022 £	Group 2021 £	Company 2022 £	Company 2021 £
Trade payables	77,772	52,881	3,849	4,155
Amounts owed to group undertakings	-	-	100	100
Other tax and social security payable	62,148	113,083	7,843	8,844
Other payables and accruals*	490,724	388,137	46,244	39,285
Deferred income	978,236	1,089,306	-	-
	<u>1,608,880</u>	<u>1,643,407</u>	<u>58,036</u>	<u>52,384</u>

The Directors consider that the carrying amount of trade and other payables approximates to their fair value.

Trade payables and other payables and accruals constitute the financial liabilities within the category “Financial liabilities at amortised cost” with a total value of £568,496 (2021: £441,018).

*Other payables and Accruals includes a provision for dilapidations for the Office premises of £50,000 (2021: £50,000). Refer to note 1 for the Accounting Policy for Provisions.

17. Leases

Under IFRS 16, the Group recognises right-of-use assets and lease liabilities for all leases on its balance sheet. The only lease applicable under IFRS 16 is the Group’s office.

The key impacts on the Statement of Comprehensive Income and the Statement of Financial Position are as follows:

As at 30 June 2022	Lease liability £	Right of use asset £	Income statement £
Carrying value at 30 June 2021	(344,303)	365,758	-
Depreciation	-	(146,303)	(146,303)
Interest	(13,550)	-	(13,550)
Lease payments	<u>162,000</u>	<u>-</u>	<u>-</u>
Carrying value at 30 June 2022	<u>(195,853)</u>	<u>219,455</u>	<u>(159,853)</u>

<u>Reconciliation of lease liabilities</u>	Operating cash flow £	Financing cash flow £	Non-cash £	Total £
As at 1 July 2021	-	-	-	344,303
Cash flows:				
Interest paid	(13,550)	-	-	(13,550)
Liability reduction	-	(148,450)	-	(148,450)
Non-cash changes:				
Interest expense	-	-	13,550	13,550
As at 30 June 2022	<u>(13,550)</u>	<u>(148,450)</u>	<u>13,550</u>	<u>(195,853)</u>

Notes to the Financial Statements

For the year ended 30 June 2022 (continued)

17. Leases (continued)

As at 30 June 2021	Lease liability £	Right of use asset £	Income statement £
Carrying value at 30 June 2020	(485,996)	512,061	-
Depreciation	-	(146,303)	(146,303)
Interest	(20,307)	-	(20,307)
Lease payments	162,000	-	-
Carrying value at 30 June 2021	(344,303)	365,758	(166,610)

<u>Reconciliation of lease liabilities</u>	Operating cash flow £	Financing cash flow £	Non-cash £	Total £
As at 1 July 2020	-	-	-	485,996
Cash flows:				
Interest paid	(20,307)	-	-	(20,307)
Liability reduction	-	(141,693)	-	(141,693)
Non-cash changes:				
Interest expense	-	-	20,307	20,307
As at 30 June 2021	(20,307)	(141,693)	20,307	(344,303)

Contractual maturity analysis of lease liabilities as at 30 June 2022

	Less than 3 months £	3 – 12 Months £	1 – 5 Year £	Longer than 5 years £	Total £
Lease liabilities	40,500	121,500	40,500	-	202,500

18. Deferred tax

Deferred tax is calculated in full on temporary differences under the liability method using the tax rate of 17% which came into effect from 1 April 2020. The movement on the deferred tax account is as shown below:

	Group 2022 £	Group 2021 £	Company 2022 £	Company 2021 £
At 1 July	471,000	452,000	55,000	151,000
Tax credit (de-recognised)/ recognised in group income statement	(153,000)	19,000	1,000	(96,000)
At 30 June	318,000	471,000	56,000	55,000

The deferred tax asset has been recognised in relation to forecast taxable profits which are considered probable. Losses to offset against future trading profits at 30 June 2022 amounted to approximately £8,300,000 (2021: £8,500,000).

