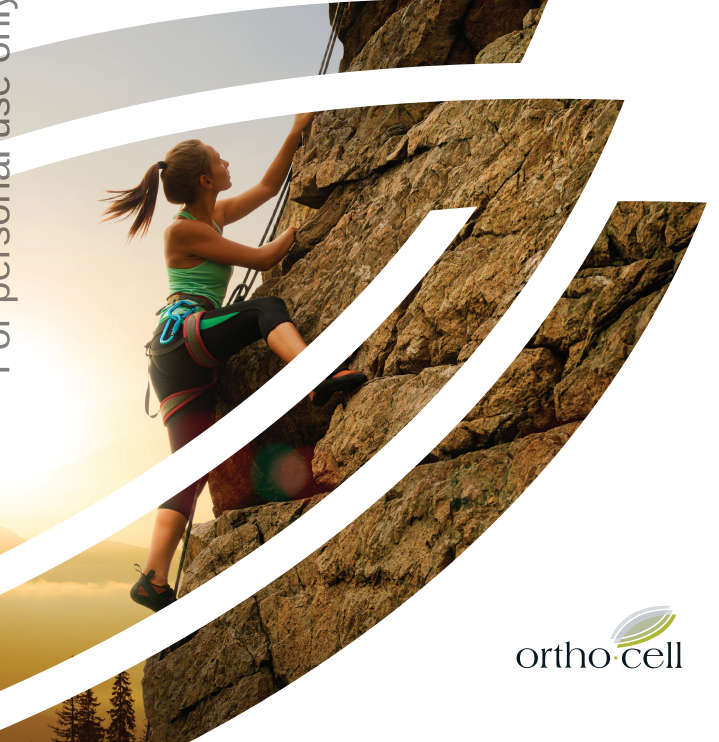
Regenerating Mobility

2023 Annual Report



CONTENTS

Board of Directors	2
Corporate directory	2
Directors' report	3
Auditor's independence declaration	19
Consolidated statement of profit or loss & other comprehensive income	20
Consolidated statement of financial position	21
>Consolidated statement of changes in equity	22
Consolidated statement of cash flows	23
Notes to the financial statements	24
Directors' declaration	53
Independent auditor's report	
Corporate governance statement	60
ASX additional information	61
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CORPORATE DIRECTORY

Board of Directors

John Van Der Wielen

Independent Non-Executive Chair, appointed 1 June 2023

Mr Paul Anderson

Managing Director, appointed 21 March 2006

Mr Matthew Callahan

Non-Executive Director, appointed 30 May 2006, resigned 23 August 2019,

re-appointed 10 February 2020

Professor Lars Lidgren

Independent Non-Executive Director, appointed 17 December 2007

Dr Ravi I Thadhani

Independent Non-Executive Director, appointed 8 March 2023

Dr Stewart Washer

Executive Chair, appointed 7 April 2014, resigned 1 June 2023

Executive Director, appointed 1 June 2023

Ms Leslie Wise

Executive Director, appointed 9 June 2020

Mr Qi Xiao Zhou

Non-Executive Director, appointed 8 November 2012

Company Secretary

Mr Peter Gordon Webse, appointed 1 March 2023

Mr Simon Robertson, appointed 8 November 2012, resigned 28 February 2023 Mr

Registered Office & Principal Place of Business

Building 191, Murdoch University, 90 South Street, Murdoch WA 6150, Australia

Share Register

Automic Registry Services

Level 2, 267 St Georges Terrace, Perth WA 6000, Australia

Auditor

PKF Perth

5th Floor, 35 Havelock Street, West Perth WA 6005, Australia

Solicitors

Gilbert + Tobin

Level 16, Brookfield Place Tower 2, 123 St Georges Terrace, Perth WA 6000, Australia

Bankers

Westpac Banking Corporation

Securities Exchange Listing

Australian Securities Exchange, ASX code: OCC

Website

www.orthocell.com.au



The directors present their report, together with the consolidated financial statements, on the consolidated entity (referred to hereafter as the 'consolidated entity') consisting of Orthocell Limited (referred to hereafter as the 'Company' or 'parent entity') and the entities it controlled at the end of, or during, the year ended 30 June 2023.

Directors

The following persons were directors of Orthocell Limited during the financial year and up to the date of this report, unless otherwise stated:

John Van Der Wielen

Independent Non-**Executive Chair**

Mr Paul Anderson

Managing Director & Chief Executive Officer

Mr Matthew Callahan

Non-Executive Director

Professor Lars Lidgren

Independent Non-

Executive Director

Dr Ravi Thadhani

Independent Non-

Executive Director

TDr Stewart Washer

Executive Director

Ms Leslie Wise

Executive Director

Mr Qi Xiao Zhou

Non-Executive Director

Independent Non-Executive Chair

Mr John Van Der Wielen has over 30 years' in wealth management, private banking, investments, and insurance, which includes executive positions in global financial services groups. These positions allowed Mr Van Der Wielen to work in London, Luxemburg, Malaysia, Sydney and Perth, for major brands such as Crown Resorts, Blackstone, HBF Health Ltd, Lloyds Banking Group, Lombard Assurance and ANZ Bank.

Mr Van Der Wielen currently holds the role of Chair, Crown Perth and is a Non-Executive Director on the Blackstone owned Crown Resorts Australia Ltd. Prior to this Mr Van Der Wielen was the CEO of HBF Health Ltd for over five years. HBF has revenue of 2 billion dollars and in a recent independent consumer survey was named Australia's most trusted brand in private health insurance.

Mr Van Der Wielen also serves on the Board of the Royal Flying Doctor Service WA, was appointed by the Western Australian Government to be the inaugural Chair of the Government's Future Health Research and Innovation Fund (FHRI) and Senior Advisor Australia, for Appian Capital Advisory UK.

Mr Van Der Wielen holds an MBA from the University of Western Australia, has studied at London Business School and Oxford University, and is a Fellow of the Australian Institute of Company Directors.

Current Directorships

Previous Directorships (last 3 years)

Kyckr Limited (ASX: KWK)

Managing Director

Mr Paul Anderson has over 20 years' experience in the medical device and regenerative medicine fields with expertise in bridging the gap between research and clinical practice in the development of emerging medical technologies. He also has extensive expertise in the establishment of GMP manufacturing facilities and scale-up activities for cell therapies and biological medical devices, and the associated regulatory filings.

Mr Anderson has a proven track record with over 17 years' experience in CEO and board roles. His intimate knowledge of the regenerative medicine fields compliments his insight and know-how in taking biological therapies from research to clinical applications and market introduction.

Current / Previous directorships (last 3 years) Nil

Executive Directors

Dr Stewart Washer has over 25 years of CEO and board experience in medical and agri-food biotech companies. He is Chair of Emyria Ltd (ASX: EMD), specialised clinics and drug development company, and director of Botanix Pharmaceuticals Ltd (ASX: BOT), developing CBD drugs for antimicrobial and skin diseases.

Dr Washer has held a number of Board positions in the past, including Chair of Hatchtech Pty Ltd which was sold in 2015 for A\$279m. He was



Founding Chair and Director of Cynata Therapeutics Ltd (ASX: CYP) until 1 July 2023 developing a range of stem cell therapies and a director of iCeutica that was sold to a US Pharma. He was also a Senator with Murdoch University and was a Director of AusBiotech Ltd.

Current Directorships Emyria Ltd (ASX: EMD) Botanix Pharmaceuticals Limited (ASX: BOT)

Previous directorships (last 3 years) Cynata Therapeutics Ltd (ASX: CYP)

Ms Leslie Wise is an experienced board member with an extensive track record in medical device technologies and the life science industry including regulatory and market access strategies and commercialisation of Large and SMEs to the next level of growth and expansion.

Leslie's 18-year record of accomplishment has given her a broad range of expertise including market access, business strategy, product development, clinical trial design, reimbursement strategy and global commercialisation.

Current and previous directorships (last 3 years)
Nil

Non-Executive Directors

Mr Matthew Callahan is a founding director of Orthocell. Mr Callahan is an experienced life sciences executive based in Philadelphia, USA. He has been the founding CEO or Executive Director of pharmaceutical and health tech companies including iCeutica Inc, Churchill Pharma Inc, Dimerix Biosciences, Emyria Ltd and Botanix Pharmaceuticals. He has led the development of four products that have received FDA approval and he has more than 25 years legal, IP and investment management experience. Mr Callahan has worked as an investment director for two venture capital firms investing in life sciences, clean technology and other sectors, and was General Manager and General Counsel with Australian listed technology and licensing company iPernica (now Nearmap ASX: NEA), where he was responsible for the licensing programs that generated over \$120M in revenue.

Current directorships
Botanix Pharmaceuticals Limited (ASX: BOT)
Emyria Ltd (ASX: EMD)

Previous directorships (last 3 years)

Professor Lars Lidgren is an Independent Non-Executive director of Orthocell who has authored and co-authored over 450 original publications and has more than 150 patents/applications. He was spokesman for Biomaterials in the Nordic Orthopaedic Society, Chair for the Swedish National Knee Register, Director of the National Board of Health and Welfare, Musculoskeletal Competence Centre, and member of several editorial boards. Professor Lidgren initiated and has led the UN ratified Bone and Joint Decade and founded Scandimed, a global leading company in bone cements and delivery systems. Professor Lidgren is the inventor, founder and board member of Bone Support, an emerging leader in bone therapeutics.

Current directorships Agilit Holding (Nasdaq First North: Agilit) Moroxite AB Sweden

Previous directorships (last 3 years) Bone Support (Nasdaq Smallcap: Bonex) Safeture AB (Nasdaq First North: SFTR)

Dr Ravi Thadhani is an Independent Non-Executive director of Orthocell who has coauthored more than 300 scientific publications, including articles in medical journals. Dr Thadhani has more than 30 years as a general and specialised physician, researcher, medical administrator and commercialisation adviser and has extensive experience in patient care, advancing novel research programs, US regulatory pathways and commercialisation of devices and therapeutics. Dr Thadhani has served on multiple US FDA advisory committees in the musculoskeletal, cardiovascular and renal sectors and has acted as expert advisor to multiple global pharmaceutical companies including Sandoz, Shore, Novartis, Celgene, Bayer and Reata on clinical trial design, execution and data monitoring. He has also secured significant research funding from global US healthcare companies including Amgen, Abbott, Serono, Kaneka and Genzyme.

Current / previous directorships (last 3 years) Nil



Mr Qi Xiao Zhou has over 16 years' experience within China as a senior business manager & executive. Mr Zhou is the founding CEO of Shenzhen Lightning Digital Technology Co Ltd, a company focused on the manufacture & distribution of electronic semiconductor since 2001. Mr Zhou has experience within the public markets in Hong Kong, China & Taiwan and brings to the Board a wealth of business management & development experience. Mr Zhou also has broad connections and experience in the licensing of technologies into the Asian region.

Current / Previous directorships (last 3 years)

Directors' interests

As at the date of this report, the interests of the Directors in the shares and options of Orthocell

Directors in the shares and options of Orthocell					
(1) Limited were:					
(0	Shares	Options			
John Van Der Wielen	-	4,000,000			
Mr Paul Anderson	6,903,805	5,200,000			
Mr Matthew Callahan	1,229,622	2,000,000			
Prof Lars Lidgren	1,281,060	500,000			
Dr Ravi Thadhani	-	3,000,000			
Dr Stewart Washer	1,127,647	2,000,000			
Ms Leslie Wise	-	2,000,000			
Mr Qi Xiao Zhou	6,197,117	400,000			
2					
Company Secretary					
Simon Robertson held the	role of Comp	oany			

Simon Robertsort rield the role of Secretary from 8 November 2012 to 28 February Simon Robertson held the role of Company 2023. Following Mr Robertson's resignation, the Company appointed Mr Peter Webse as Company Secretary on 1 March 2023. Mr Webse has over 29 years of company secretarial experience. He is a Director of Governance Corporate Pty Ltd, a company specialising in providing company secretarial, corporate governance, and corporate advisory services. Mr Webse attended Edith Cowan University of Western Australia where he obtained his degree in Accounting and Finance. He acts as Company Secretary for a number of ASX listed biotech and technology companies. He is a Fellow of the Governance Institute of Australia (FGIA) and a Fellow of the Chartered Governance Institute (GCI). He is also a Fellow of the CPA Australia (FCPA).

Meetings of Directors

The number of meetings of the Company's Board of Directors ('the Board') held during the year ended 30 June 2023, and the number of meetings attended by each director was:

	Full Board		
	Attended	Held (1)	
Mr Paul Anderson	6	6	
Mr Matthew Callahan	6	6	
Professor Lars Lidgren	6	6	
Dr Ravi Thadhani	3	3	
John Van Der Wielen	1	1	
Dr Stewart Washer	6	6	
Ms Leslie Wise	6	6	
Mr Qi Xiao Zhou	4	6	

	Remuneration	Committee
	Attended	Held (1)
Mr Matthew Callahan	1	1
Professor Lars Lidgren	1	1
Dr Stewart Washer	1	1

(1) Held: represents the number of meetings held during the time the director held office.

2. Principal activities

During the financial year the principal continuing activities of the consolidated entity consisted of the development and commercialisation of biological medical devices and cell therapies.

Review and results of operations

The loss for the consolidated entity after income tax amounted to \$6,248,181 (2022: \$9,106,585).

Overview

Orthocell Ltd is a regenerative medicine company focused on regenerating mobility for patients by developing products for the repair of a variety of soft tissue injuries. Development to date has focused on two main products:

1. CelGroTM is a naturally derived collagen medical device designed for use in multiple indications to augment the surgical repair of bone, peripheral nerves, tendons, and cartilage. CelGroTM represents a paradigm shift in bone and soft tissue reconstruction and has distinct competitive advantages over existing tissue repair devices, particularly in the areas of cell compatibility, mechanical properties



(strength and ease of use) and facilitating high quality tissue repair. Orthocell has regulatory approval for Striate+, the first application of the CelGro™ platform used in dental bone and soft tissue repair procedures, in the US (510k), Australia (ARTG) and Europe (CE Mark). Orthocell also has regulatory approval for its application of the CelGroTM platform, Remplir, in peripheral nerve repair in Australia (ARTG).

2. OrthoATITM is a first in class cell therapy for treatment of chronic tendon injuries. The unique treatment uses each patient's own tendon-derived cells to stimulate tendon regeneration and is delivered via a nonsurgical ultrasound guided injection. OrthoATITM
addresses a significant unmet clinical need in
the healing of tendons which are resistant to
existing therapies.

Summary of key events

During the 2023 financial year Orthocell achieved
key milestones in securing a global marketing and
distribution partner for
Striate+TM in dental bone
and tissue repair
procedures, appointment
of Device Technologies

(DVT) as the exclusive distributor of RemplirTM
across Australia and New Zealand, clinical regeneration and is delivered via a non-

across Australia and New Zealand, clinical development milestones in tendon repair and development objectives of key pipeline products.



Striate+TM

Striate+TM is a market leading resorbable collagen membrane used in guided bone and tissue

regeneration procedures. Its uptake is expected to be driven by surgeons' preference for high quality, easy to use devices facilitating better patient outcomes. Clinical studies have shown Striate+™ supported transition from two- stage to single-stage dental procedures, reducing the procedure time and recovery periods by several months. This is of significant interest to patients and clinicians due to potential improvements in efficiency and efficacy of dental procedures.

Striate+™ is manufactured by Orthocell at its quality-controlled facility in WA, using the Company's proprietary SMRT™ manufacturing technology. A facility upgrade to scale up Striate+™ manufacturing capacity to >100,000 units per year has been completed and final validations were achieved during the period on schedule.

<u>BioHorizons Implant Systems Inc. (BioHorizons)</u>

In July 2022, the Company executed a global exclusive licence and distribution agreement with BioHorizons, one of the largest dental implant companies, for its Striate+™ premium dental membrane. In consideration of the license granted, Orthocell received in cash AU \$21,461,686, net of fees.

BioHorizons is part of Henry Schein, Inc. (NASDAQ: HSIC) and a leading global provider of dental implants and tissue regeneration products for dentists and dental specialists. The company has a broad product offering, including dental implants, guided surgery, digital restorations and tissue regeneration solutions for the replacement of missing teeth. BioHorizons products are available in 90 markets around the world.

US market entry

BioHorizons completed a US product launch of Striate+ in November 2022, with a focus on supplying existing Key Opinion Leader accounts and high-profile dental surgeons with this leading dental membrane. The ramp up of product sold during the first period (FY23) has been significantly better than expected. Following discussions with BioHorizons, the Company forecast ~4,000 Striate+ units to be sold in FY23. Actual sales to BioHorizons in FY23 have been 10,936 units, which equates to almost 3 x the original forecast.

The Company continued to assist BioHorizons' sales and marketing team with US promotional activities including attendance at the recent Academy of Osseointegration annual meeting, held in Phoenix, AZ (March 16-18, 2023). The annual meeting was attended by almost 2,000 dental surgeons and included Striate+™ hands on workshops, scientific presentations and commercial exhibits.

