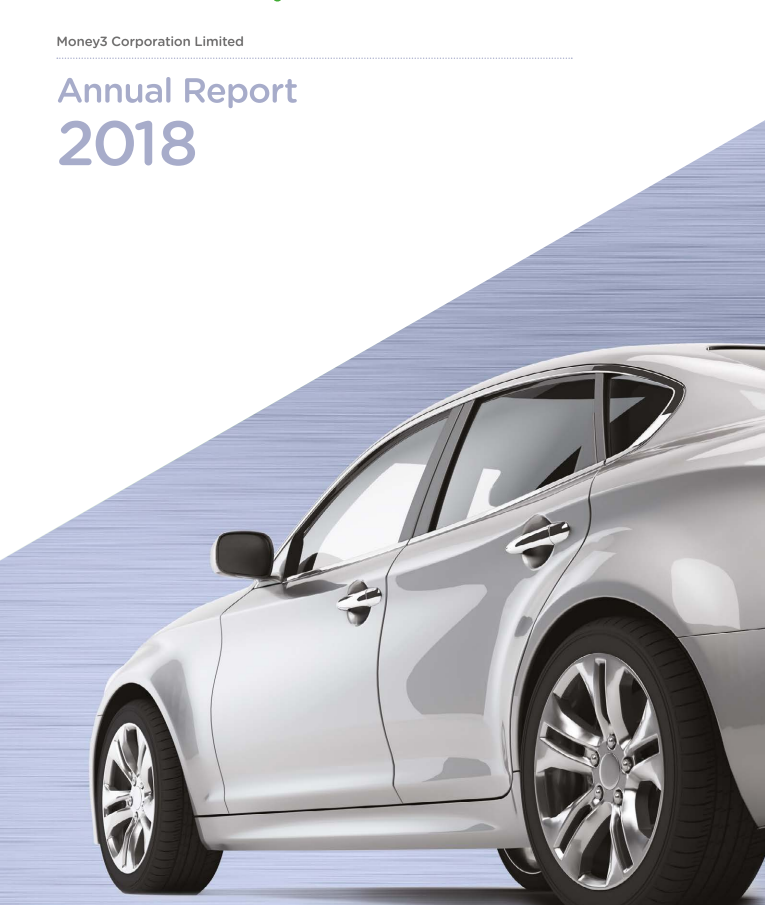
# money3



# **About Money3**

Money3 is a leading provider of pre-owned automotive finance to Australians either not serviced by or excluded by traditional lenders

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About Money3 FY18 Key Highlights

Chairman & Managing Director's Report

**Financial Report** 









#### Brand

#### money

#### Channels

#### **Products**

- **Auto Loans**

#### History

- Over 800,000 loans settled worth over \$1bn in value

# money3

#### Highlights

- 31.4% growth in Broker division
- Over 80% of portfolio in secured automotive loans

#### Dividend

- 9.5 cents dividend

#### **Funding**

- \$96.3m available for deployment

## **Key financials**

- \$56.6m EBITDA
- \$32.0m NPAT

#### Strategic

- Increase market share in secured automotive loans
- Transition from SACC lendingDigital & technology solutions









# FY18 Key Highlights

10.1%

Increase in NPAT to \$32.0m in line with guidance

Gross Loan book increased

12.8% to \$308.1m

Final dividend declared of 5.00 cents full franked, taking full year dividend to

9.5 cents

11.9%

Increase in EBITDA driven by stronger performance across all divisions

31.4%

Increase in Broker division revenue

11.2%

Increase in total revenue to \$121.9m

# Chairman & Managing Director's Report



On behalf of the board of directors of Money3 Corporation Limited (Money3), it is our pleasure to present the Annual Report for the financial year ended 30 June 2018 (FY18).

Money3 provides a range of sustainable loan products to consumers who cannot access funding from traditional lenders and who want to move up the credit risk continuum to financial and social inclusion.

Demand from consumers for Money3's products and approach to customer care continues to grow. Lending momentum continues to build for secured automotive receivables as does cash collection, with August 2018 producing record results in both areas.