Notes to the Financial Statements

For the year ended 30 June 2022 (continued)

19. Share capital

Company	Shares	Share Capital	Share Premium
Allotted and fully paid:	of 12.5p each	£	£
As at 1 July 2021	13,327,811	1,665,976	92,360
September 2021 - Exercise of options at 64.5p	45,000	5,625	23,401
As at 30 June 2022	13,372,811	1,671,601	115,761

Share options

Under the Company's approved 2002 Share Option Scheme, certain Directors and employees held options at 30 June 2022 for unissued Ordinary Shares of 12.5 pence each as follows:

Share options	At 1 July 2021	Granted	Exercised	Lapsed	At 30 June 2022	Exercise price	Normal exercise period
Employees:	125,000	-	(25,000)	-	100,000	64.50 pence	25 Apr 20 – 24 Apr 27
	50,000	-	-	-	50,000	110.00 pence	30 Jun 21 – 29 Jun 28
	55,000	-	-	(23,000)	32,000	196.00 pence	30- Jun 22 – 27 Sep 29
	75,000	-	-	-	75,000	164.50 pence	30 Jun 23 – 2 Oct 30
	-	73,500	-	-	73,500	130.50 pence	30 Jun 24 – 11 Oct 31
Directors:							
Richard Last	24,762	-	-	(24,762)	-	64.50 pence	25 Apr 20 – 24 Apr 27
Geoff Wicks	30,000	-	-	-	30,000	164.50 pence	30 Jun 23 – 2 Oct 30
Louise Barton	40,000	-	-	(40,000)	-	23.75 pence	1 Sep 17 – 31 Aug 21
	20,000	-	(20,000)	-	-	64.50 pence	25 Apr 20 – 24 Apr 27
Matthew Jeffs	100,000	-	-	-	100,000	110.00 pence	30 Jun 21 – 29 Jun 28
	50,000	-	-	(50,000)	-	196.00 pence	30- Jun 22 – 27 Sep 29
	50,000	-	-	-	50,000	164.50 pence	30 Jun 23 – 2 Oct 30
	-	50,000	-	-	50,000	130.50 pence	30 Jun 24 – 11 Oct 31
Total	619,762	123,500	(45,000)	(137,762)	560,500		
Weighted average exercise price	120.2 pence	130.5 pence	64.5 pence	122.3 pence	126.4 pence		

The number of options exercisable at 30 June 2022 was 282,000 (at 30 June 2021: 359,762), these had a weighted average exercise price of 103.6 pence (2021: 78.9 pence).

The weighted average share price as at the exercise date of the shares exercised in the year was 64.5 pence (2021: 43.2 pence) and of the shares were forfeited in the year was 122.3 pence (2021: 196.0).

Options granted under the Company's approved 2002 Share Option Scheme are forfeited when the Optionholder ceases to be a Director or employee of a Participating Company. The Directors may before the expiry of 3 months following cessation of employment permit an Optionholder to exercise their Option within a period ending no later than 12 months from the cessation of employment.

The highest price of the Company's shares during the year was 175.0 pence, the lowest price was 72.0 pence and the price at the year-end was 73.5 pence.

The weighted average remaining contractual life of share options outstanding at 30 June 2022 was 7 years (2021: 7 years).

Notes to the Financial Statements

For the year ended 30 June 2022 (continued)

19. Share capital (continued)

Share-based payments

The Group operates an approved Share Option Scheme for the benefit of Directors and employees. Options are granted to acquire shares at a specified exercise price at any time following but no later than 10 years after the grant date. There are no performance conditions on the exercise of the options granted prior to 1 July 2018. The performance conditions of those granted after 1 July 2018 which apply to executive directors and certain key staff, are set out below.

The options issued in November 2018, September 2019**, October 2020 and in October 2021 will be exercisable from 30 June 2021, 30 June 2022, 30 June 2023 and 30 June 2024 respectively, dependent on the Company's compound annual rate of growth in fully diluted earnings* for the three financial years ending 30 June 2022, 2023, and 2024, respectively.

Options issued date	Exercisable from	Dependent on the Company's compound annual rate of growth in fully diluted earnings* for the three financial years ending
November 2018	30 June 2021	30 June 2021
October 2020	30 June 2023	30 June 2023
October 2021	30 June 2024	30 June 2024

The Options will vest subject to performance criteria as follows:

- compound annual earnings growth of 10% or more - fully vested (100%);
- compound annual earnings growth between 5%-10% - partial vesting between 0% and 100% on a sliding scale; and
- compound annual earnings growth of 5% and below - nil.

Any Ordinary Shares arising from the vesting of Options must be held for a period of two years after vesting.