The Company also progressed the launch of a private label called "Perform collagen membrane" (Striate+ product branded as 'Perform') with a subsidiary of Henry Schein. The Henry Schein subsidiary plans to launch Perform at



the American Association of Oral and Maxillofacial Surgeons (AAOMS) meeting in San Diego, California (September 18, 2023). The subsidiary will market and distribute Perform on the same terms and conditions in the BioHorizons global licence and distribution agreement. Adding the subsidiary to the list of US distributors, will increase the representation of the product and assist in servicing a wide range of dental customers in the US.

EU/UK and AUS market entry

The Company and BioHorizons progressed entry into the EU and UK markets. The Company attended the Oral Reconstruction Global Symposia in Rome, IT (May 18-20) to grow awareness of Striate+, the new leading dental membrane coming to market. In addition, BioHorizons submitted their first purchase order to supply Key Opinion Leaders and key accounts and is planning a product launch in 3Q CY2023.

BioHorizons is also progressing well with Australian market entry and establishment of key accounts. The Company is assisting BioHorizons' sales and $oldsymbol{\mathbb{Q}}$ marketing team with education and promotional activities targeting the growth of KOL accounts in major Australian cities.

Remplir™ Revolutionising nerve regeneration

Remplir™ is a collagen nerve wrap used in the repair of peripheral nerve

injuries. It provides compression-free protection to the nerve, generating an ideal microenvironment I to aid nerve healing. Remplir™ is manufactured using the Company's SMRT™ manufacturing technology to preserve the collagen structure for optimal tissue integration. Remplir™ is proving to be an important step forward in the improvement of nerve repair surgery. Its ease of use, consistent and predictable high-quality outcomes, which are achieved in a shorter timeframe compared to other methods, the Company believes, will empower surgeons to improve the lives of people navigating these complex injuries.

The Company gained Australian market approval of Remplir™ in March 2022 and inclusion on the Australian Prostheses List (PL) in November 2022 enabling surgeons to receive reimbursement from private insurers for the use of Remplir™ in peripheral nerve repair procedures, reducing

costs to the patient.

During this period, the Company also appointed Device Technologies (DVT) as the exclusive distributor of Remplir™ across Australia and New Zealand and completed a product launch. The ramp up of product sold during the FY23 the FY23 period has been significantly better than expected, with approximately 70 orthopaedic and plastic surgeons now using Remplir™ in peripheral nerve repair surgeries. The initial DVT guidance on products sales was ~400 Remplir™ units to be sold during the period. Actual sales to DVT have been 682 units, which equates to almost >1.5 x the original forecast.

Orthocell has continued to assist DVT with a series of targeted Remplir™ education and promotional events, including the completion of a series of surgeon engagement roadshows in Brisbane, Sydney, Melbourne and Adelaide during the quarter. Orthocell also completed its inaugural Nerve Transfer and Reconstruction Symposium on 30 June 2023. The event brought together an internationally recognised faculty who shared their collective experience in peripheral nerve repair and regeneration with 20 key orthopaedic and plastic surgeons in attendance. The R&D team at Orthocell was particularly pleased to have the opportunity to connect with experienced collaborators from Washington University - Dr Regis O'Keefe, Chair of the Department of Orthopaedic Surgery, Dr David Brogan and Dr Christopher Dy - who shared their unique insights in the field of nerve reconstruction and repair. Dr Brogan and Dr Dy recently joined Orthocell as Scientific Advisors. A highlight of the day was the surgical skill training workshop chaired by Dr Alex O'Beirne, who demonstrated the use of Orthocell's nerve repair device, Remplir™ in nerve repair surgery. Dr O'Beirne highlighted how Remplir™ addresses the clinical challenges and complications associated with suturing delicate nerve tissue providing compression-free protection and an ideal microenvironment for nerve regeneration.

Nerve repair study supporting US regulatory <u>approval</u>

On 18 April 2023, Orthocell announced the commencement of a comparator study as part of a comprehensive pre-clinical and clinical development program in nerve repair and



regeneration. The study provides information regarding mechanism of action that is not possible to collect in human clinical trials. The outcomes from the study will support product marketing initiatives and international regulatory approval and reimbursement strategies for RemplirTM.

This preclinical study will be conducted by Professor Bill Walsh, Director of Surgical and Orthopaedic Research Laboratories (SORL) at the Prince of Wales Hospital in Sydney and the University of New South Wales. The Company anticipates study completion in Q2 2024.

The Company also continues to work closely with US regulatory advisers, to evaluate opportunities for expedited approval of Remplir™ for nerve regeneration.



<u>CelGroTM collagen rope – a potential</u> <u>breakthrough pipeline product for</u> <u>ligament repair</u>

Orthocell has developed an alternative to tendon graft made

from braided CelGroTM collagen fibres for ACL reconstruction. The CelGroTM collagen rope is designed to significantly improve treatment efficiency and effectiveness by simplifying repair techniques, reducing surgery time and mitigating the risks associated with harvesting the patient's hamstring tendon.

The Company completed its first pre-clinical
Anterior Cruciate Ligament (ACL) reconstruction
study in September 2021, which indicated that a
novel CelGro™ collagen 'rope' has potential to
be the first off-the-shelf biological device capable
of improving ACL reconstruction outcomes.

In light of these results, Orthocell plans to advance development of this technology including a larger animal study followed by first-in-human trials and the development of an appropriate regulatory and reimbursement strategy to the US, AUS and EU markets.



OrthoATITM is a worldleading cell therapy developed to treat chronic degenerative tendon injuries (tendinopathy /

tendonitis). OrthoATI™ can be used in both surgical and non-surgical applications and is at

the forefront of a large and increasing market opportunity, estimated to be worth >US\$7.7bn and growing.

The Company is currently conducting a clinical trial focussed on treatment of tennis elbow. The study is fully recruited, and the last patient received treatment in May 2022. Outcomes from the study are anticipated to be released following the last patient 12 month follow up (planned for 3Q CY 2023) and will provide pivotal data for a planned application to the Therapeutics Goods Administration (TGA) for inclusion on the Australian Register of Therapeutic Goods (ARTG).

The Company has also been progressing its US commercialisation plans including investigations into technology scale up, FDA engagement and commercial preparation activities being to support a Phase 2b randomised controlled study for FDA submission.

Corporate

In June 2023, the Company received a Research and Development (R&D) tax incentive cash refund of \$3,162,380 for the financial year 2021/2022.

Cash reserves will be used to progress regulatory approvals and commercialisation of RemplirTM into key markets following a successful launch of the product in Australia and growing global demand from industry leading clinicians and potential partners for superior regenerative medicine medical devices. In addition, funds will be utilised to advance the development and commercialization of CelgroTM platform products for tendon and ligament repair and OrthoATITM, support continued business development and marketing initiatives and for general working capital purposes.

4. Dividends

No dividends were paid during the current or previous financial years and no dividends have been declared subsequent to the financial year end and up to the date of this report.



Significant changes in the state of affairs

There were no other significant changes in the state of affairs of the consolidated entity during the financial year.

6. Likely developments and expected results of operations

Orthocell remains focused on maintaining consistent supply of high-quality products to its distribution partners and executing its commercialisation strategy for other CelGro and Cellular Therapy products. This includes rolling out the nerve repair regulatory/reimbursement strategy, pre-clinical and clinical data strategy, clinician advocacy program and undertaking targeted education campaigns led by Orthocell's key opinion leaders. Orthocell also intends to Ieverage the AUS regulatory approval for Remplir™ in its attempts to gain EU marketing approval. In parallel to this, the Company plans to advance the development and Commercialization of Celgro™ platform products Cfor tendon and ligament repair and OrthoATI™.

7. Material Risks

There is a small number of material risks that, either individually or in combination, may materially and adversely affect the future operating and financial performance and prospects of Orthocell and the value of its shares. Some of these risks may be mitigated by Orthocell's internal controls and processes but some are outside the control of Orthocell, its directors and management. The material risks identified by management are described below:

(a) Clinical development risk

The nature of medical device and cellular therapy development is inherently risky, with many product candidates failing to be successfully developed into marketable products. The Company is currently undertaking clinical trials with certain of its products and plans to undertake trials with additional products in its pipeline. Clinical trials have many associated risks which may impact the Company's commercial potential and therefore its future prospects and profitability. Clinical trials may fail to recruit

patients, be terminated for safety reasons, or fail to be completed within acceptable timeframes as a result of delay. Clinical trials may reveal product candidates to be unsafe, poorly tolerated or non-effective. Any of these outcomes will likely have a significant adverse effect on the Company, the value of its securities and the future commercial development of its product candidates. Clinical trials might also potentially expose the Company to product liability claims in the event its products in development have unexpected effects on clinical subjects.

Mitigation measures employed by the Company include: ensuring that clinical trials are strongly supported by preclinical safety and efficacy data; careful clinical trial design to minimise the chances of potentially spurious outcomes; use of independent data and safety monitoring boards; engagement of leading contract research organisations to manage the trials and drive recruitment; engagement of well-qualified clinical sites experienced in clinical trial execution and in the relevant therapeutic areas.

(b) Regulatory risks

The research, development, manufacture, marketing and sale of products developed by the Company are subject to extensive regulation by multiple government authorities and institutional bodies in Australia and overseas. Medical Device and Cellular Therapy products must undergo a comprehensive and highly regulated development, trial and review process before receiving approval for marketing. The process includes a requirement for approval to conduct clinical trials, and the provision of data relating to the quality, safety and efficacy of the products for their proposed use. There is no guarantee that regulatory approvals to conduct clinical trials and/or to manufacture and market the Company's products will be granted.

If a product is approved, it may also be submitted for cost reimbursement approval to relevant agencies. The availability and timing of that reimbursement approval may have an impact upon the uptake and profitability of products in some jurisdictions. If the Company is unable to secure necessary approvals from regulatory agencies and institutional bodies to undertake its planned trials, market its products and obtain cost reimbursements for its products its future prospects

and profitability is likely to be materially and adversely affected.

Mitigation measures employed by the Company include: engagement of suitably qualified and experienced persons with expertise in the regulation of Medical Device and Cellular Therapies; regular review of evolving regulatory requirements and analysis of the Company's activities and plans against regulatory expectations in key jurisdictions; and ensuring that the expectations and uncertainties related to regulatory approvals, and the timing of such approvals, are included in business plans.

(c) Risks associated with partnership model

 The Company is pursuing a license partnership model, which typically involves entering into commercial arrangements with other companies by which Orthocell licenses its technology to the partner in one or more indications and/or geographies and the partner assumes responsibility for progressing, and paying for, the clinical trials and eventual commercialisation in that indication. This strategy involves the risk that the Company will lose control of the commercialisation and or development timetable Of its current or future products, in that field of use, to its commercial partner, which may give rise to an unanticipated delay in any commercial returns. Further, the Company may be unable to enter into arrangements with suitable commercial partners in respect of other relevant indications. If either of these outcomes occurred, the Company's business and operations may be adversely affected.

Mitigation measures employed by the Company include: performing rigorous due diligence on potential partners; ensuring that the commercial terms negotiated are fair, ensuring the Company is able to license other products from the platform technologies and utilising expert legal advice to ensure that appropriate warranties and commitments are included in contracts, and that the contracts reflect the agreed commercial position.

(d) Manufacturing risk

The Company's products are manufactured using a unique, novel and highly specialised manufacturing process. The Company relies on supply relationships with third party organisations for raw materials and other consumables. An inability of these third party organisations to continue to supply the Company in a timely, economical and/or consistent manner could adversely impact on the progress of the Company's development programs and potentially on the financial performance of the Company.

Mitigation measures employed by the Company include: performing rigorous due diligence on suppliers; engaging suppliers with strong track records and sufficient capability to meet the Company's foreseeable needs; and employing a senior manager responsible for managing and monitoring the performance of third parties including suppliers.

(e) Market Risks

The Company is subject to a number of financial risks which arise as a result of its activities. Market risk comprises three types of risk: currency risk, interest rate risk and other price risk.

Currency risk- During the normal course of business the Company enters into contracts with overseas customers or suppliers or consultants that are denominated in foreign currency. As a result of these transactions there is exposure to fluctuations in foreign exchange rates. The principle currency risk faced by the business is the exchange rate between the Australian dollar and the US dollar. The Company holds cash denominated in US dollars and Australian dollars and may have material future expenditure in each of these currencies. Where possible, the Company matches foreign currency income and foreign currency expenditure as a natural hedge, holding foreign currency cash to facilitate this natural hedge. When foreign currency expenditure exceeds foreign currency revenue and foreign currency cash, the Company may consider purchasing foreign currency to meet anticipated requirements under spot and forward contracts.

Interest rate risk - The Company is exposed to changes in market interest rates as the Company holds cash and cash equivalents. The Company mitigates this risk through a series of term deposits structured to provide some certainty of financial returns.

Liquidity risk - The Company's financial liabilities, comprising trade and other payables and derivatives, are generally repayable within 1-3 months. The maturity and availability of financial assets, comprising cash and cash equivalents and trade and other receivables, are monitored and managed to ensure financial liabilities can be repaid when due.

Capital management - The Company monitors capital including share capital, retained earnings and reserves and the cash and cash equivalents presented in the consolidated statement of financial position. The Company has no debt. The key objective of the Company when managing its capital is to safeguard its ability to continue as a going concern, so that the Company can sustain the commercialisation and the future development of the research and development activities being performed by the Company.

98. Environmental regulation

The consolidated entity is not subject to any significant environmental regulation under Australian Commonwealth or State law.

9. Therapeutic Goods Administration regulation

Orthocell Limited is subject to Australian federal legislation administered by the Therapeutic Goods Administration (TGA). Orthocell hold a manufacturing license (MI-19052008-LI-002420-11) provided by the TGA for tissue processing, on site storage and release for supply of autologous tenocytes and chondrocytes.

Remuneration report (audited)

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

Remuneration Philosophy

The performance of the Company depends upon the quality of its directors and executives. To prosper, the Company must attract, motivate and retain highly skilled directors and executives.

To this end, the Company embodies the following principles in its remuneration framework:

- Provide competitive rewards to attract high calibre executives.
- Link executive rewards to shareholder value.
- A portion of executive remuneration may be put 'at risk', dependent on meeting predetermined performance benchmarks.
- Where appropriate, establish performance hurdles in relation to variable executive remuneration.

Due to the early stage of development which the Company is in, shareholder wealth is directly affected by the Company share price, the Company is not in a position to pay dividends. By remunerating directors and Executives in part by options, the Company aims to align the interests of directors and executives with shareholder wealth, thus providing individual incentive to perform and thereby improving overall Company performance and associated value.

Remuneration structure

Non-executive director remuneration

Objective

The Board seeks to set aggregate remuneration at a level which provides the Company with the ability to attract and retain directors of the highest calibre, whilst incurring a cost which is acceptable to shareholders.

Structure

The maximum aggregate amount of fees that can be paid to non-executive Directors is subject to approval by shareholders at General Meetings and is currently set at \$450,000.

The value of aggregate directors' fees sought to be approved by shareholders and the manner in which it is apportioned amongst directors will be reviewed annually. The Board may consider advice from external consultants as well as the fees paid to non-executive directors of



comparable companies when undertaking the annual review process.

Each non-executive director receives a fee for being a director of the Company. In addition, if a director performs extra or special services beyond their role as a director, the Board may resolve to provide additional remuneration for such services.

Fees for directors are not linked to the performance of the consolidated entity however, to align all directors' interests with shareholder interests, directors are encouraged to hold shares in the Company and may receive options. This effectively links directors' performance to the share price performance and therefore to the interests of shareholders. For this reason, there are no performance conditions prior to grant, but instead an incentive to increase the value to all shareholders.

Executive remuneration

Objective

The Company aims to reward executives (both directors and Company executives) with a level and mix of remuneration commensurate with their position and responsibilities within the Company so as to:

- Attract and retain high quality individuals.
- Reward executives for Company performance.
- Align the interest of executives with those of shareholders.
- Link reward with the strategic goals and performance of the Company.
- Ensure total remuneration is competitive by market standards.

Structure

Executive remuneration consists of both fixed and variable (at risk) elements.

Fixed Remuneration

Objective

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

Fixed remuneration is reviewed annually or upon renewal of fixed term contracts by the Board and the process consists of a review of Company and individual performance, relevant comparative remuneration in the market and internal policies and practices.

Structure

Executives are given the opportunity to receive their fixed remuneration in a variety of forms including cash and fringe benefits. It is intended that the manner of payment chosen will be optimal for the recipient without creating undue cost for the Company.

Variable Remuneration

Objective

The objective of variable remuneration provided is to reward executives in a manner which aligns this element of remuneration with the creation of shareholder wealth.

Structure

Variable remuneration may be delivered in the form of a cash bonuses, or share options. During the financial year ended 30 June 2023 the Company granted nil options to Executives.

The remuneration of executives for the years ended 30 June 2022 and 30 June 2023 are detailed in the tables below.