Rayaplace

**Ray Malone** Executive Chairman Money3 Corporation Limited

27 September 2018

Scott Baldi

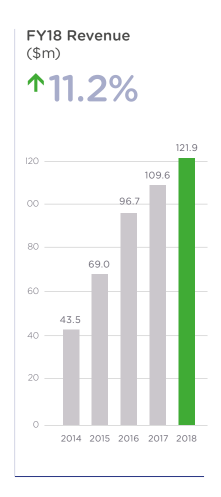
**Scott Baldwin**Managing Director
Money3 Corporation Limited

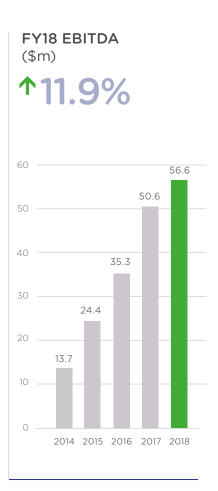
27 September 2018

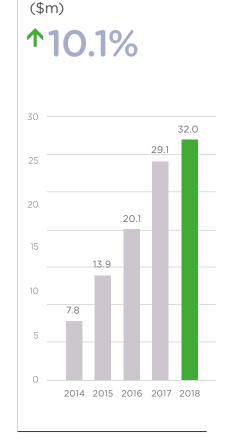
In an environment where traditional financial service providers have chosen to retreat from customers we choose to serve, we are delighted to report Money3 has achieved significant strategic and operational milestones. Money3 is stronger operationally, bolstering our cash collection teams in both number and with technological enhancements, is well funded for growth and has a strategic direction to pursue with vigour.

We continue to be deeply appreciative of the ongoing excellence and commitment that our people show to serving our customers, which is best demonstrated through our continued secured loan book growth in FY18.

### Chairman & Managing Director's Report (continued)







**FY18 NPAT** 

#### **Financial Results**

In FY18 we delivered another year of strong growth, and an outstanding financial result. Revenues were up 11.2% from \$109.6m to \$121.9m, EBITDA increased by 11.9% to \$56.6m and NPAT increased by 10.1% to \$32.0m in line with market expectations. Gross loans receivable increased by 12.8% to \$308.1m, up from \$273.1m driven by a stronger performance from the Broker division.

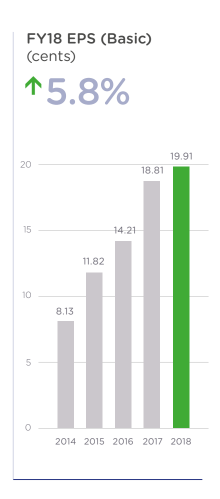
The expenditure review program launched in FY17 continued to be successful in FY18 and will be extended into FY19. We have significantly reduced marketing spend over the period and still managed to increase application volume, which is a tremendous result from our marketing team.

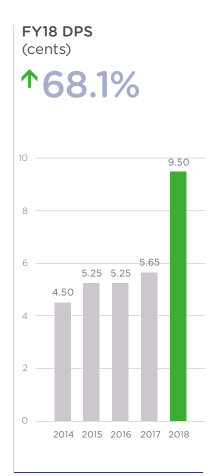
Broker division continues to impress with its performance increase in revenue of 31.4% to \$73.6m and EBITDA by 32.4% to \$45.9m. Gross loans receivable grew by 18.1% to \$252.5m despite lack of additional funding till late May 2018.

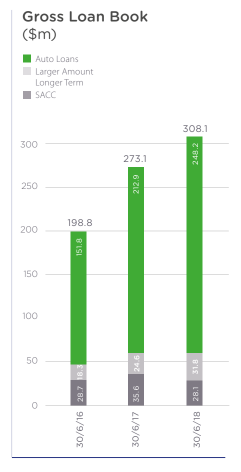
Cash collections in Broker division strengthened through efficiencies and improvements in customer engagement, evidenced by 23.2% growth to \$153.5m. Secured automotive loans now represent 80.6% of the total gross loans receivable of \$308.1m, compared to 78.0% at the end of FY17.

We also launched a personal loan product delivered through our broker channel with interest rates under 48%. These were a mix of secured and unsecured personal loans generally for existing clients to repair or upgrade their cars. At 30 June 2018, these loans represent \$4.4m in gross loans receivable and classified under the larger amount longer term asset category. We expect to see good growth in this product over FY19.