* Fully diluted earnings will be based on: (a) the Company's pre-tax profit excluding exceptional items and the share option charge and (b) the current UK corporation tax rate of 19%, such that the fully diluted earnings calculation takes no account of R&D and deferred tax credits. For the purposes of the fully diluted earnings calculation, the applied rate of corporation tax will remain constant at 19% irrespective of any current or future changes to corporation tax.

** 70,000 options issued in September 2019 lapsed on 30 June 2022 as compound annual earnings growth targets for the financial years ended 30 June 2020, 2021 and 2022 were not achieved.

The fair value of options is valued using the Black-Scholes pricing model. An expense of £116,612 (2021: £115,866) has been recognised in the period in respect of share options granted. The cumulative share option reserve at 30 June 2022 is £270,805 (2021: £271,207).

The inputs into the Black-Scholes pricing model are as follows:

Directors & Employees

Grant date	25 Apr 2017	29 Nov 2018	27 Sep 2019	2 Oct 2020	11 Oct 2021
Exercise price	64.5 pence	110.0 pence	196.0 pence	164.5 pence	130.5 pence
Expected life	10 years				
Expected volatility	50%	50%	50%	49%	45%
Risk free rate of interest	0.5%	0.75%	0.75%	0.00%	0.60%
Dividend yield	Nil	Nil	Nil	0.01%	0.01%
Fair value of option	36.7 pence	57.0 pence	115.0 pence	91.92 pence	70.03 pence

Volatility has been estimated based on the historic volatility over a period equal to the expected term from the grant date.

Notes to the Financial Statements

For the year ended 30 June 2022 (continued)

20. Reserves

Details of the movements in reserves are set out in the Statement of Changes in Equity. A description of each reserve is set out below.

Share capital reserve

This is used to record the aggregate nominal amount of the Company's shares on issue.

Share premium account

This is used to record the aggregate amount or value of premiums paid when the Company's shares are issued at a premium, net of issue costs, less amounts cancelled by court order.

Share option reserve

This relates to the fair value of options granted which has been charged to the income statement over the vesting period of the options, less amounts transferred to retained earnings.

Retained earnings

This relates to accumulated profits and losses together with distributable reserves arising from capital reductions, less amounts distributed to shareholders.

Notes to the Financial Statements

For the year ended 30 June 2022 (continued)

21. Net cash generated from operations - Group

	2022 £	2021 £
Operating profit	758,272	1,043,361
Depreciation charge	153,594	155,954
Non cash share option charges	116,612	115,867
Lease interest paid	(13,550)	(20,307)
Other interest paid	(60)	-
Decrease/(increase) in trade and other receivables	126,624	(277,686)
Decrease in trade and other payables	(31,884)	(207,630)
Cash generated from operations	1,109,608	809,559

Net cash generated from operations - Company

	2022 £	2021 £
Operating profit	265,860	274,671
Non cash share option charges	116,612	115,867
Increase in trade and other receivables	(59,270)	(82,057)
Increase/(decrease) in trade and other payables	6,873	(97,561)
Cash generated from operations	330,075	210,920

Notes to the Financial Statements

For the year ended 30 June 2022 (continued)

22. Related party transactions

Group

Transactions between the Company and its subsidiaries, which are related parties, have been eliminated on consolidation and are disclosed in this part of the note.

Key management compensation

Key management are those persons having authority and responsibility for planning, controlling and directing the activities of the Group. In the opinion of the Board, the Group's key management are the Directors of Arcontech Group PLC. Information regarding their compensation is given in notes 8 and 19 for each of the categories specified in IAS 24 *Related Party Disclosures*. All emoluments given in notes 8 and 19 relate to short-term employee benefits and there are no post-employment or other long-term benefits.

The financial statements include the following amounts in respect of services provided to the Group:

Company

Transactions between the Parent Company and its subsidiaries during the year were as follows:

Management charges payable by subsidiaries £536,216 (2021: £534,094).

The amounts due from/to subsidiaries at the balance sheet date were as follows:

	2022 £	2021 £
Amount due from subsidiaries	7,098,581	7,223,539
Less: Provision for impairment	(3,788,180)	(3,964,671)
Amount due from subsidiaries - net	3,310,401	3,258,868

During the year a provision of £176,491 was released (2021: £185,654) in respect of balances due from subsidiaries.