Details of remuneration:

Details of the remuneration of the key management personnel of the consolidated entity are set out in the following tables. The key management personnel of the consolidated entity consisted of the following directors of Orthocell Limited:

Mr Paul Anderson

- Managing Director

John Van Der Wielen

- Independent Non-Executive Chair

Dr Stewart Washer

- Executive Director

Ms Leslie Wise

- Executive Director

Prof Lars Lidgren

Independent Non-Executive Director

Dr Ravi Thadhani

- Independent Non-Executive Director

Mr Matthew Callahan

Non-Executive Director

Mr Qi Xiao Zhou

Non-Executive Director



Key management personnel remuneration details:

		Short-	term benefi	ts	Post- employment benefits	Equity- based payments		
		Base salary and fees	Bonus	Leave (5)	Super- annuation	(non-cash)	Total	Performance related
	2022	\$	\$	\$	\$	\$	\$	%
	2022							
	Non-executive Directors:	100,000					100.000	OCT
	Mr M Callahan Prof L Lidgren	120,000 45,000	-	-	-	-	120,000 45,000	0% 0%
	Mr QX Zhou	41,100	-	_	4,110	-	45,210	0%
		11,100			1,110		10,210	0,0
	Executive Directors: Mr P Anderson	380,000	95,000	8,545	47,500	_	531,045	17.9%
_	Dr S Washer	150,000	-	-	-7,500	_	150,000	0%
$\overline{}$	Ms L Wise ⁽²⁾	70,927	-	_	-	-	70,927	0%
\equiv								_
\circ	Total	807,027	95,000	8,545	51,610	-	962,182	9.9%
USE		Short-	term benefi	ts	Post- employment benefits	Equity- based payments		
		Base salary and fees	Bonus	Leave (5)	Super- annuation	(non-cash) (1)	Total	Performance related
Ø		\$	\$	\$	\$	\$	\$	%
	2023							
	Non-executive Directors:							
\circ	Mr M Callahan	120,000	-	-	-	-	120,000	0%
S	Prof L Lidgren	45,000	-	-	-	- 	45,000	0%
	Dr R Thadhani ³⁾ Mr J Van Der Wielen ⁽⁴⁾	46,779 12,500	-	-	-	586,634 645,621	633,413 658,121	92.6% 98.1%
ers	Mr QX Zhou	40,724	_	_	4,276	-	45,000	0%
$\tilde{\bigcirc}$	Executive Directors:				.,		,	-,-
	Mr P Anderson	420,000	155,000	14,953	61,021	-	650,974	23.8%
_	Dr S Washer	143,750	-	-	-	_	143,750	0%
0	Ms L Wise ⁽²⁾	73,063		<u> </u>		_	73,063	0%
LĹ	Total	901,816	155,000	14,953	65,297	1,232,255	2,369,321	58.5%

(1) Equity-based payments relate to unlisted options issued. This is a non-cash component with a fair value based on an independent valuation as detailed below. The options convey the right to the key management personnel to purchase shares at the relevant exercise price in accordance with the terms and conditions of the options.

- (2) The remuneration contract for Ms Leslie Wise, based in the United States, is based on US \$50,000 per annum.
- (3) The remuneration contract for Mr Ravi Thadhani, based in the United States, is based on US \$75,000 per annum. Mr Thadhani's fees for the year ended 30 June 2023 represent remuneration for the period 8 March 2023 to 30 June 2023.
- (4) The remuneration for Mr John Van Der Wielen is for the period 1 June 2023 to 30 June 2023.

(5) Other benefits include the net movements in the annual leave and long service leave provisions in accordance with AASB 119 Employee Benefits. Movements in these provisions occur when leave is earned, taken or paid out, or there is a change in salary rate or superannuation rate. The value may be negative, for example when an employee has taken more leave than has been accrued during the year.



Share-based compensation

Fair value of options granted

The fair value at grant date is determined by independent valuation using a Black-Scholes option pricing model that considers the exercise price, the term of the option, the share price at grant date and expected price volatility of the underlying share, the expected dividend yield and the risk-free interest rate for the term of the option.

There were no share-based payments of options or shares made to key management personnel during the years ended 30 June 2022 and 30 June 2023.

Additional disclosures relating to key management personnel

Shareholding

The number of shares in the Company held during the financial year by each director and other members > of key management personnel of the consolidated entity, including their personally related parties, is set out

Balance	Additions	Disposals	Other	Balance
30/06/2022				30/06/2023
6,862,555	41,250	-	-	6,903,805
1,236,060	45,000	-	-	1,281,060
-	-	-	-	_
1,229,622	-	-	-	1,229,622
-	-	-	-	_
1,127,647	-	-	-	1,127,647
6,197,117	-	-	-	6,197,117
s SRV Trust which is the carr s held by SRV Nominees Pt	y trust for the SRV ty Ltd at 30 June 2	Tech Trust). Mr Cc 2023 (2022: 200,000	allahan is consid) due to his pos	dered to have a
	30/06/2022 6,862,555 1,236,060 - 1,229,622 - 1,127,647 6,197,117 or of Stone Ridge Ventures as SRV Trust which is the carries held by SRV Nominees Process	30/06/2022 6,862,555 41,250 1,236,060 45,000 1,229,622 - 1,127,647 - 6,197,117 - or of Stone Ridge Ventures Pty Ltd which is the SRV Trust which is the carry trust for the SRV is held by SRV Nominees Pty Ltd at 30 June 2	30/06/2022 6,862,555 41,250 - 1,236,060 45,000 - 1,229,622 - 1,127,647 - 6,197,117 - or of Stone Ridge Ventures Pty Ltd which is the manager of book as SRV Trust which is the carry trust for the SRV Tech Trust). Mr Costs held by SRV Nominees Pty Ltd at 30 June 2023 (2022: 200,000	30/06/2022 6,862,555

Mr Callahan is a founder and director of Stone Ridge Ventures Pty Ltd which is the manager of both the SRV Tech Trust and SRV Nominees Pty Ltd (the trustee for the SRV Trust which is the carry trust for the SRV Tech Trust). Mr Callahan is considered to have a relevant interest in the 200,000 shares held by SRV Nominees Pty Ltd at 30 June 2023 (2022: 200,000) due to his position as a director or shareholder of the respective trustee companies and holds a beneficial interest in the SRV Trust.

___ The number options over ordinary shares in the Company held during the financial year by each director and other members of key management personnel of the consolidated entity, including their personally related parties, is set out below:

	Balance	Options	Options	Expired/	Balance	Options
	30/06/2022	granted	exercised	forfeited/	30/06/2023	vested &
				other		exercisable
Mr Paul Anderson	5,700,000	-	-	(500,000)	5,200,000	5,200,000
Mr Matthew Callahan	2,000,000	-	-	-	2,000,000	2,000,000
Professor Lars Lidgren	1,000,000	-	-	(500,000)	500,000	500,000
Dr Ravi Thadhani	-	3,000,000	-	-	3,000,000	3,000,000
Mr John Van Der Wielen	-	4,000,000	-	=	4,000,000	4,000,000
Dr Stewart Washer	2,000,000	-	-	=	2,000,000	2,000,000
Ms Leslie Wise	2,000,000	-	-	-	2,000,000	2,000,000
Mr Qi Xiao Zhou	400,000	-	-	_	400,000	400,000

There were no other transactions with key management personnel.



Employment Contracts

The Company has entered into employment agreements with the following key employees (each an Executive) on the following material terms and conditions.

Mr Paul Anderson

Position: Managing Director

Salary: \$420,000 pa plus superannuation

Short-term A bonus of a maximum of 25% of larger may be payable each year subject to achievement of

year subject to achievement of key performance indicators to be

agreed by the Board

6 months

Notice period:

Under the employment agreement:

(i) either party may terminate the employment agreement by providing the amount of notice set out in the table above. The Company may terminate the agreement without notice (and without having to pay the Executive an amount in lieu of notice) if the Executive engages in serious or wilful misconduct,

(ii) the Executive is entitled to 20 days annual leave and 10 days personal leave per annum, and to long service leave and other paid and unpaid leave in accordance with applicable legislation,

(iii) the Executive acknowledges that intellectual property created by the Executive will be owned by the Company,

- (iv) the Executive agrees to keep confidential information secret and confidential except to the extent required by law, and
- (v) during the employment and for a period of 12 months post-employment (or less if a court finds 12 months to be invalid), the Executive agrees not to carry on any business that competes with the business of the Company, solicit, employ or engage any director, employee or contractor of the Company, or entice, provide services to, or accept services from any customer, contractor or supplier of the Company to

discontinue their relationship with the Company or otherwise reduce the amount of business they do with the Company. This restraint applies in Australia and New Zealand, or if a court finds this invalid, across, Australia, or if a court finds this invalid, across Western Australia.

Consulting arrangements

The Company has entered into the consulting agreements with the parties set out below under which directors Mr John Van Der Wielen, Mr Matthew Callahan, Dr Stewart Washer, Leslie Wise and Dr Ravi Thadhani are to provide services to the Company. The key terms of the consulting agreements are as follows:

Mr Matthew Callahan / Thylacine LLC

Consulting fee \$1,500 per day

Consulting services:

Advisory services to the Company on general matters relating to the Company's business, identifying, evaluating and developing new opportunities, performing duties as a non-executive director and any other duties as may be delegated by the Board from time to time.

Dr Stewart Washer / Biologica Ventures Pty Ltd

Consulting fee \$75,000 per annum

Consulting services:

Services to the Company in relation to acting as an Executive Director of the Company. The Company and Dr Washer acknowledge that Dr Washer will be an Executive Director of the Company pursuant to this consultancy agreement.

Ms Leslie Wise / Evidence Matters, Inc

Consulting fee US\$50,000 per annum

Consulting services:

Services to the Company in relation to acting as an Executive Director of the Company. The Company and Ms Wise acknowledge that Ms Wise will be an Executive Director of the Company pursuant to this consultancy agreement.



The Company can terminate a consulting agreement on 3 months' notice. The Company may terminate the agreement without notice (and without having to pay the Consultant an amount in lieu of notice) if the Consultant or the Key Employee is guilty of gross misconduct, the Key Employee dies or becomes permanently incapacitated or incapacitated for a period of 2 months in any 6-month period, the Consultant or the Key Employee breaches the agreement and does not rectify the breach, the Key Employee ceases to be a Director, the Consultant or the Key Employee fails to provide the services under the agreement or breaches the covenants under the agreement. The Consultant may terminate the agreement by 6 months' notice or by notice if the Company breaches the agreement or fails to observe any provision and has not adequately responded to the breach or non-observance within 15 days.

The consultants and the key employees acknowledge that intellectual property created by them in providing services under the agreements will be owned by the Company and undertakes not to divulge any confidential information except so far as may be necessary in connection with the proper performance of their obligations to the Company under the agreement or with the consent of the Company.

Non-Executive Directors letters of appointment

Pursuant to letters of continuing appointment Mr Callahan, Professor Lars Lidgren and Mr Qi Xiao Zhou are continuing their appointments to the Board as a Non-Executive Directors following listing. Mr Callahan, Professor Lars Lidgren and Mr Qi Xiao Zhou will each be paid a director's fee of \$45,000 per annum.

Dr Ravi Thadhani was appointed as an Independent Non-Executive Director of the Company on 8 March 2023 pursuant to a letter of appointment and will be paid a directors fee of US\$75,000 per annum.

Mr John Van Der Wielen was appointed Non-Executive Chair on 1 June 2023 pursuant to a letter of appointment and will be paid a directors fee of \$150,000 per annum.

Mr Callahan, Professor Lars Lidgren and Mr Qi Xiao Zhou are also entitled to fees or other amounts as the Board determines where they perform special duties or otherwise perform special duties or otherwise perform services outside the scope of the ordinary duties of a director. They may also be reimbursed for all reasonable and properly documented expenses incurred in performing their duties.

This concludes the remuneration report, which has been audited.

10. Directors' and Officers' deeds of indemnity, access and insurance

The Company has entered into a deed of indemnity, access and insurance with each of its Directors and the Company Secretary. Under these deeds, the Company agrees to indemnify each officer to the extent permitted by law against any loss which the officer may incur, or be liable for, arising from or in connection with the officer acting as an officer of the Company.

Under the deeds, the Company is also required to enter into an insurance policy for the benefit of the officer that insures the officer for all liability to which the officer is exposed in providing services in the capacity of an officer of the Company for which insurance may be legally obtained.

11. Shares under option

At the date of this report the following options are -or personal on issue:

Options	Grant	Expiry	Exercise	Number
	date	date	price	of
				options
OCCOPT17	10/06/20	11/06/25	\$0.410	2,000,000
OCCOPT18	08/10/20	08/10/23	\$0.400	200,000
OCCOPT19	15/10/20	14/10/24	\$0.583	16,730,000
OCCOPT20	05/02/21	05/02/24	\$0.517	450,000
OCCOPT21	05/06/24	04/06/24	\$0.536	1,850,000
OCCOPT22	16/09/21	16/09/24	\$0.570	100,000
OCCOPT23	25/10/21	26/10/24	\$0.500	755,000
OCCOPT24	25/10/21	26/10/25	\$0.480	150,000
OCCOPT25	04/04/22	04/04/26	\$0.606	150,000
OCCOPT26	12/05/22	11/05/26	\$0.515	1,050,000
OCCOPT27	13/07/22	13/07/25	\$0.403	2,200,000
OCCOPT28	08/03/23	08/03/28	\$0.400	3,000,000
OCCOPT29	04/04/23	19/04/27	\$0.036	3,830,000
OCCOPT30	25/05/23	26/05/26	\$0.600	1,000,000
OCCOPT31	25/05/23	26/05/27	\$0.800	1,000,000
OCCOPT32	25/05/23	26/05/28	\$0.400	4,000,000

12. Shares issued on the exercise of options

During the year ended 30 June 2023 and up to the date of this report there were 75,158 shares (2022: 6,618,920) of the Company issued on the exercise of 1,480,000 options granted (2022: 8,023,762).

13. Indemnity and insurance of officers

The Company has indemnified the directors and executives of the Company for costs incurred, in

their capacity as a director or executive, for which they may be held personally liable, except where there is a lack of good faith.

During the financial year, the Company paid a premium in respect of a contract to insure the directors and executives of the Company against a liability to the extent permitted by the Corporations Act 2001

14. Indemnity and insurance of auditor

The Company has not, during or since the end of the financial year, indemnified or agreed to indemnify the auditor of the Company or any related entity against a liability incurred by the auditor.

During the financial year, the Company has not paid a premium in respect of a contract to insure the auditor of the Company or any related entity.

15. Proceedings on behalf of the Company

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

16. Matters subsequent to the end of the financial year

No matter or circumstance has arisen since 30 June 2023 that has significantly affected, or may significantly affect the consolidated entity's operations, the results of those operations, or the consolidated entity's state of affairs in future financial years.

17. Non-audit services

Details of the amounts paid or payable to the auditor for non-audit services provided during the financial year by the auditor are outlined in note 23 to the consolidated financial statements.

The directors are satisfied that the provision of non-audit services during the financial year, by the auditor (or by another person or firm on the



auditor's behalf), is compatible with the general standard of independence for auditors imposed by the Corporations Act 2001.

The directors are of the opinion that the services as disclosed in note 23 to the consolidated financial statements do not compromise the external auditor's independence requirements of the Corporations Act 2001 for the following reasons:

 all non-audit services have been reviewed and approved to ensure that they do not impact the integrity and objectivity of the auditor; and

none of the services undermine the general principles relating to auditor independence set out in APES 110 Code of Ethics for Professional Accountants issued by the Accounting Professional and Ethical Standar Board, including reviewing or auditing the auditor's own work, acting in a managemen or decision-making capacity for the Compa acting as advocate for the Company or join sharing economic risks and rewards.

18. Officers of the Company who are former audit partners of PKF Perth

There are no officers of the Company who are former audit partners of PKF Perth. principles relating to auditor independence as Accounting Professional and Ethical Standards auditor's own work, acting in a management or decision-making capacity for the Company, acting as advocate for the Company or jointly

19. Auditor's independence declaration

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

20. Auditor

PKF Perth continues in office in accordance with section 327 of the Corporations Act 2001.

This report is made in accordance with a resolution of directors, pursuant to section 298(2)(a) of the Corporations Act 2001.

On behalf of the directors

Mr Paul Anderson Managing Director 31 August 2023

Perth

AUDITOR'S INDEPENDENCE DECLARATION

PKF Perth



AUDITOR'S INDEPENDENCE DECLARATION

TO THE DIRECTORS OF ORTHOCELL LIMITED

In relation to our audit of the financial report of Orthocell Limited for the year ended 30 June 2023, to the best of my knowledge and belief, there have been no contraventions of the auditor independence requirements of the Corporations Act 2001 or any applicable code of professional conduct.