Money3 was an early adopter of Accounting Standards AASB9 and AASB15 in FY18. The FY17 results were not restated for AASB9 and AASB15 and, are therefore, not comparable with FY18 results. On a normalised basis, FY18 EBITDA increased by 20%.







#### **Dividends**

The Directors of Money3 have declared a final dividend of 5.00 cents per share fully franked, payable on the 23 October 2018 to those shareholders on the register at the close of business on the 2 October 2018. The final dividend payable of 5.00 cents per share brings the full year dividend to 9.50 cents per share fully franked.

#### Outlook

With a healthy \$96.3m available in growth funding and investments in digital solutions to enhance customer engagement, the business is exceptionally well placed to expand its market share of secured automotive receivables, particularly through further penetration and integration with broker relationships and leveraging existing customers who already know and love our products and approach to customer care. We will also diligently maintain a focus on cost savings that have been identified and implemented across the business. Training, compliance and collections activity will continue to be a focus to reinforce Money3's market leading position.

The business continues to transition away from Small Amount Credit Contract (SACC) lending. The gross loans receivable decreased by \$7.5m and represents less than 10% of Money3's gross loans receivable at 30 June 2018. We continue to work towards and exit in the best interest of all stakeholders.

#### Conclusion

On behalf of the Board of Money3, we would like to thank our staff and management for their outstanding customer service and commitment to our vision.

Finally, we would like to thank you, our shareholders, for your continued support as we execute Money3's growth strategy. We are excited by the outlook for the business and look forward to continuing to grow shareholder value.

# **Financial Report**

for the year ended 30 June 2018

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# **Corporate Governance Statement**

The statement outlining Money3 Corporation Limited's corporate governance framework and practices in the form of a report against the Australian Securities Exchange Corporate Governance Principles and Recommendations, 3rd Edition, will be available on the Money3 website, www.money3.com.au, under Corporate Governance in the Investors tab in accordance with listing rule 4.10.3 when the 2018 Annual Report is lodged.

# **Directors' Report**

The Board of Directors ("the Board") of Money3 Corporation Limited ("Money3" or "the Company") present the annual financial report on the consolidated entity, consisting of Money3 Corporation Limited and its subsidiaries ("the Group") for the year ended 30 June 2018. In order to comply with the provisions of the *Corporations Act 2001*, the Directors report as follows:

#### **Directors' Details**

The following persons were Directors of the Company during the whole year, unless otherwise stated, and up to the date of this report:

#### **Ray Malone**

• Executive Chairman (resigned as Non-Executive Chairman appointed as Executive Chairman on 1 July 2017)

Ray is currently Chief Executive Officer and Executive Chairman of AMA Group Limited ("AMA") and having delivered outstanding shareholder value at AMA over the last 8 years, brings significant strategic experience and track record to Money3.

Other Current Non-Executive Directorships: Nil

#### Kang Tan ACA (UK) FIPA (Aust)

- Non-Executive Director
- · Member of the Remuneration Committee
- · Member of the Audit Committee

Kang has been a member of the Institute of Chartered Accountants in England and Wales since 1983 and a fellow of the Institute of Public Accountants in Australia since 1998. Kang spent ten years as an Accountant with La Trobe University Union. Before coming to Australia, in Malaysia Kang was the Group Financial Controller of Tanming Corporation Berhad for four years. Kang established his first small cash loan branch in Glenroy, Victoria in August 2000. Kang held an ownership interest in four of the Money3 trading companies prior to being acquired by Money3.

Other Current Non-Executive Directorships: Nil.

#### Leath Nicholson B.Ec (Hons) LLB (Hons) LLM (Commercial Law)

- · Non-Executive Director
- · Chairman of the Remuneration Committee
- Member of the Audit Committee

Leath brings broad commercial and legal experience to Money3, specifically in the area of mergers and acquisitions and corporate governance. He has practised extensively in the consumer credit regulatory sector and has provided legal advice to Money3 in relation to both its corporate and consumer credit obligations since 2010. Leath was a Corporate Partner at a leading national law firm, gaining experience with a breadth of ASX listed entities, before co-founding Nicholson Ryan in 2008.

Other Current Non-Executive Directorships: AMA Group Limited since 23 December 2015 and CCP Technologies Limited (ASX:CT1) as non-executive Chairman since 14 October 2016.