	2022 £	2021 £
Amount due to subsidiaries	536,216	534,094
	536,216	534,094

23. Dividends

A final dividend of 3.25 pence will be proposed at the Annual General Meeting but has not been recognised as it requires approval (2021: 2.75 pence).

24. Material non-cash transactions

There were no material non-cash transactions during the period.

Notes to the Financial Statements

For the year ended 30 June 2022 (continued)

25. Financial instruments

The Group's financial instruments comprise cash and cash equivalents, and items such as trade payables and trade receivables, which arise directly from its operations. The main purpose of these financial instruments is to provide finance for the Group's operations.

The Group's operations expose it to a variety of financial risks including credit risk, liquidity risk and interest rate risk. Given the size of the Group, the Directors have not delegated the responsibility of monitoring financial risk management to a sub-committee of the Board. The policies set by the Board of Directors are implemented by the Company's finance department.

Credit risk

The Group's credit risk is primarily attributable to its trade receivables. The Group has implemented policies that require appropriate credit checks on potential customers before sales are made. The amount of exposure to any individual counterparty is subject to a limit, which is reassessed annually by the Board. Trade receivables are considered in default and subject to additional credit control procedures when they are more than 30 days past due in line with industry practice. Trade receivables are only written off when there is no reasonable expectation of recovery due to insolvency of the debtor.

The carrying amount of financial assets represents the maximum credit exposure. The maximum exposure to credit risk at the reporting date was:

	Group 2022 £	Group 2021 £	Company 2022 £	Company 2021 £
Trade receivables	196,541	330,740	-	-
Cash and cash equivalents	6,026,468	5,395,457	1,074,294	1,077,741
Amounts owed by group undertakings	-	-	3,310,401	3,258,868
	<u>6,223,009</u>	<u>5,726,197</u>	<u>4,384,695</u>	<u>4,336,609</u>

Interest rate risk

The Group has interest bearing assets and no interest-bearing liabilities. Interest bearing assets comprise only cash and cash equivalents, which earn interest at a variable rate.

The Group has not entered into any derivative transactions during the period under review.

The Group does not have any borrowings.

The Group's cash and cash equivalents earned interest at variable rates, between 1.20% below bank base rate and 0.2% below bank base rate and at fixed/variable rates of between 0.06% below (2021: 0.15% below bank base rate and 0.5% above bank base rate and at fixed/variable rates of between 0.25% and 1.50%).

Liquidity risk

The Group has no short-term debt finance. The Group monitors its levels of working capital to ensure that it can meet its liabilities as they fall due.

The Group's only financial liabilities comprise trade payables and other payables and accruals, excluding deferred income, with a carrying value equal to the gross cash flows payable of £568,496 (2021: £441,018) all of which are payable within 6 months.

Notes to the Financial Statements

For the year ended 30 June 2022 (continued)

25. Financial instruments (continued)

Market risk and sensitivity analysis

Equity price risk

The Directors do not consider themselves exposed to material equity price risk due to the nature of the Group's operations.

Foreign currency exchange risk

The Directors do not consider themselves exposed to material foreign currency risk due to the nature of the Group's operations. All invoices are raised in sterling.

Interest rate risk

The Group is exposed to interest rate risk as a result of positive cash balances, denominated in sterling, which earn interest at variable and fixed rates. As at 30 June 2022, if bank base rate had increased by 0.5% with all other variables held constant, post-tax profit would have been £30,132 (2021: £26,977) higher and equity would have been £30,132 (2021: £26,977) higher. Conversely, if bank base rate had fallen 0.5% with all other variables held constant, post-tax profit would have been £30,132 (2021: £26,977) lower and equity would have been £30,132 (2021: £26,977) lower.

26. Capital risk management

The Group's objectives when managing capital are to safeguard the Group's ability to continue as a going concern in order to provide returns for shareholders and maintain an optimal capital structure.

The Group defines capital as being share capital plus reserves. The Board of Directors continually monitors the level of capital.

The Group is not subject to any externally imposed capital requirements.

27. Ultimate controlling party

There is no ultimate controlling party.

28. Copies of these statements

Copies of this statement are available from the Company Secretary at the Company's registered office at 1st Floor, 11-21 Paul Street, London, EC2A 4JU or from the Company's website at www.arcontech.com.



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