PKF PERTH

PKF Perth

SIMON FERMANIS PARTNER

31 AUGUST 2023 WEST PERTH WESTERN AUSTRALIA

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CONSOLIDATED STATEMENT OF PROFIT OR LOSS & OTHER COMPREHENSIVE INCOME

For the year ended 30 June 2023

		Note	2023 \$	2022 \$
	Revenue from continuing operations		¥	*
	Revenue from sale of goods Cost of goods sold	3 4	1,939,069 (1,026,155)	1,474,946 (702,610)
>	Gross profit		912,914	772,336
	Revenue from contracts	3, 16	2,304,000	56,772
0	Other revenue	3	929,991	274,067
nal use	Expenses Research & development Administrative & corporate Sales, marketing & business development	4	(7,598,144) (4,250,094) (1,709,228) (13,557,466)	(6,818,285) (2,237,202) (3,298,228) (12,353,715)
	Loss before income tax expense		(9,410,561)	(11,250,540)
S	Income tax benefit	5	3,162,380	2,143,955
ersor	Loss after income tax expenses		(6,248,181)	(9,106,585)
Q	Other comprehensive income		-	-
C	Other comprehensive income for the year, net of tax			<u>-</u>
H	Total comprehensive loss		(6,248,181)	(9,106,585)
	Loss per share Basic earnings per share Diluted earnings per share	31 31	(0.032) (0.032)	(0.047) (0.047)

Note: the above statement of profit or loss and other comprehensive income should be read in conjunction with the accompanying notes

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

	As at 30 June 2023	Note	2023 \$	2022 \$
	Assets		,	,
	Current assets Cash and cash equivalents Trade and other receivables Inventories Other	6 7 8 9	24,817,962 843,268 1,034,129 171,015	11,021,552 23,547,006 613,570 81,737
	Total current assets		26,866,374	35,263,865
se only	Non-current assets Property, plant and equipment Right-of-use assets Intangibles Total non-current assets Total assets	10 11 12	1,121,200 484,857 1,133,052 2,739,109 29,605,483	905,812 496,136 1,229,893 2,631,841 37,895,706
SN				
personal u	Current liabilities Trade and other payables Lease liabilities Employment benefits Contract Liabilities Other Total current liabilities	13 14 15 16 17	877,047 180,629 599,851 2,304,000 568,741 4,530,268	3,466,907 120,022 598,131 2,304,000 328,579 6,817,639
For	Non-current liabilities Lease liabilities Employment benefits Contract Liabilities Total non-current liabilities Total liabilities	14 15 16	381,676 169,358 18,375,228 18,926,262 23,456,530	387,542 106,663 20,679,228 21,173,433 27,991,072
	Net assets		6,148,953	9,904,634
	Equity Issue capital Reserves Accumulated losses Total equity	18 19 20	57,897,993 7,335,298 (59,084,338) 6,148,953	57,476,080 5,913,911 (53,485,357) 9,904,634

Note: the above statement of financial position should be read in conjunction with the accompanying notes



For the

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

For the year ended 30 June 2023

		Issued Capital	Share-based payment reserve	Accumulated losses	Total equity
		\$	\$	\$	\$
	Balance at 1 July 2021	55,776,179	6,213,160	(45,114,982)	16,874,357
	Loss after income tax expense	-	-	(9,106,585)	(9,106,585)
	Other comprehensive income, net of tax		-		
>	Total comprehensive income	-	-	-	-
onl	Transactions with owners in their capacity as owners:				
Φ	Contributions of equity Share equity costs	1,635,940	-	-	1,635,940
Sn	Issue of options Options exercised (reversal of reserve) Expiry of options	63,961	500,922 (63,961) (736,210)	- - 736,210	500,922
الم	Balance at 30 June 2022	57,476,080	5,913,911	(53,485,357)	9,904,634
0	Balance at 1 July 2022	57,476,080	5,913,911	(53,485,357)	9,904,634
S	Loss after income tax expense	-	-	(6,248,181)	(6,248,181)
9	Other comprehensive income, net of tax			-	
7	Total comprehensive income	-	-	-	-
Fo	Transactions with owners in their capacity as owners:				
	Contributions of equity Share equity costs Issue of shares Issue of options Options exercised (reversal of reserve) Expiry of options	42,000 379,913 	2,450,500 (379,913) (649,200)	- - - 649,200	42,000 2,450,500 - -
	Balance at 30 June 2023	57,897,993	7,335,298	(59,084,338)	6,148,953

Note: the above statement of changes in equity should be read in conjunction with the accompanying notes



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CONSOLIDATED STATEMENT OF CASH FLOWS

For the year ended 30 June 2023

	Note	2023 \$	2022 \$
Cash flows from operating activities		·	·
Receipts from customers (inclusive of GST) Payments to suppliers & employees (inclusive of GST) R&D tax concession received Contract revenue received Interest received		1,872,148 (12,494,427) 3,162,380 21,461,686 590,793	1,452,848 (9,942,388) 2,143,955 - 84,129
Net cash used in operating activities	30	14,592,580	(6,261,456)
Cash flows from investing activities			
Payments for property, plant & equipment Payments for intangible assets		(613,446) (18,117)	(517,193) (17,831)
Net cash used in investing activities		(631,563)	(535,024)
Cash flows from financing activities			
Subscription funds received on exercise of options Lease payments		- (164,607)	1,635,941 (146,822)
Net cash from financing activities		(164,607)	1,489,822
Net increase/(decrease) in cash and cash equivalents		13,796,410	(5,307,361)
Cash and cash equivalents at the beginning of the financial year		11,021,552	16,328,913
Cash and cash equivalents at the end of the financial year	6	24,817,962	11,021,552

Note: the above consolidated statement of cash flows should be read in conjunction with the accompanying notes



Note 1. Significant accounting policies

The principal accounting policies adopted in the preparation of the consolidated financial statements are set out below. These policies have been consistently applied to all the years presented, unless otherwise stated.

Basis of preparation

These general purpose consolidated financial statements have been prepared in accordance with Australian Accounting Standards and Interpretations issued by the Australian Accounting Standards Board ('AASB') and the Corporations Act 2001, as appropriate for forprofit oriented entities. These consolidated financial statements also comply with International Financial Reporting Standards as issued by the International Accounting Standards Board ('IASB').

The financial statements cover Orthocell Limited as a consolidated entity consisting of Orthocell Limited and its subsidiaries. Orthocell Limited is a listed public company limited by shares, incorporated and domiciled in Australia.

A description of the nature of the consolidated entity's operations and its principal activities are included in the directors' report, which is not part of the financial statements.

Historical cost convention

The consolidated financial statements have been prepared under the historical cost convention, except for, where applicable, the revaluation of available-for-sale financial assets, financial assets and liabilities at fair value through profit or loss, investment properties, certain classes of property, plant and equipment and derivative financial instruments.

Critical accounting estimates

The preparation of the consolidated financial statements requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in the process of applying the consolidated entity's accounting policies. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the consolidated financial statements are disclosed in note 2.

New, revised or amending Accounting Standards and Interpretations adopted

The consolidated entity has adopted all of the new, revised or amending Accounting Standards and Interpretations issued by the Australian Accounting Standards Board ('AASB') that are mandatory for the current reporting period.

Any new, revised or amending Accounting Standards or Interpretations that are not yet mandatory have not been early adopted.

The adoption of these Accounting Standards and Interpretations did not have any significant impact on the financial performance or position of the consolidated entity.

The following Accounting Standards and Interpretations are most relevant to the consolidated entity:

Parent entity information

In accordance with the Corporations Act 2001, these consolidated financial statements present the results of the consolidated entity only. Supplementary information about the parent entity is disclosed in note 28.

Going Concern

The consolidated entity has net assets of \$6,148,953 (2022: \$9,904,634) as at 30 June 2023 and incurred a loss of \$6,248,181 (2022: \$9,106,585) and net operating cash inflow/(outflow) of \$14,592,580 (2022: (\$6,261,456)) for the year ended 30 June 2023.

Whilst the consolidated entity has incurred a loss of \$6,248,181, the consolidated entity has \$24,817,962 cash on hand at the reporting date.

The financial report has been prepared on a going concern basis. In arriving at this position, the directors have had regard to the fact that the Company has, or in the directors' opinion will have access to, sufficient cash to fund administrative and other committed expenditure for a period of not less than 12 months from the date of this report.



Principles of consolidation

The consolidated financial statements incorporate the assets and liabilities and results of Orthocell Limited ('Company' or 'parent entity') and its subsidiaries Ausbiomedical Pty Ltd, Orthocell UK Ltd and Orthocell (US) LLC as at 30 June 2023. Orthocell Limited and its subsidiaries together are referred to in these consolidated financial statements as the 'consolidated entity'.

Subsidiaries are all those entities over which the consolidated entity has control. The consolidated entity controls an entity when the consolidated entity is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power to direct the activities of the entity.

Subsidiaries are fully consolidated from the date on which control is transferred to the consolidated entity. They are de-consolidated from the date that control ceases.

Intercompany transactions, balances and unrealised gains on transactions between entities in the consolidated entity are eliminated.
Unrealised losses are also eliminated unless the transaction provides evidence of the impairment of the asset transferred.

Accounting policies of subsidiaries have been changed where necessary to ensure consistency with the policies adopted by the consolidated entity.

The acquisition of subsidiaries is accounted for using the acquisition method of accounting. A change in ownership interest, without the loss of control, is accounted for as an equity transaction, where the difference between the consideration transferred and the book value of the share of the non-controlling interest acquired is recognised directly in equity attributable to the parent.

Non-controlling interest in the results and equity of subsidiaries are shown separately in the statement of profit or loss and other comprehensive income, statement of financial position and statement of changes in equity of the consolidated entity. Losses incurred by the consolidated entity are attributed to the non-controlling interest in full, even if that results in a deficit balance.

Where the consolidated entity loses control over a subsidiary, it derecognises the assets including

goodwill, liabilities and non-controlling interest in the subsidiary together with any cumulative translation differences recognised in equity.

The consolidated entity recognises the fair value of the consideration received and the fair value of any investment retained together with any gain or loss in profit or loss.

Operating segments

Operating segments are presented using the 'management approach', where the information presented is on the same basis as the internal reports provided to the Chief Operating Decision Makers ('CODM'). The CODM is responsible for the allocation of resources to operating segments and assessing their performance.

Foreign currency translation

The consolidated financial statements are presented in Australian dollars, which is Orthocell Limited's functional and presentation currency, except where stated otherwise.

Foreign currency transactions
Foreign currency transactions are translated into
Australian dollars using the exchange rates
prevailing at the dates of the transactions. Foreign
exchange gains and losses resulting from the
settlement of such transactions and from the
translation at financial year-end exchange rates
of monetary assets and liabilities denominated in
foreign currencies are recognised in profit or loss.

Revenue recognition

The consolidated entity recognises revenue as follows:

Revenue from contracts with customers

Revenue is recognised in accordance with AASB15 "Revenue from Contracts with Customers" at the fair value of the consideration received or receivable. Amounts disclosed as revenue are net of returns, trade allowances, rebates and amounts collected on behalf of third parties. For each contract with a customer, the consolidated entity: identifies the contract with a customer; identifies the performance obligations in the contract; determines the transaction price which takes into account estimates of variable consideration and the time value of money; allocates the transaction price to the separate



performance obligations and recognises revenue, using the cost method, when or as performance obligations are satisfied in a manner that depicts the transfer to the customer of the goods or services promised.

Revenue from contracts licence fees

The consolidated entity derives revenue from contracts with customers. The revenue is recognised over time under the terms and conditions of the contract when the customer obtains control of the promised goods and therefore the benefits of unimpeded access.

Sale of goods

The consolidated entity derives revenue from the sale of cell therapy products and biological scaffold products. The revenue derived from cell therapy products is recognised at the time when the patient's cells have been processed and are ready to be delivered to the patient. The revenue derived from biological scaffold products is recognised at the time of delivery to the customer. Revenue derived from the sale of products under contract is recognised at the time of delivery to the customer.

Research and development tax incentive

The research and development tax incentives are recognised at their fair value on receipt when all conditions have been complied with. The research and development tax incentives are recognised as income tax benefits in the consolidated statements of profit or loss and other comprehensive income.

Interest

Interest revenue is recognised when it is received or due to be received.

Other revenue

Other revenue is recognised when it is received or when the right to receive payment is established.

Income tax

The income tax expense or benefit for the period is the tax payable on that period's taxable income based on the applicable income tax rate for each jurisdiction, adjusted by changes in deferred tax assets and liabilities attributable to temporary differences, unused tax losses and the adjustment recognised for prior periods, where applicable.

Deferred tax assets and liabilities are recognised for temporary differences at the tax rates expected to apply when the assets are recovered or liabilities are settled, based on those tax rates that are enacted or substantively enacted, except for:

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

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

The carrying amount of recognised and unrecognised deferred tax assets are reviewed each reporting date. Deferred tax assets recognised are reduced to the extent that it is no longer probable that future taxable profits will be available for the carrying amount to be recovered. Previously unrecognised deferred tax assets are recognised to the extent that it is probable that there are future taxable profits available to recover the asset.

Deferred tax assets and liabilities are offset only where there is a legally enforceable right to offset current tax assets against current tax liabilities and deferred tax assets against deferred tax liabilities; and they relate to the same taxable authority on either the same taxable entity or different taxable entity's which intend to settle simultaneously.

Current and non-current classification

Assets and liabilities are presented in the statement of financial position based on current and non-current classification.

An asset is current when it is expected to be realised or intended to be sold or consumed in normal operating cycle, it is held primarily for the purpose of trading, it is expected to be realised



within twelve months after the reporting period, or the asset is cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period. All other assets are classified as non-current.

A liability is current when it is expected to be settled in normal operating cycle, it is held primarily for the purpose of trading, it is due to be settled within twelve months after the reporting period, or there is no unconditional right to defer the settlement of the liability for at least twelve months after the reporting period. All other liabilities are classified as non-current.

Deferred tax assets and liabilities are always classified as non-current.

Cash and cash equivalents

Cash and cash equivalents include cash on hand, deposits held at call with financial institutions, other short-term, highly liquid investments with original maturities of three months or less that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value.

Trade and other receivables

Trade receivables are initially recognised at fair value and subsequently measured at amortised cost using the effective interest method, less any expected credit losses. Trade receivables are generally due for settlement within 30 days.

Collectability of trade receivables is reviewed on an ongoing basis. Debts which are known to be uncollectable are written off by reducing the carrying amount directly. A provision for impairment of trade receivables is raised when there is objective evidence that the consolidated entity will not be able to collect all amounts due according to the original terms of the receivables.

Inventories

Raw materials, work in progress and finished goods are stated at the lower of cost and net realisable value on a 'first in first out' basis. Cost comprises of direct materials and delivery costs, direct labour, import duties and other taxes, an appropriate proportion of variable and fixed overhead expenditure based on normal operating capacity. Costs of purchased inventory

are determined after deducting rebates and discounts received or receivable.

Inventory relating to work in progress is comprised of cell therapies (OrthoAClTM and OrthoATlTM) and scaffold batches still in production phase.

Cell therapies work in progress consists of the costs of patients' cells being held in the laboratory awaiting delivery and implantation into the patient. Inventory items are stated at the lower of cost and net realisable value. Inventory comprises direct materials, direct labour and an appropriate proportion of variable and fixed overhead expenditure based on normal operating capacity.

As indicated in Note 2, when making the decision whether inventory items should be carried forward in the statement of financial position, or written off, management must consider the likelihood of whether each particular patient will proceed to implantation. This requires a degree of estimation and judgement based on historical sales experience, the ageing of the inventories and other demographic and market factors.

At present management consider that 2 years is a reasonable period of time to hold inventory in the statement of financial position for each patient unless there is further particular information that would indicate otherwise. This policy is reviewed annually.

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

Investments and other financial assets

Investments and other financial assets are initially measured at fair value. Transaction costs are included as part of the initial measurement, except for financial assets at fair value through profit or loss. Such assets are subsequently measured at either amortised cost or fair value depending on their classification. Classification is determined based on both the business model within which such assets are held and the contractual cash flow characteristics of the financial asset unless, an accounting mismatch is being avoided.



Financial assets are derecognised when the rights to receive cash flows have expired or have been transferred and the consolidated entity has transferred substantially all the risks and rewards of ownership. When there is no reasonable expectation of recovering part or all of a financial asset, its carrying value is written off.

Financial assets at fair value through profit or loss
Financial assets not measured at amortised cost
or at fair value through other comprehensive
income are classified as financial assets at fair
value through profit or loss. Typically, such
financial assets will be either: (i) held for trading,
where they are acquired for the purpose of selling
in the short-term with an intention of making a
profit, or a derivative; or (ii) designated as such
upon initial recognition where permitted. Fair
value movements are recognised in profit or loss.

Financial assets at fair value through other Comprehensive income

Financial assets at fair value through other comprehensive income include equity investments which the consolidated entity intends to hold for the foreseeable future and has irrevocably elected to classify them as such upon initial recognition.

Impairment of financial assets
The consolidated entity recognises a loss allowance for expected credit losses on financial assets which are either measured at amortised cost or fair value through other comprehensive income. The measurement of the loss allowance depends upon the consolidated entity's assessment at the end of each reporting period as to whether the financial instrument's credit risk has increased significantly since initial recognition, based on reasonable and supportable information that is available, without undue cost or effort to obtain.

Where there has not been a significant increase in exposure to credit risk since initial recognition, a 12-month expected credit loss allowance is estimated. This represents a portion of the asset's lifetime expected credit losses attributable to a default event that is possible within the next 12 months. Where a financial asset has become credit impaired or where credit risk has increased significantly, the loss allowance is based on the asset's lifetime expected credit losses. The amount of expected credit loss recognised is measured on

the basis of the probability weighted present value of anticipated cash shortfalls over the life of the instrument discounted at the original effective interest rate.

For financial assets measured at fair value through other comprehensive income, the loss allowance is recognised within other comprehensive income. In all other cases, the loss allowance is recognised in profit or loss.

Property, plant and equipment

Plant and equipment is stated at historical cost less accumulated depreciation and impairment. Historical cost includes expenditure that is directly attributable to the acquisition of the items.

Depreciation is calculated on a straight-line basis to write off the net cost of each item of property, plant and equipment (excluding land) over their expected useful lives as follows:

Leasehold improvements	Straight line	40 yrs
Plant & equipment	Diminishing value	3-7 yrs
Computer software	Diminishing value	2-3 yrs
Furniture & fittings	Diminishing value	10-15 yrs

The residual values, useful lives and depreciation methods are reviewed, and adjusted if appropriate, at each reporting date.

Leasehold improvements and plant and equipment under lease are depreciated over the unexpired period of the lease or the estimated useful life of the assets, whichever is shorter.

An item of property, plant and equipment is derecognised upon disposal or when there is no future economic benefit to the consolidated entity. Gains and losses between the carrying amount and the disposal proceeds are taken to profit or loss. Any revaluation surplus reserve relating to the item disposed of is transferred directly to retained profits.

Right-of-use assets

A right-of-use asset is recognised at the commencement date of a lease. The right-of-use asset is measured at cost, which comprises the initial amount of the lease liability, adjusted for, as applicable, any lease payments made at or before the commencement date net of any lease incentives received, any initial direct costs incurred, and, except where included in the cost of inventories, an estimate of costs expected to



be incurred for dismantling and removing the underlying asset, and restoring the site or asset.

Right-of-use assets are depreciated on a straightline basis over the unexpired period of the lease or the estimated useful life of the asset, whichever is the shorter. Where the consolidated entity expects to obtain ownership of the leased asset at the end of the lease term, the depreciation is over its estimated useful life. Right-of use assets are subject to impairment or adjusted for any remeasurement of lease liabilities.

The consolidated entity has elected not to recognise a right-of-use asset and corresponding lease liability for short-term leases with terms of 12 months or less and leases of low-value assets.

Lease payments on these assets are expensed to profit or loss as incurred.

(1) Intangible assets

Intangible assets acquired as part of a business combination, other than goodwill, are initially measured at their fair value at the date of the acquisition. Intangible assets acquired separately are initially recognised at cost. Indefinite life intangible assets are not amortised and are subsequently measured at cost less any impairment. Finite life intangible assets are subsequently measured at cost less amortisation and any impairment.

The gains or losses recognised in profit or loss arising from the derecognition of intangible assets are measured as the difference between net disposal proceeds and the carrying amount of the intangible asset. The method and useful lives of finite life intangible assets are reviewed annually. Changes in the expected pattern of consumption or useful life are accounted for prospectively by changing the amortisation method or period.

Research and development

Research costs are expensed in the period in which they are incurred. Development costs are capitalised when it is probable that the project will be a success considering its commercial & technical feasibility, the consolidated entity is able to use or sell the asset, has sufficient resources, & intent to complete the development & its costs can be measured reliably. Capitalised development costs are amortised on a straight-

line basis over the period of their expected benefit, being their finite life of 10 years.

Patents and trademarks

Significant costs associated with patents and trademarks are deferred and amortised on a straight-line basis over the period of their expected benefit, being their finite life of 10 years for Trademarks and 20 years for Patents. Capitalisation commences on application for the patents or trademark. Amortisation commences once the patent or trademark has been granted over the remaining useful life of the patent. The useful life is taken as 10 years for Trademarks and 20 years for Patents from the date of application. Costs associated with maintaining intangibles are expensed as incurred. Patents and trademarks are sought globally in various jurisdictions. If a patent or trademark is unsuccessful the costs are then fully written off. All patents and trademarks once granted have an annuity commitment over the term of their life and these are detailed in note 26.

Impairment of non-financial assets

Goodwill and other intangible assets that have an indefinite useful life are not subject to amortisation and are tested annually for impairment or more frequently if events or changes in circumstances indicate that they might be impaired. Other non-financial assets are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount.

Recoverable amount is the higher of an asset's fair value less costs of disposal and value-in-use. The value-in-use is the present value of the estimated future cash flows relating to the asset using a pretax discount rate specific to the asset or cashgenerating unit to which the asset belongs. Assets that do not have independent cash flows are grouped together to form a cash-generating unit.

Trade and other payables

These amounts represent liabilities for goods and services provided to the consolidated entity prior to the end of the financial year and which are unpaid. Due to their short-term nature they are measured at amortised cost and are not



discounted. The amounts are unsecured and are usually paid within 30 days of recognition.

Contract liabilities

The company recognizes contract liabilities for consideration received in respective of unsatisfied performance obligations or where revenue is constrained and reports these amounts as contract liabilities (deferred revenue) in the statement of financial position. Similarly, if the company satisfies a performance obligation before it receives the consideration, the company recognize either a contract asset or a receivable in its statement of financial position, depending on where the something other than the passage of time is required before the consideration is due.

Amounts received prior to satisfying the revenue recognition criteria are recorded as deferred revenue. Amounts expected to be recognised as revenue within the 12 months following the balance sheet date are classified within current liabilities. Amounts not expected to be recognised as revenue within the 12 months following the balance sheet date are classified within non-current liabilities.

Lease liabilities

A lease liability is recognised at the commencement date of a lease. The lease liability is initially recognised at the present value Lof the lease payments to be made over the term of the lease, discounted using the interest rate implicit in the lease or, if that rate cannot be readily determined, the consolidated entity's incremental borrowing rate. Lease payments comprise of fixed payments less any lease incentives receivable, variable lease payments that depend on an index or a rate, amounts expected to be paid under residual value guarantees, exercise price of a purchase option when the exercise of the option is reasonably certain to occur, and any anticipated termination penalties. The variable lease payments that do not depend on an index or a rate are expensed in the period in which they are incurred.

Lease liabilities are measured at amortised cost using the effective interest method. The carrying amounts are remeasured if there is a change in the following: future lease payments arising from a change in an index or a rate used; residual guarantee; lease term; certainty of a purchase

option and termination penalties. When a lease liability is remeasured, an adjustment is made to the corresponding right-of use asset, or to profit or loss if the carrying amount of the right-of-use asset is fully written down.

Employee benefits

Other long-term employee benefits
The liability for annual leave and long service
leave not expected to be settled within 12 months
of the reporting date is recognised in non-current
liabilities, provided there is an unconditional right
to defer settlement of the liability. The liability is
measured at current value and is not discounted
if the effect of discounting is immaterial.
Consideration is given to expected future wage
and salary levels, experience of employee
departures and periods of service.

Short-term employee benefits
Liabilities for wages and salaries, including nonmonetary benefits, annual leave and long service
leave expected to be settled within 12 months of
the reporting date are recognised in current
liabilities in respect of employees' services up to
the reporting date and are measured at the
amounts expected to be paid when the liabilities
are settled.

Defined contribution superannuation expense Contributions to defined contribution superannuation plans are expensed in the period in which they are incurred.

Share-based payments
Equity-settled share-based compensation benefits
are provided to employees.

Equity-settled transactions are awards of shares, or options over shares, which are provided to employees in exchange for the rendering of services.

The costs of equity-settled transactions are measured at fair value on grant date. Fair value is independently determined using the Black-Scholes option pricing model that takes into account the exercise price, the term of the option, the impact of dilution, the share price at grant date and expected price volatility of the underlying share, the expected dividend yield and the risk free interest rate for the term of the option, together with non-vesting conditions that do not determine whether the consolidated entity



receives the services that entitle the employees to receive payment. No account is taken of any other vesting conditions.

The costs of equity-settled transactions are recognised as an expense with a corresponding increase in equity over the vesting period. The cumulative charge to profit or loss is calculated based on the grant date fair value of the award, the best estimate of the number of awards that are likely to vest and the expired portion of the vesting period. The amount recognised in profit or loss for the period is the cumulative amount calculated at each reporting date less amounts already recognised in previous periods.

Market conditions are taken into consideration in determining fair value. Therefore, any awards subject to market conditions are considered to vest irrespective of whether or not that market condition has been met provided all other conditions are satisfied.

If equity-settled awards are modified, as a minimum an expense is recognised as if the modification has not been made. An additional expense is recognised, over the remaining vesting period, for any modification that increases the total fair value of the share-based compensation benefit as at the date of modification.

If the non-vesting condition is within the control of the consolidated entity or employee, the failure to satisfy the condition is treated as a cancellation. If the condition is not within the control of the consolidated entity or employee and is not satisfied during the vesting period, any remaining expense for the award is recognised over the remaining vesting period, unless the award is forfeited.

If equity-settled awards are cancelled, it is treated as if it has vested on the date of cancellation, and any remaining expense is recognised immediately. If a new replacement award is substituted for the cancelled award, the cancelled and new award is treated as if they were a modification.

Fair value measurement

When an asset or liability, financial or nonfinancial, is measured at fair value for recognition or disclosure purposes, the fair value is based on the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date and assumes that the transaction will take place either in the principle market or in the absence of a principal market in the most advantageous market.

Fair value is measured using the assumptions that market participants would use when pricing the asset or liability, assuming they act in their economic best interest. For non-financial assets, the fair value measurement is based on its highest and best use. Valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, are used, maximising the use of relevant observable inputs and minimising the use of unobservable inputs.

Assets and liabilities measured at fair value are classified, into three levels, using a fair value hierarchy that reflects the significance of the inputs used in making the measurements. Classifications are reviewed each reporting date and transfers between levels are determined based on a reassessment of the lowest level input that is significant to the fair value measurement.

For recurring and non-recurring fair value measurements, external valuers may be used when internal expertise is either not available or when the valuation is deemed to be significant. External valuers are selected based on market knowledge and reputation. Where there is a significant change in fair value of an asset or liability from one period to another, an analysis is undertaken, which includes a verification of the major inputs applied in the latest valuation and a comparison, where applicable, with external sources of data.

Issued capital

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

Dividends

Dividends are recognised when declared during the financial year and no longer at the discretion of the Company.



Goods and Services Tax ('GST') and other similar taxes

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

Receivables and payables are stated inclusive of the GST receivable or payable. The net amount of GST recoverable from, or payable to, the tax authority is included in other receivables or other payables in the statement of financial position.

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

Earnings per share

Basic earnings per share

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

Diluted earnings per share

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

New Accounting Standards and Interpretations not yet mandatory or early adopted

Australian Accounting Standards and Interpretations that have recently been issued or amended but are not yet mandatory, have not been early adopted by the consolidated entity for the annual reporting period ended 30 June 2023. The consolidated entity has not assessed the impact of these new or amended Accounting Standards and Interpretations, except as noted.

AASB No. Title

AASB No. Title

AASB No.	Title	Application date *	Issue date
AASB 2014-10	Amendments to Australian Accounting Standards – Sale or Contributions of Assets between an Investor and its Associate or Joint Venture	1 Jan 2025	Dec 2014
AASB 2020-1	Amendments to Australian Accounting Standards – Classification of Liabilities as Current or Non-current	1 Jan 2023	Mar 2020
AASB 2021-2	Amendments to Australian Accounting Standards – Disclosure of Accounting Policies and Definition of Accounting Estimates	1 Jan 2023	Mar 2021
AASB 2021-5	Amendments of Australian Accounting Standards – Deferred Tax related to Assets and Liabilities arising from a Single Transaction	1 Jan 2023	Jul 2021
AASB 2021-6	Amendments to Australian Accounting Standards – Disclosure of Accounting Policies: Tier 2 and Other Australian Accounting Standards	1 Jan 2023	Dec 2021
AASB 2021-7c	Amendments to Australian Accounting Standards – Effective Date of Amendments to AASB 10 and AASB 128 and Editorial Corrections [deferred AASB 10 and AASB 128 amendments in AASB 2014-10 apply]	1 Jan 2025	Dec 2021

^{*} Annual reporting periods beginning after

Note 2. Critical accounting judgements, estimates and assumptions

The preparation of the consolidated financial statements requires management to make judgements, estimates and assumptions that affect the reported amounts in the consolidated financial statements. Management continually evaluates its judgements and estimates in relation to assets, liabilities, contingent liabilities, revenue and expenses. Management bases its judgements, estimates and assumptions on historical experience and on other various factors, including expectations of future events, believed fo be reasonable under the circumstances. The resulting accounting judgements and estimates will seldom equal the related actual results. The judgements, estimates and assumptions that have (1) a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities (refer to the respective notes) within the next financial year are discussed below.

Share-based payment transactions

The consolidated entity measures the cost of equity-settled transactions with employees, directors and consultants by reference to the fair value of the equity instruments at the date at which they are granted. The fair value is determined by using the Black-Scholes model taking into account the terms and conditions upon which the instruments were granted. The accounting estimates and assumptions relating to equity-settled share-based payments would have no impact on the carrying amounts of assets and liabilities within the next annual reporting period but may impact profit or loss and equity.

Provision for expected credit losses

The provision for expected credit losses of receivables assessment requires a degree of estimation and judgement. The level of provision is assessed by taking into account the recent sales experience, the ageing of receivables, historical collection rates and specific knowledge of the individual debtor's financial position.

Impairment of work in progress

Work in progress comprises patient cells taken via biopsy and cryopreserved awaiting implantation at the patient's discretion at a future date. Impairment of work in progress assessment requires a degree of estimation and judgement. While the patient cells held can be preserved indefinitely the company has estimated that if the patient has not proceeded with implantation within 2 years from biopsy, resulting in a sale of the product, the value of the work in progress is impaired to nil.

Estimation of useful lives of assets

The consolidated entity determines the estimated useful lives and related depreciation and amortisation charges for its property, plant and equipment and finite life intangible assets. The useful lives could change significantly as a result of technical innovations or some other event. The depreciation and amortisation charge will increase where the useful lives are less than previously estimated lives, or technically obsolete or non-strategic assets that have been abandoned or sold will be written off or written down. The useful life of patents and trademarks is based on the period of the life of the patent or trademark, which is usually 20 years.

Lease term

The lease term is a significant component in the measurement of both the right-of-use asset and lease liability. Judgement is exercised in determining whether there is reasonable certainty that an option to extend the lease or purchase the underlying asset will be exercised, or an option to terminate the lease will not be exercised, when ascertaining the periods to be included in the lease term. In determining the lease term, all facts and circumstances that create an economical incentive to exercise an extension option, or not to exercise a termination option, are considered at the lease commencement date. Factors considered may include the importance of the asset to the consolidated entity's operations; comparison of terms and conditions to prevailing market rates; incurrence of significant penalties; existence of significant leasehold improvements; and the costs and disruption to replace the asset. The consolidated entity reassesses whether it is reasonably certain to exercise an extension option, or not exercise a termination option, if there is a significant event or significant change in



Incremental borrowing rate

Where the interest rate implicit in a lease cannot be readily determined, an incremental borrowing rate is estimated to discount future lease payments to measure the present value of the lease liability at the lease commencement date. Such a rate is based on what the consolidated entity estimates it would have to pay a third party to borrow the funds necessary to obtain an asset of a similar value to the right-of-use asset, with similar terms, security and economic environment.

Impairment of non-financial assets other than goodwill and other indefinite life intangible assets

The consolidated entity assesses impairment of non-financial assets other than goodwill and other indefinite life intangible assets at each reporting date by evaluating conditions specific to the consolidated entity and to the particular asset that may lead to impairment. If an impairment trigger exists, the recoverable amount of the asset is determined. This involves value-in-use calculations, which incorporate a number of key estimates and assumptions. Other qualitative measures are also considered in the assessment of impairment.

Employee benefits provision

As discussed in note 1, the liability for employee benefits expected to be settled more than 12 months from the reporting date is recognised and measured at current value and is not discounted if the effect of discounting is immaterial. In determining the present value of the liability, estimates of attrition rates and pay increases through promotion and inflation have been taken into account.

Revenue from contracts with customers

When recognising revenue from upfront payments from contracts with customers, the key performance obligation of the consolidated entity is considered to be over the term of the contract, as this is deemed to be the time that the customer obtains control of the promised goods and therefore the benefits of unimpeded access.

When recognising revenue in relation to the sale of goods to customers under contracts, the key performance obligation of the consolidated entity is considered to be the point of delivery of the goods to the customer, as this is deemed to be the time that the customer obtains control of the promised goods and therefore the benefits of unimpeded access.

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Note 3. Revenue

	2023 \$	2022 \$
Sales revenue Sale of goods	1,939,069	1,474,946
	1,939,069	1,474,946
Revenue from contracts with customers Revenue from contracts recognised over time	2,304,000	56,772
	2,304,000	56,772
Other revenue Interest	850,793	84,129
Foreign currency gain	18,710	187,116
Other	60,488	2,822
	929,991	274,067
Total revenue	5,173,060	1,805,785
Note 4. Expenses		
Loss before income tax includes the following specific expenses:		
Cost of sales		
Cost of sales	1,026,155	702,610
Interest expense leases	30,572	20,870
Depreciation and amortisation		
Depreciation – plant & equipment	239,959	113,140
Depreciation – right-of-use assets	199,204	124,034
Amortisation – patents & trademarks	114,958	111,445
Total depreciation and amortisation	554,121	348,619
Rental expense relating to operating leases		
Short-term lease payments	2,908	2,553
Total rental expense relating to operating leases	2,908	2,553
Employment expenses		
Salaries & wages	4,399,959	3,861,566
Employment benefits	64,414	140,273
Superannuation expense	456,587	383,940
Directors' fees	397,916	352,028
Payroll & other taxes	280,385	223,920
Other employment costs Share-based payments expense	2,979 1,942,713	75,850 178,325
Total employment expenses	7,544,953	5,215,902



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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Note 4. Expenses (continued)	2023 \$	2022 \$
Write off assets Inventories Intangibles	20,123	11,149 -
Note 5. Income tax expense		
Income tax expense/(benefit) Current tax Deferred tax – origination and reversal of temporary differences	(3,162,380)	(2,143,955)
Aggregate income tax expense	(3,162,380)	(2,143,955)
Numerical reconciliation of income tax expense & tax at the statutory rate Loss before income tax expense from continuing operations	(9,410,561)	(11,250,540)
Tax at the statutory tax rate of 25% (2022: 25%)	(2,352,640)	(2,812,635)
Tax effect amounts which are not deductible/(taxable) in calculating taxable income:		
Non-deductible items Contract Liabilities assessable in advance Benefit of tax losses not previously brought to account Income tax benefit not brought to account	493,471 - - 1,859,170	396,910 2,903,218 (532,041) 44,548
Research and development tax benefit received	(3,162,380)	(2,143,955)
The following deferred tax balances have not been recognised:		
Deferred tax assets not recognised at 25% (2022: 25%)		
Provisions and accruals Capital raising costs Other Carried forward revenue losses	334,487 33,000 - 4,348,883	266,879 99,277 117,946 3,073,289
Deferred tax liabilities not recognised at 25% (2022: 25%)	4,716,371	3,557,391
Contract liabilities Prepayments	2,278,380 107,754	2,872,904 20,434

The tax benefits of the above deferred tax assets will only be obtained if:

- (i) The company derives future assessable income of a nature and an amount sufficient to enable the benefits to be utilised,
- (ii) The company continues to comply with the conditions for deductibility imposed by law, and
- (iii) No changes in income tax legislation adversely affects the company in utilising the benefits.

2,893,338

2,386,134

Note 6. Cash and cash equivalents

	2023 \$	2022 \$
Cash at bank	24,817,962	11,021,552
	24,817,962	11,021,552
Reconciliation to cash and cash equivalents at the end of the financial year. The above figures are reconciled to cash and cash equivalents at the end of in the statement of financial position as follows:	the financial year	ar as shown

Balance as above Cash and cash equivalents

24,817,962 11,021,552

Balance as per statement of financial position	24,817,962	11,021,552
Note 7. Trade and other receivables		
Trade receivables:	473,878	202,492
Contract assets – license fee	-	23,225,432
Other receivables: Interest on cash term deposits Sundry debtors	260,000	_
Sundry debtors	200,000	315
GST refund due	109,390	118,767
S	369,390	119,082
	843,268	23,547,006
Trade and other receivables includes \$nil relating to contracts with customers (2022 the Company entered into a global exclusive patent and trademark licer	nse agreement c	and an
exclusive distribution and supply agreement with BioHorizons Implant Systems Ir	IC (RIOHOLIZOUS) I	n relation to

2022 the Company entered into a global exclusive patent and trademark license agreement and an exclusive distribution and supply agreement with BioHorizons Implant Systems Inc (BioHorizons) in relation to Orthocell's Striate+, a resorbable collagen membrane, manufactured by Orthocell, used for dental guided bone and tissue regeneration procedures. In consideration for the license granted, BioHorizons paid Orthocell AU \$23,225,432 (US \$16,000,000). Under the agreements Orthocell will supply BioHorizons with Striate+TM products at agreed transfer prices and grant exclusive distribution rights of those products globally. BioHorizons will market and distribute Striate+TM alongside its innovative and evidence-based dental implants and tissue regeneration products.

Impairment of receivables

There have been no expected credit losses of trade receivables in the year ended 30 June 2023 (2022: \$0).

Past due but not impaired

Customers with balances past due but without provision for expected credit losses amount to \$251,616 as at 30 June 2023 (2022: \$102,185)

The consolidated entity did not consider a credit risk on the aggregate balances after reviewing credit terms of customers based on recent collection practices.



Note 7. Trade and other receivables (continued)

The ageing of the past due but not impaired receivables are as follows:

	2023	2022
	\$	\$
0 to 3 months overdue	198,650	44,112
3 to 6 months overdue	39,760	32,781
Over 6 months overdue	14,206	25,292
	252,616	102,185
Note 8. Inventories		
Consumables, at cost	302,101	288,625
Work in progress, at cost	444,137	104,691
Finished goods, at cost	287,891	220,254
	1,034,129	613,570
Note 9. Other		
1) Prepayments	171,015	81,737
	171,015	81,737
Note 10. Property, plant and equipment		
Leasehold improvements – at cost	882,940	626,614
Less: Accumulated depreciation	(126,704)	(106,334)
	756,236	520,280
Plant and equipment – at cost	1,174,535	980,176
Less: Accumulated depreciation	(826,018)	(610,949)
	348,517	369,227
Furniture and fittings – at cost	67,503	62,841
Less: Accumulated depreciation	(51,056)	(46,536)
	16,447	16,305
5	1,121,200	905,812

Reconciliations

Reconciliations of the written down values at the beginning and end of the current and previous financial years are set out below:

	Leasehold improvements	Plant and equipment	Furniture & fittings	Total
	\$	\$	\$	\$
Balance at 30 June 2021	174,805	132,188	5,746	312,739
Additions	354,113	338,643	13,457	706,213
Depreciation	(8,638)	(101,604)	(2,898)	(113,140)
	·			·
Balance at 30 June 2022	520,280	369,227	16,305	905,812
Additions	256,326	194,359	4,662	455,347
Depreciation	(20,370)	(215,069)	(4,520)	(239,959)
Balance at 30 June 2023	756,236	348,517	16,447	1,121,200



Note 11. Right-of-use assets

	2023 \$	2022 \$
Land and buildings – right-of-use Less: Accumulated depreciation	808,095 (323,238)	620,170 (124,034)
Reconciliations	484,857	496,136

Reconciliations of the written down values at the beginning and end of the current and previous financial years are set out below:

Opening balance	496,136	621,723
Additions	187,925	_
Disposals/adjustments	-	(1,553)
Depreciation	(199,204)	(124,034)
Closing balance	484,857	496,136
The right-of-use asset is based on a lease entered into with a commencement Additions to the right-of-use assets during the year were \$187,925 relating to lease agreement (2022: nil). Adjustments to the right-of-use assets during the relating to a minor rent adjustment.	o additional space ac	ided to the

relating to a minor rent adjustment.

The consolidated entity leases land and buildings for its offices and clean room facility under an agreement igspace of five years with an option to extend. On renewal, the terms of the lease are renegotiated. The ${\cal O}$ consolidated entity leases office equipment under agreements of up to five years. These leases are either short-term or low-value, so have been expensed as incurred and not capitalised as right-of-use assets.

ONote 12. Intangibles

Patents and trademarks – at cost	2,238,106	2,219,989
Less: Accumulated amortisation	(1,105,054)	(990,096)
		_
	1,133,052	1,229,893

Reconciliations

Reconciliations of the written down values at the beginning and end of the current and previous financial year are set out below:

Opening balance	1,229,893	1,323,507
Additions Amortisation expense	18,117 (114,958)	17,831 (111,445)
Closing balance	1,133,052	1,229,893



Note 13. Trade and other payables

	2023 \$	2022 \$
Trade payables Other payables	875,763 1,284	3,282,385 184,522
	877,047	3,466,907
Note 14. Lease liabilities		
Current lease liabilities	180,629	120,022
Non-current lease liabilities	381,676	387,542
Note 15. Employee benefits		
Current: Annual leave entitlements Long service leave entitlements	380,749 219,102	372,273 225,858
Non-current:	599,851	598,131
Long service leave entitlements	169,358	106,663
Long service leave entitlements	169,358	106,663
Amounts not expected to be settled within the next 12 months		

Amounts not expected to be settled within the next 12 months

The current provision for employee benefits includes all unconditional entitlements where employees have completed the required period of service and where employees are entitled to pro-rata payments in certain circumstances. Employee benefit amounts are presented predominantly as current, as the consolidated entity does not have an unconditional right to defer settlement. However, based on past experience, the consolidated entity does not expect all employees to take the full amount of accrued leave or require payment within the next 12 months.

Note 16. Contract liabilities

Current: Deferred revenue from contacts with customers recognised over time	2,304,000	2,304,000
<u> </u>	2,304,000	2,304,000
Non-current: Deferred revenue from contacts with customers recognised over time	18,375,228	20,679,228
<u>.</u>	18,375,228	20,679,228
Total contract liabilities	20,679,228	22,983,228



Note 16. Contract liabilities (continued)

Reconciliation:

Reconciliation of the written down values at the beginning and end of the current and previous financial year are set out below:

	2023	2022
	\$	\$
Opening balance	22,983,228	-
Payments received in advance	-	23,040,000
Transfer to revenue – performance obligations satisfied	(2,340,000)	(56,772)
	20,679,228	22,983,228

Unsatisfied performance obligations

The aggregate amount of the transaction price allocated to the performance obligations that are unsatisfied at the end of the reporting period was \$20,679,228 as at 30 June 2023 (2022: 22,983,228) and is expected to be recognised as revenue in future periods as follows:

Within 1 year	2,304,000	2,304,000
1 to 2 years	2,304,000	2,304,000
2 to 5 years	6,912,000	6,912,000
Over 5 years	9,159,228	11,463,228
	20 479 228	22 983 228

On 22 June 2022 the Company entered into a global exclusive patent and trademark license agreement and an exclusive distribution and supply agreement with BioHorizons Implant Systems Inc (BioHorizons) in relation to Orthocell's Striate+, a resorbable collagen membrane, manufactured by Orthocell, used for dental guided bone and tissue regeneration procedures. In consideration for the license granted, BioHorizons paid Orthocell AU \$23,225,432 (US \$16,000,000). Under the agreements Orthocell will supply BioHorizons with Striate+TM products at agreed transfer prices and grant exclusive distribution rights of those products globally. BioHorizons will market and distribute Striate+TM alongside its innovative and evidence-based dental implants and tissue regeneration products.

The contract liability relates to that portion of the upfront payment of AU \$23,225,432 (US \$16,000,000) for which there are future performance obligations to be satisfied. Under the terms of the contract BioHorizons have an exclusive license to use Orthocell's Trademarks and Patents in connection with the marketing and sale of products (in the Field of Use, dental). The license terminates when the last patent expires (in approximately 10 years). The Company's performance obligation is the maintenance of the Trademarks and Patents so that BioHorizons may receive and consume the benefits of having access to the Trademarks and Patents to promote and distribute the manufactured Striate products for the term of the license. There is no financing component within the contract and there is no requirement to obtain financing as the consolidated entity has sufficient working capital to meet its obligations under the contract and the consolidated entity has access to capital exclusive of the contract.

Note 17. Other current liabilities

Accrued expenses	568,741	328,579
	568,741	328,579



Note 18. Equity – issued capital

	2023 Shares	2022 Shares	2023 \$	2022 \$
Ordinary shares – fully paid	197,303,071	197,127,913	60,977,724	60,555,811
	197,303,071	197,127,913	60,977,724	60,555,811
Share equity costs – ordinary shares		-	(3,079,731)	(3,079,731)
	197,303,071	197,127,913	57,897,993	57,476,080

Movements in ordinary share capital

Details	Date	Shares	Issue price	\$
Balance at 30 June 2021	-	190,584,151		55,776,179
Issue of shares on exercise of options	11 Aug 2021 19 Aug 2021 16 Sep 2021 18 Oct 2021 9 Nov 2021 18 Nov 2021 16 Dec 2021 23 Dec 2021 30 Dec 2021	87,915 411,052 441,177 558,823 1,970,500 288,194 888,824 1,868,457 28,820 6,543,762	\$0.250 \$0.250 \$0.250 \$0.250 \$0.250 \$0.250 \$0.250 \$0.250 \$0.250	21,979 102,763 110,294 139,706 556,586 72,048 222,206 467,114 7,205
Balance at 30 June 2022	-	197,127,913		57,476,080
Issue of shares on exercise of options Issue of shares	17 Aug 2022 19 Apr 2023	75,158 100,000 175,158	\$0.198 \$0.420	379,912 42,000 421,912
Balance at 30 June 2023	-	197,303,071		57,897,993

Note 18. Equity – issued capital (continued)

Ordinary shares

Ordinary shares entitle the holder to participate in dividends and the proceeds on the winding up of the Company in proportion to the number of and amounts paid on the shares held. The fully paid ordinary shares have no par value and the Company does not have a limited amount of authorised capital. The Company does not have any externally imposed capital requirements. On a show of hands every member present at a meeting in person or by proxy shall have one vote and upon a poll each share shall have one vote.

Capital Management Policy

The consolidated entity's objectives when managing capital is to safeguard its ability to continue as a going concern, so that it can provide returns for shareholders and benefits for other stakeholders and to maintain an optimum capital structure to reduce the cost of capital.

In order to maintain or adjust the capital structure, the consolidated entity may adjust the value of dividends paid to shareholders, return capital to shareholders, issue new shares or sell assets to reduce debt.

The consolidated entity would look to raise capital when an opportunity to invest in a business or company was seen as value adding relative to the current company's share price at the time of the investment. The consolidated entity is not actively pursuing additional investments in the short term as it continues to integrate and grow its existing businesses to maximise synergies.

Note 19. Share-based payment reserve

	2023 Options	2022 Options	2023 \$	2022 \$
Share-based payment reserve	38,465,000	26,805,000	7,335,298	5,913,911
	38,465,000	26,805,000	7,335,298	5,913,911

Movements in share-based payment reserve

	Details		Date	No of options	\$
>	Balance at 30 June 2021			29,272,000	6,213,160
onal use only	Issue of options Value of options exercised Issue of options Issue of options Expiry of options Expiry of options Balance at 30 June 2022	OCCOPT21 OCCOPT22 OCCOPT19 OCCOPT23 OCCOPT24 OCCOPT11 OCCOPT25 OCCOPT26 OCCOPT12	16/09/2021 16/09/2021 26/10/2021 26/10/2021 26/10/2021 9/11/2021 4/04/2022 12/05/2022 13/06/2022 28/06/2022	250,000 100,000 40,000 755,000 150,000 (1,962,000) 1,050,000 (1,000,000) (2,000,000) (2,467,000)	63,913 25,290 8,120 195,561 37,833 (63,961) 24,675 145,530 (223,550) (512,660) (299,249)
For pers	Issue of options Issue of options Value of options exercised Expiry of options Expiry of options Expiry of options Issue of options	OCCOPT19 OCCOPT27 OCCOPT14 OCCOPT14 OCCOPT15 OCCOPT16 OCCOPT28 OCCOPT29 OCCOPT30 OCCOPT31 OCCOPT32	13/07/2022 13/07/2022 17/08/2022 17/08/2022 20/11/2022 20/11/2022 08/03/2023 08/03/2023 25/05/2023 25/05/2023 25/05/2023	50,000 2,200,000 (1,480,000) (140,000) (1,650,000) (150,000) 3,000,000 1,000,000 1,000,000 4,000,000 11,660,000	10,150 349,140 (379,912) (35,938) (560,076) (53,187) 586,634 700,308 80,187 78,460 645,621 1,421,387

Total value of share-based payments for the year that has been recognised through the reserve is \$2,450,500 (2022: \$500,923). Of this \$1,942,713 (2022: \$178,325) is classified as share-based payments to employees and directors in Note 4 under employment expenses and the remaining \$507,787 (2022: \$322,598) is classified in consultants' fees. The share-based payments reserve is used to record the value of share-based payments provided to employees, including Key Management Personnel, as part of their remuneration, as well as consultants as consideration for services in certain circumstances.



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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Note 19. Share-based payment reserve (continued)

Set out below are summaries of options/warrants granted by the Company:

	Grant	Expiry	Option	Exercise	Opening	Granted	Exercised	Expired/	Closing
	date	date	code	price	balance			forfeited	balance
	2022								
	18/10/18	31/12/21	OCCOPT11	\$0.250	6,543,762	-	(6,543,762)	-	_
	13/06/19	13/06/22	OCCOPT12	\$0.413	1,000,000	-	-	(1,000,000)	-
	28/06/19	28/06/22	OCCOPT13	\$0.545	2,000,000	-	-	(2,000,000)	-
	14/08/19	14/08/22	OCCOPT14	\$0.413	1,620,000	-	-		1,620,000
	20/11/19	20/11/22	OCCOPT15	\$0.617	1,650,000	-	-	-	1,650,000
	20/11/19	20/11/22	OCCOPT16	\$0.537	150,000	-	-	-	150,000
	11/06/20	11/06/25	OCCOPT17	\$0.410	2,000,000	-	-	-	2,000,000
	08/10/20	08/10/23	OCCOPT18	\$0.400	200,000	_	_	-	200,000
	15/10/20	14/10/24	OCCOPT19	\$0.583	16,640,000	40,000	_	-	16,680,000
	06/02/21	05/02/24	OCCOPT20	\$0.517	450,000	-	_	_	450,000
	05/06/21	04/06/24	OCCOPT21	\$0.536	1,600,000	250,000	_	-	1,850,000
	16/09/21	16/09/24	OCCOPT22	\$0.570	-	100,000	_	_	100,000
	26/10/21	26/10/24	OCCOPT23	\$0.500	_	755,000	_	_	755,000
	26/10/21	26/10/25	OCCOPT24	\$0.480	_	150,000	_	_	150,000
	04/04/22	04/04/26	OCCOPT25	\$0.606	_	150,000	_	_	150,000
	12/05/22	12/05/26	OCCOPT26	\$0.515	_	1,050,000			1,050,000
_	,,	, ,		4		.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
5					33,853,762	2,495,000	(6,543,762)	(3,000,000)	26,805,000
	Weighted	average ex	kercise price)	\$0.490	\$0.519	\$0.250	\$0.501	\$0.550
5									
	Grant	Expiry	Option	Exercise	Opening	Granted	Exercised	Expired/	Closing
	date	date	code	price	balance	Ordined	LACICISCO	forfeited	balance
5	<u>2023</u>	adic	Code	price	balarice			TOTICITCA	balarice
	14/08/19	14/08/22	OCCOPT14	\$0.413	1,620,000		(1,480,000)	(140,000)	
	20/11/19	20/11/22	OCCOPT15	\$0.413	1,650,000	_	(1,400,000)	(1,650,000)	_
)	20/11/17	20/11/22	OCCOPT16	\$0.517	150,000		_	(1,000,000)	_
)	11/06/20	11/06/25	OCCOPT17	\$0.337 \$0.410	2,000,000	_	_	(130,000)	2,000,000
	08/10/20	08/10/23	OCCOPT18	\$0.410	200,000	_	_	_	200,000
	15/10/20	14/10/24	OCCOPT19	\$0.583	16,680,000	50,000	_	- -	16,730,000
1	06/02/21	05/02/24	OCCOPT20	\$0.503	450,000	30,000	_	_	450,000
	05/06/21	04/06/24	OCCOPT21	\$0.536	1,850,000				1,850,000
	16/09/21	16/09/24	OCCOPT22	\$0.570	100,000	_	_	_	100,000
	26/10/21	26/10/24	OCCOPT23	\$0.500	755,000	_	_	_	755,000
	26/10/21	26/10/25	OCCOPT24	\$0.480	150,000		_	_	150,000
	04/04/22	04/04/26	OCCOPT25	\$0.400	150,000	_	_	_	150,000
	12/05/22	12/05/26	OCCOPT26	\$0.515	1,050,000	_	_	_	1,050,000
	12/03/22		OCCOPT27		1,030,000	2 200 000	-	-	2,200,000
	08/03/23	13/07/25 08/03/28	OCCOPT28	\$0.403 \$0.400	-	2,200,000 3,000,000	-	-	3,000,000
	04/04/23		OCCOPT29	•	-		-		
	25/05/23	19/04/27	OCCOPT30	\$0.360 \$0.600	-	3,830,000 1,000,000	-	-	3,830,000 1,000,000
		26/05/26	OCCOPT31		-		-	-	
	25/05/23	26/05/27	OCCOPT32	\$0.800	-	1,000,000	-	-	1,000,000
	25/05/23	26/05/28	JCC01 102	\$0.400		4,000,000	-	-	4,000,000
					26,805,000	15,080,000	(1,480,000)	(1,940,000)	38,465,000
	Weighted	average ex	kercise price	ž	\$0.550	\$0.431	\$0.413	\$0.596	\$0.506
	rroiginoa		.0.0.00	•	φο.οοο	φοιο ι	φο. 110	ψ0.570	ψ0.500

At 30 June 2023 the remaining weighted average contractual life of the options is 875 days (2022: 772 days).

Note 19. Share-based payment reserve (continued)

For the options granted the valuation model inputs used to determine the fair value at the grant date are as follows:

		Grant date	Expiry date	Share price at grant date	Exercise price	Expected volatility	Dividend yield	Risk-free rate	Fair value at grant date
	OCCOPT11 OCCOPT12 OCCOPT13 OCCOPT14	18/12/18 13/06/19 28/06/19 14/08/19	31/12/21 13/06/22 28/06/22 14/08/22	\$0.160 \$0.425 \$0.510 \$0.415	\$0.250 \$0.413 \$0.545 \$0.413	48% 80% 80% 100%	0% 0% 0% 0%	1.93% 0.99% 0.96% 0.67%	\$0.0326 \$0.2236 \$0.2563 \$0.2567
al use only	OCCOPT15 OCCOPT16 OCCOPT17 OCCOPT18 OCCOPT19 OCCOPT20 OCCOPT21 OCCOPT22 OCCOPT23 OCCOPT24 OCCOPT25 OCCOPT25 OCCOPT26 OCCOPT27 OCCOPT27 OCCOPT28 OCCOPT29 OCCOPT30 OCCOPT31	20/11/19 20/11/19 10/06/20 08/10/20 15/10/20 05/02/21 02/06/21 16/09/21 26/10/21 26/10/21 04/04/22 12/05/22 13/07/22 08/03/23 04/04/23 25/05/23	20/11/22 20/11/22 11/06/25 08/10/23 14/10/24 05/02/24 04/06/24 16/09/24 26/10/24 26/10/24 04/04/26 12/05/26 13/07/25 08/03/28 19/04/27 26/05/26 26/05/27	\$0.565 \$0.565 \$0.355 \$0.410 \$0.405 \$0.555 \$0.540 \$0.540 \$0.485 \$0.405 \$0.340 \$0.370 \$0.390 \$0.385 \$0.345	\$0.617 \$0.537 \$0.400 \$0.583 \$0.517 \$0.536 \$0.570 \$0.580 \$0.606 \$0.515 \$0.403 \$0.400 \$0.360 \$0.600 \$0.800	100% 100% 80% 75% 80% 75% 75% 70% 70% 65% 65% 65% 55% 55%	0% 0% 0% 0% 0% 0% 0% 0% 0% 0% 0% 0%	0.71% 0.71% 0.41% 0.14% 0.14% 0.10% 0.09% 0.08% 0.67% 0.14% 2.49% 2.95% 2.96% 3.46% 3.02% 3.35% 3.38%	\$0.3394 \$0.3546 \$0.2150 \$0.2015 \$0.2030 \$0.2792 \$0.2557 \$0.2529 \$0.2590 \$0.2522 \$0.1645 \$0.1386 \$0.1955 \$0.1955 \$0.1828 \$0.0802 \$0.0785
erson	OCCOPT31 OCCOPT32 At 30 June 2023 Note 20. Equ	25/05/23 3 all options	26/05/28 s were fully	\$0.345 vested.	\$0.800 \$0.400	55% 55%	0% 0%	3.38% 3.38% 2023 \$	\$0.0785 \$0.1614 202 \$
	Accumulated Expired/forfeit		ne beginnin	g of the finar	icial year			53,485,3 (649,2	

	\$	\$
Accumulated losses at the beginning of the financial year Expired/forfeited options Loss after income tax expense for the year	53,485,357 (649,200) 6,248,181	45,114,982 (736,210) 9,106,585
Accumulated losses at the end of the financial year	59,084,338	53,485,357

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Note 21. Financial instruments

(a) Financial risk management

The Company's principal financial instruments comprise cash. The main purpose of these financial instruments is to fund expenditure on the Company's operations. The Company has various other financial assets & liabilities such as trade receivables & trade payables, which arise directly from its operations. It is, and has been throughout the period under review, the Company's policy that no trading in financial instruments shall be undertaken. Details of the significant accounting policies & methods adopted, including the criteria for recognition, the basis of measurement and the basis on which income and expenses are recognised, in respect of each class of financial asset & financial liability are disclosed in Note 1.

(b) Interest rate risk

At reporting date the Company had the following financial assets exposed to interest rate risk:

	2023 \$	2022 \$
Cash ⁽¹⁾	24,817,962	11,021,552

(1) The weighted average interest rate of cash is 4.35% (2022: 0.01%)

(c) Credit risk

Credit risk represents the loss that would be recognised if counterparties failed to perform as contracted.

The consolidated entity's maximum exposure to credit risk in relation to each class of financial asset is the carrying amount of those assets as indicated in the Statement of Financial Position. The consolidated entity has in place policies that aim to ensure that counterparties and cash transactions are limited to high credit quality financial institutions and that the amount of credit exposure to one financial institution is limited as far as is considered commercially appropriate. Since the consolidated entity trades only with recognised third parties, there is no requirement for collateral.

(d) Liquidity risk

Liquidity risk is the risk that the group will not be able to meet its financial obligations as they fall due. The group's approach to managing liquidity is to ensure, as far as possible, that it will always have sufficient liquidity to meet its liabilities when due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the company's reputation.

The following are the contractual maturities of financial liabilities, including estimated interest payments and excluding the impact of netting agreements:

	Less than 6 months	6 – 12 months	1 – 2 years	2 – 5 years	Over 5 years	Total contractual cash flows	Total carrying amount
	\$	\$	\$	\$	\$	\$	\$
As at 30 June 2022:							
Trade & other payables	3,466,907	-	-	-	-	-	3,466,907
Lease liabilities	59,463	60,559	124,490	263,053	-	-	507,564
	3,526,370	60,559	124,490	263,053	-	-	3,974,471
As at 30 June 2023:							
Trade & other payables	877,047	_	_	_	-	_	877,047
Lease liabilities	89,489	91,139	187,352	194,325	-	-	562,305
	966,536	91,139	187,352	194,325	-	-	1,439,352



Note 21. Financial instruments (continued)

(e) Net fair values

The carrying amount of financial assets and financial liabilities recorded in the financial statements represents their respective net fair values, determined in accordance with the accounting policies disclosed in Note 1.

Sensitivity analysis (f)

The following tables summarise the sensitivity of the consolidated entity's financial assets to interest rate risk. Had the relevant variables, as illustrated in the tables, moved, with all other variables held constant, post-tax profit/(loss) and equity would have been affected as shown. The analysis has been performed on the same basis for 2023 and 2022. None of the Company's financial liabilities are interest bearing.

	Carrying	Interest ro -0.19		Interest ra 0.1%	
Financial assets	amount ¢	Net profit	Equity ©	Net profit	Equity •
30 June 2022	\$	\$	\$	\$	\$
Cash	11,021,552	(110,216)	(110,216)	102,216	102,216
30 June 2023					
Cash	24,817,962	(248,180)	(248,180)	248,180	248,180
Compensation The aggregate compensation consolidated entity is set o	tion made to director		nbers of key m	anagement pers	onnel of the 2022
				\$	\$
Short-term employee ber	efits			1,056,816	902,027
Post-employment benefit	•			65,297	51,610

_	2023 \$	\$ \$
Short-term employee benefits	1,056,816	902,027
Post-employment benefits	65,297	51,610
Long-term benefits	14,953	8,545
Share-based payments	1,232,255	
	2,369,321	962,182

Note 23. Remuneration of auditor

During the financial year the following fees were paid or payable for services provided by PKF Perth, the auditor of the Company, its network firms and unrelated firms:

Audit services – PKF Perth	60,450	43,570
Audit or review of the consolidated financial statements		
OH		
Other services – PKF Perth		
Preparation of the tax return	5,700	2,600
Other matters	40,800	16,575
	46,500	19,175
·	106,950	62,745

Note 24. Contingent liabilities

On 22 June 2022 the Company entered into a global exclusive patent and trademark license agreement and an exclusive distribution and supply agreement with BioHorizons Implant Systems Inc (BioHorizons) in relation to Orthocell's Striate+, a resorbable collagen membrane, manufactured by Orthocell, used for dental guided bone and tissue regeneration procedures. In consideration for the license granted, BioHorizons paid Orthocell AU \$23,225,432 (US \$16,000,000). Under the agreements Orthocell will supply BioHorizons with Striate+TM products at agreed transfer prices and grant exclusive distribution rights of those products globally. BioHorizons will market and distribute Striate+TM alongside its innovative and evidence-based dental implants and tissue regeneration products. There is no financing component within the contract and there is no requirement to obtain financing as the consolidated entity has sufficient working capital to meet its obligations under the contract and the consolidated entity has access to capital exclusive of the contract.

To ensure continuous supply and access to the IP, the parties have entered into an escrow arrangement and an IP security agreement. The escrow arrangement allows for the release of know-how to BioHorizons if there is a default by Orthocell under the Distribution Agreement (generally which is not rectified within 60 days of notice by BioHorizons). The IP security agreement allows the Licence Agreement to be registered with local IP offices (including IP Australia and the U.S. Patent and Trademark Office).

Either party may terminate the Licence Agreement for material breach if such breach is not cured within 90 days after written notice from the other party. Either party may terminate the Distribution Agreement for material breach if such breach is not cured within 60 days after written notice from the other party.

The Distribution Agreement contains two separate regimes for change of control:

- "Sale Default" which is effectively a change in 50% of voting power or acquisition of at least 50% of ordinary shares of Orthocell, or a sale by Orthocell to an unrelated party (other than BioHorizons, Henry Schein Inc. or any of their Affiliates) of all or substantially all of the assets of Orthocell or of the business required by Orthocell to perform its obligations under the Distribution Agreement, in each case during the first three years of the Distribution Agreement. If this occurs, BioHorizons has a 20-day period following announcement of the proposed transaction (or otherwise becoming aware of the proposed transaction, in the case that Orthocell is no longer listed on the ASX) that would trigger a change of control during which it can claim a refund of the full licence fee (payable two weeks after completion of the relevant transaction), and the Agreements will automatically terminate. This will be BioHorizons' sole remedy.
- "Supply Default" which is effectively a change in 50% of voting power or acquisition of at least 50% of ordinary shares of Orthocell in favour of a competitor of BioHorizons, or a sale by Orthocell to a competitor of BioHorizons of all or substantially all of the assets of Orthocell or of the business required by Orthocell to perform its obligations under the Distribution Agreement, or a change in manufacturing facilities, in each case during the first seven years of the Distribution Agreement, which results in a failure to supply Striate+™ products by Orthocell that were ordered by BioHorizons before the change of control event. If this occurs, BioHorizons can pursue two of the following three remedies: (i) release of know-how from escrow; (ii) a partial refund of license payments based on the number of anniversaries since the commencement of the Distribution Agreement; or (iii) 12 months' worth of extra supply of Striate+™ products. This doesn't preclude BioHorizons from pursuing other contractual remedies, usual for an agreement of this type, that may be available.

The consolidated entity has no other contingent liabilities for the year ended 30 June 2023.

Note 25. Contingent assets

The consolidated entity has no contingent assets for the year ended 30 June 2023 or 30 June 2022.

Note 26. Commitments

	2023 \$	2022 \$
Patent annuity commitments	·	·
To maintain patent rights the following commitments will need to be met by		
the Company:	00.007	112 112
Within one year One to five years	89,986 356,612	113,113 377,495
More than five years	395,328	461,430
	0,0,020	.0.7.00
	841,926	952,038
Lease commitments – operating		
Committed at the reporting date but not recognised as liabilities, payable:	0.040	400
Within one year	2,940 9,065	638
One to five years More than five years	7,065	
(
\supset	12,005	638
Capital commitments		_
Committed at the reporting date but not recognised as liabilities:	40.5.000	007.540
Property, plant & equipment	435,839	207,543
	435,839	207,543
		-
Total commitments	1,289,770	1,160,219
Operating lease commitments includes contracted amounts for various equipm	ent under non-	cancellable
operating leases expiring within one to ten years.		

Note 27. Related party transactions

Parent entity: Orthocell Limited is the parent entity

Subsidiaries: Interests in subsidiaries are set out in note 28.

Disclosures relating to key management personnel are set out in note Key management personnel:

22 and the remuneration report in the Directors' Report.

Loans to/from related parties: There were no loans to or from related parties at the current and

previous reporting dates

Terms and conditions: All transactions were made on normal commercial terms and

conditions and at market rates.



Note 28. Parent entity and interest in subsidiaries

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

		2023 %	2022 %
Name of entity	Country of incorporation	,,	,,
Ausbiomedical Pty Ltd	Australia	100	100
Orthocell UK Ltd	United Kingdom	100	100
Orthocell (US) LLC(1)	United States of America	100	100

(1) Orthocell (US) LLC was incorporated on 13 April 2021.

As the subsidiaries do not trade or have any assets and liabilities, the consolidated entity and parent entity disclosures are the same.

Note 29. Events after the reporting period

e 0	No matters or circumstances have arisen since 30 June 2023 that have significantly affect the consolidated entity's operations, the results of those operentity's state of affairs in future financial years.		
<u>(1)</u>			
	Note 30. Reconciliation of loss after income tax to net cash from o	perating activ	vities .
M		2023	2022
<u> </u>		\$	\$
		((0.10 / -0-)
	Loss after income tax expense for the year	(6,248,181)	(9,106,585)
S	Adjustments for:		
(1)	Depreciation and amortisation	554,121	348,618
$\tilde{\bigcirc}$	Share-based payments expensed	2,492,500	500,923
	Lease interest	30,573	20,870
_	Inventory write-off	20,123	2,135
O	Change in energting assets and lightities		
	Change in operating assets and liabilities: (Increase)/decrease in debtors	20,950,592	(23,250,806)
	(Increase)/decrease in debios (Increase)/decrease in prepayments	(89,276)	(71,130)
	(Increase)/decrease in inventories	(440,682)	(146,820)
	Increase/(decrease) in creditors	(678,999)	2,286,349
	Increase/(decrease) in accruals	241,395	31,489
	Increase/(decrease) in contract liabilities	(2,304,000)	22,983,228
	Increase/(decrease) in employee entitlements	64,414	140,273
		14,592,580	(6,261,456)

Note 31. Loss per share

	2023 \$	2022 \$
Loss after income tax expense for the year	(6,332,181)	(9,106,585)
Weighted average number of shares used in calculating basic and diluted loss per share	Shares 197,213,393	Shares 194,665,834
Loss per share Basic earnings per share Diluted earnings per share	(0.032) (0.032)	(0.047) (0.047)

Options are considered to be potential ordinary shares and have only been included in the determination of diluted loss per share to the extent to which they are dilutive.

O_{Note} 32. Operating segments

 $oldsymbol{\Phi}$ The consolidated entity has identified its operating segments based on the internal reports that are 🕜 reviewed and used by the Chief Operating Decision Maker to make decisions about resources to be allocated to the segments and assess their performance. The financial information presented in the statement of profit or loss and other comprehensive income and statement of financial position is the same as that presented to the chief operating decision makers. Reports provided to the chief operating decision makers reference the consolidated entity operating in one segment, being the development of innovative makers reference the consolidated entity operating in one segment, being the development of innovative biological products to address unmet clinical needs in human health in the regenerative medicine industry.



DIRECTORS' DECLARATION

In the directors' opinion:

- The attached consolidated financial statements and notes thereto and the remuneration report contained in the directors' report comply with the Corporations Act 2001, the Accounting Standards, the Corporations Regulations 2001 and other mandatory professional reporting requirements.
- The attached consolidated financial statements and notes thereto comply with International Financial Reporting Standards as issued by the International Accounting Standards Board as described in note 1 to the consolidated financial statements.
- The attached consolidated financial statements and notes thereto give a true and fair view of the
 consolidated entity's financial position as at 30 June 2023 and of its performance for the financial
 year ended on that date, and
 - There are reasonable grounds to believe that the Company will be able to pay its debts as and when they become due and payable.

The directors have been given the declarations required by section 295A of the Corporations Act 2001.

Signed in accordance with a resolution of directors made pursuant to section 295(5)(a) of the Corporations Act 2001.

On behalf of the directors

Mr Paul Anderson

Director

1 31 August 2023

Perth

PKF Perth



INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF ORTHOCELL LIMITED

Report on the Financial Report

Opinion

We have audited the accompanying financial report of Orthocell Limited (the "company"), which comprises the consolidated statement of financial position as at 30 June 2023, the consolidated statement of profit or loss and other comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, notes comprising a summary of significant accounting policies and other explanatory information, and the directors' declaration of the company and the consolidated entity comprising the company and the entities it controlled at the year's end or from time to time during the financial year.

In our opinion the financial report of Orthocell Limited is in accordance with the Corporations Act 2001, including:

- Giving a true and fair view of the consolidated entity's financial position as at 30 June 2023 and of its performance for the year ended on that date; and
- ii) Complying with Australian Accounting Standards and the Corporations Regulations 2001.

Basis for Opinion

We conducted our audit in accordance with Australian Auditing Standards. Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Report section of our report.

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

Independence

We are independent of the consolidated entity in accordance with the auditor independence requirements of the Corporations Act 2001 and the ethical requirements of the Accounting Professional and Ethical Standards Board's APES 110 Code of Ethics for Professional Accountants (including Independence Standards) (the code) that are relevant to our audit of the financial report in Australia. We have also fulfilled our other ethical responsibilities in accordance with the Code.

Key Audit Matters

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the financial report of the current year. These matters were addressed in the context of our audit of the financial report as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. For these matters below, our description of how our audit addressed the matter is provided in that context.

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1. Revenue Recognition and Measurement - Impact and Disclosure

Why significant

For the year ended 30 June 2023 total sales of goods was \$1,939,069 (2022: \$1,474,946) and revenue from contracts was \$2,304,000 (2022: \$56,772), as disclosed in Note 3.

Note 1 describes the accounting policies applicable to distinct revenue streams, noting that revenue from:

- Revenue from sale of goods

 the consolidated entity derives revenue from the sale of cell therapy products and biological scaffold products:
 - revenue derived from cell therapy products is recognised at the time when the cells are ready to be delivered to the patient, and
 - revenue derived from biological scaffold products is recognised at the time of delivery to the customer.
- Revenue from Contracts related to the exclusive patent and trademark licences – revenue is recognised over the period until the licence patent expires.

In the prior year, Orthocell Limited signed two significant agreements with BioHorizons Implant Systems Inc. An exclusive distribution and supply agreement in relation to Orthocell's Striate+ (a resorbable collagen membrane used for dental guided bone and tissue regeneration procedures) and the supply of 100,000 units each year. A second agreement for the exclusive patent and trademark for these products. For the exclusive patent and trademark agreement, the total consideration was paid upfront of AUD\$23,225,432 (US\$16,000,000).

At the inception date of the contract, a contract liability was recognised and revenue is to be recognised upon the future performance obligations, to be satisfied on a 10-year period, therefore revenue is to be recognised over time as disclosed in Notes 1 and 16.

As at 30 June 2023, a total of \$2,304,000 was recognised as revenue, leaving a contract liability balance of \$18,375,228 to be recognised over time, as disclosed in the Note 16.

The recognition of revenue and associated deferred revenue is considered a key audit matter due to the varied timing of recognition relative to the different revenue streams and separate performance obligations, and the application of AASB 15 Revenue from Contracts with Customers.

How our audit addressed the key audit matter

Our work included, but was not limited to, the following procedures:

- Identified the various revenue streams;
- Reviewed the significant contracts with customers under AASB 15 Revenue from Contracts with Customers, namely:
 - Identified the contracts with the customers, and the performance obligations in the contracts.
 - Determined the transaction price,
 - Allocated the transaction price to the performance obligations identified, and
 - Determined the correct time for the revenue recognition when a performance obligation is satisfied.
- Performed walkthrough tests to understand the internal control environment in operation for the significant revenue streams;
- Tested substantively the revenue recognised in the financial statements;
- Review post year end receipts to ensure the completeness of income recorded;
- Regarding the exclusive patent and trademark agreement we also have:
 - Agreed the revenue amount recognised in the profit or loss statement;
 - Confirmed the accuracy of the contract liability in the financial statements and the recognition over time of the consideration
 - ved upfront from the contract.



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Why significant

In addition, revenue recognition was considered a key audit matter as the audit procedures conducted over this matter were a significant part of the audit.

How our audit addressed the key audit matter

2. Carrying Amount of Intangible Assets

Why significant

The consolidated entity holds total intangible assets of \$1,133,052 (2022: \$1,229,893) as disclosed in Note 12.

Note 1 describes the accounting policies applicable to the intangible assets. The balance above relates to Intellectual Property: patents and trademarks being amortised on a straight-line basis over the period of their expected benefit. The consolidated entity's accounting judgement and estimates in respect of patents and trademarks is outlined in Note 2.

Under AASB 136 – Impairment of Assets, these intangibles are required to be tested for impairment annually. Considering the significant judgement involved in assessing the recoverable value of the intangibles assets this was considered to be a key audit matter.

How our audit addressed the key audit matter

Our work included, but was not limited to, the following procedures:

- Assessing the existence of the patents and trademarks through the confirmation that the status of the patents and trademarks is active;
- Performed test of details for any additions / disposals in the current year:
- Assessing and challenging the key assumptions used by the consolidated entity to test the intangibles assets for impairment;
- Assessing and challenging the reasonableness of the key assumptions underpinning the revenue and net cash flow projections included in the cashflow forecast;
- Performing sensitivity analysis in the cashflow forecast:
- Assessed the market capitalisation of the company;
- Assessed the appropriateness of the related disclosures in Note 12.

3. Inventory Valuation

Why significant

The consolidated entity holds total inventory of \$1,034,129 (2022: \$613,570) as disclosed in Note 8.

Note 1 describes the accounting policies applicable to the inventories. Significant judgement is required to be exercised when making the decision whether inventory items should be carried forward in the statement of financial position or written off. Management must consider the likelihood of whether each particular patient will proceed to implantation. This requires a degree of estimation and judgement based on historical sales experience, the ageing of the inventories and other demographic and market factors.

The consolidated entity's accounting judgement and estimates in respect of impairment of inventories is outlined in Note 2.

How our audit addressed the key audit matter

Our work included, but was not limited to, the following procedures:

- Testing the consolidated entity's inventory reconciliations which utilise underlying data such as production costs reports:
- Assessing the methodology applied by the consolidated entity in determining the value of inventories against the requirements of the accounting standards;
- · Assessing slow moving and obsolete inventory;
- Assessing the balance in accordance AASB 102 to ensure that the balance is measured at the lowest of the cost or NRV;



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Why significant

AASB 102 – Inventories requires the Inventories to be stated at the lower of cost and net realisable value.

Inventories were considered a key audit matter as the audit procedures conducted over this matter were a significant part of the audit.

How our audit addressed the key audit matter

 Assessing the appropriateness of the related disclosures in Note 8.

Other Information

Other information is financial and non-financial information in the Annual Report of the consolidated entity which is provided in addition to the Financial Report and the Auditor's Report. The directors are responsible for Other Information in the Annual Report.

The Other Information we obtained prior to the date of this Auditor's Report was the Corporate Directory and the Director's report. Additional Other Information, being the Corporate Governance Statement and ASX Additional Information, is expected to be made available to us after the date of the Auditor's Report.

Our opinion on the Financial Report does not cover the Other Information and, accordingly, the auditor does not and will not express an audit opinion or any form of assurance conclusion thereon, with the exception of the Remuneration Report.

In connection with our audit of the Financial Report, our responsibility is to read the Other Information. In doing so, we consider whether the Other Information is materially inconsistent with the Financial Report or our knowledge obtained in the audit, or otherwise appears to be materially misstated.

We are required to report if we conclude that there is a material misstatement of this Other Information in the Financial Report and based on the work we have performed on the Other Information that we obtained prior the date of this Auditor's Report we have nothing to report.

Directors' Responsibilities for the Financial Report

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

In preparing the financial report, the Directors are responsible for assessing the consolidated entity'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 consolidated entity or to cease operations, or have no realistic alternative but to do so.

Auditor's Responsibilities for the Audit of the Financial Report

Our objectives are to obtain reasonable assurance about whether the financial report as a whole is 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 Australian Auditing Standards will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of this financial report.

As part of an audit in accordance with Australian Auditing Standards, we exercise professional judgement and maintain professional scepticism throughout the audit. We also:



PKF Perth



- Identify and assess the risks of material misstatement of the financial report, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are
 appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the
 consolidated entity's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Directors.
- Conclude on the appropriateness of the Directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the consolidated entity's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial report or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the consolidated entity to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial report, including the disclosures, and whether the financial report represents the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the consolidated entity to express an opinion on the consolidated entity financial report. We are responsible for the direction, supervision and performance of the consolidated entity audit. We remain solely responsible for our audit opinion.

We communicate with the Directors regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide the Directors with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, actions taken to eliminate threats or safeguards applied.

From the matters communicated with the Directors, we determine those matters that were of most significance in the audit of the financial report of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on the Remuneration Report

We have audited the Remuneration Report included in the directors' report for the year ended 30 June 2023.

Opinion

In our opinion, the Remuneration Report of Orthocell Limited for the year ended 30 June 2023, complies with section 300A of the Corporations Act 2001.



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Responsibilities

The directors of the Company are responsible for the preparation and presentation of the Remuneration Report in accordance with section 300A of the Corporations Act 2001. Our responsibility is to express an opinion on the Remuneration Report, based on our audit conducted in accordance with Australian Auditing Standards.

PKF PERTH

PKF Perth

SIMON FERMANIS
PARTNER

31 AUGUST 2023 WEST PERTH WESTERN AUSTRALIA

CORPORATE GOVERNANCE STATEMENT

General

The Board of Directors of Orthocell Limited (the "Company") is responsible for the corporate governance of the Company. The Board guides and monitors the business and affairs of the Company on behalf of the shareholders by whom they are elected and to whom they are accountable.

The Company's Corporate Governance Statement is set out on the Company's website at www.orthocell.com.au.



ASX ADDITIONAL INFORMATION

Additional information required by the ASX Limited Listing Rules and not disclosed elsewhere in this report is set out below. The information is effective 23 August 2023.

Substantial shareholders

There are no substantial shareholders at the date of this report.

Voting rights

Ordinary shares

On a show of hands, every member present at a meeting in person or by proxy shall have one vote and upon a poll each share shall have one vote.

Ranges	Shareholders	Holdings
1 – 1,000	401	252,235
1,001 – 5,000	1,841	5,024,184
5,001 – 10,000	838	6,877,951
10,001 – 100,000	1,708	60,115,84
100,001 and over	302	125,032,85
Totals	5,090	197,303,07
Unmarketable parcels	593	474,032

There is currently no on-market buy-back program for any of Orthocell Limited's listed securities.

Restricted securities

Securities Exchange

The Company was listed on the Australian Securities Exchange on 12 August 2014.

Ordinary shares

20 largest shareholders	Shares held	%
Ming Hao Zheng & Fan Ying	6,805,886	3.45
Mr Paul Frederick Anderson & Ms Nicole Jane Telford	6,233,335	3.16
Mr Qixiao Zhou	5,996,241	3.04
Mr Jia Xun Xu	5,299,107	2.69
Sandhurst Trustees Ltd	4,913,939	2.49
Wenola Pty Ltd	3,934,058	1.99
Mr Patrick John McHale	3,657,147	1.85
HSBC Custody Nominees (Australia) Limited	3,287,549	1.67
Citicorp Nominees Pty Ltd	2,057,820	1.04
Sankofa Strategic Equity Fund Limited	1,962,000	0.99
Mr Tony Athas & Mrs Angela Athas	1,600,000	0.81
Dr John Clifford Philpott	1,560,216	0.79
Dr John Clifford Philpott & Mrs Rebecca Anne Philpott	1,508,135	0.76
Mr Vance Clark Moore	1,350,000	0.68
BNP Paribas Nominees Pty Ltd	1,242,770	0.63
Mr Paul John Van Dyk	1,074,275	0.54
Mr Bryan F Short	1,068,200	0.54
Aris Nominees Pty Ltd	1,042,816	0.53
Bond Street Custodians Limited	1,000,000	0.51
Murdoch Ventures Pty Ltd	923,851	0.47
Total	56,517,335	28.64
Balance of register	140,785,736	71.36
Grand total	197,303,071	100.00



ASX ADDITIONAL INFORMATION

Unquoted options and performance rights

Options issued under the options plans total 38,465,000.

Performance rights under the Employee Awards Plan total 1,000,000.

Voting rights

Options and performance rights - No voting rights.

Distribution of unlisted options and performance rights

	Security	Exercise price	Expiry date	Holding range 1 – 5,000	Holding range 5,001 – 10,000	Holding range 10,001 – 100,000	Holding range 100,001 and over	Totals
				No options (Holders)	No options (Holders)	No options (Holders)	No options (Holders)	No options (Holders)
>	OCCOPT17	\$0.41	11/06/25	nil	nil	nil	2,000,000 (1)	2,000,000 (1)
	OCCOPT18	\$0.40	8/10/23	nil	nil	nil	200,000 (1)	200,000 (1)
(1)	OCCOPT19	\$0.583	14/10/24	nil	nil	760,000 (19)	15,970,000 (13)	16,730,000 (32)
156	OCCOPT20	\$0.517	5/02/24	nil	nil	300,000 (3)	150,000 (1)	450,000 (4)
	OCCOPT21	\$0.536	4/06/24	nil	nil	100,000 (1)	1,750,000 (4)	1,850,000 (5)
na	OCCOPT22	\$0.57	16/09/24	nil	nil	100,000 (1)	nil	100,000 (1)
20	OCCOPT23	\$0.50	26/10/24	nil	nil	300,000 (3)	455,000 (3)	755,000 (6)
per	OCCOPT24	\$0.58	26/10/24	nil	nil	nil	150,000 (1)	150,000 (1)
	OCCOPT25	\$0.606	4/04/26	nil	nil	150,000 (2)	nil	150,000 (2)
Ō	OCCOPT26	\$0.515	11/05/26	nil	nil	50,000 (1)	1,000,000 (1)	1,050,000 (2)
Ш	OCCOPT27	\$0.403	13/07/25	nil	nil	900,000 (10)	1,300,000 (4)	2,200,000 (14)
	OCCOPT28	\$0.400	8/03/28	nil	nil	nil	3,000,000 (1)	3,000,000 (1)
	OCCOPT29	\$0.360	19/04/27	nil	nil	790,000 (16)	3,040,000 (10)	3,830,000 (26)
	OCCOPT30	\$0.600	26/05/26	nil	nil	nil	1,000,000 (1)	1,000,000
-	OCCOPT31	\$0.800	26/05/27	nil	nil	nil	1,000,000 (1)	1,000,000 (1)
	OCCOPT32	\$0.400	26/05/28	nil	nil	nil	4,000,000 (1)	4,000,000 (1)
	OCCPR1	nil		nil	nil	nil	1,000,000 (1)	1,000,000 (1)

All unlisted options and performance rights were issued pursuant to the Company's employee option acquisition plan or to directors pursuant to shareholder approval.