#### **Directors' Report** (continued)

#### **Stuart Robertson B.Com ACA FINSIA GAICD MBA**

- · Non-Executive Director
- · Chairman of the Audit Committee

Stuart's background includes broad experience in business advisory, investment banking, alternative investments and funds management, in addition to extensive experience in the consumer finance sector. Stuart currently provides consulting services focused on deal origination and structuring primarily in the unlisted market. Stuart has held senior roles at BT Funds Management, KBC Investments Limited and Zurich Financial Services in Australia, London and New York. He is a qualified Chartered Accountant, a Fellow of the Financial Services Institute of Australasia (FINSIA) and graduate of the Australian Institute of Company Directors. In addition, he holds a Masters of Business Administration from the Macquarie Graduate School of Management.

Other Current Non-Executive Directorships: Ellerston Global Investments Limited since 24 July 2014 and Ellerston Asian Investments Limited since 25 June 2015. Stuart was appointed to the board of Praemium Limited (ASX:PPS) on 12 May 2017.

#### Scott Baldwin B.Eng. (Hons) MBA GAICD

- · Managing Director
- Member of the Remuneration Committee (non-voting)

Joining Money3 in 2008 as the Chief Operating Officer, Scott has a wealth of experience in sales, marketing and technology. Appointed to the board in 2009, Scott established and led the growth of the secured vehicle financing division at Money3. Prior to joining Money3, Scott spent over a decade in a variety of senior roles with General Electric Healthcare, from Sales & Service across Asia to leading infrastructure projects and working on the Asian Mergers and Acquisitions team.

Other Current Directorships: Nil.

#### Company Secretary's Details

#### **Terri Bakos B.Acc. ACA ACIS**

• Company Secretary (appointed on 31 October 2016)

Joining Money3 in October 2016 as Company Secretary, Terri has over 20 years' experience providing company secretarial, financial accounting and compliance services to ASX listed and unlisted public companies in the technology, mining and biotech sectors.

#### Former Company Secretary's Details

#### **Brett Coventry B.Acc. CPA MBA (resigned 29 March 2018)**

· Chief Financial Officer and Joint Company Secretary

Joining Money3 in January 2017 as Chief Financial Officer and Joint Company Secretary, Brett is an experienced CPA and governance professional with nearly two decades of senior finance experience across high growth FMCG and technology spaces. His most recent experience was in senior finance and commercial roles at ASX listed Catapult Group International Limited (CAT) as CFO, responsible for listing CAT on the ASX. Brett has significant experience in financial management, capital raising, acquisitions, commercial operations and governance. Brett resigned in March 2018.

#### **Principal Activities**

The principal activities of the Group during the financial year were the provision of financial services specialising in the delivery of secured and unsecured personal loans.

There has been no significant change in the principal activities during the financial year.

#### **Dividends - Money3 Corporation Limited**

Dividends paid to members during the financial year were as follows:

|  | 2018<br>\$'000 | 2017<br>\$'000 |
|--|----------------|----------------|
| Final ordinary dividend for year ended 30 June 2017 of 3.15 cents (2016 – 2.5 cents) per fully paid share paid on 27 October 2017  | 4,993          | 3,880          |
| Interim ordinary dividend for the year ended 30 June 2018 of 4.5 cents (2017 – 2.5 cents) per fully paid share paid on 21 May 2018 | 7,203          | 3,882          |
| Total Dividends Paid   | 12,196         | 7,762          |

Since the end of the financial year the Directors have declared the payment of a final 2018 ordinary dividend of 5.00 cents per fully paid share. Based on the current number of shares on issue, the dividend payment is expected to be \$8.8m. This dividend will be paid on 23 October2018 by the Company.

The Board advises that the dividend payout ratio guidance will continue to be 30-50% of underlying NPAT to balance shareholder returns in the form of dividends versus capital growth through reinvestment of profit into the loan book.

#### **Review of Operations**

Money3 is pleased to announce full year results for the year ended 30 June 2018 and confirms its record Net Profit After Tax ("NPAT") of \$32.0m is in line with its recent updated profit guidance of \$32.0m.

Money3 continues to focus on building a profitable and scalable secured automotive lending business through medium term secured loans.

Money3 has a range of sustainable loan products that it offers to consumers who cannot access funding from traditional lenders and who want to move up the financial continuum to financial and social inclusion.

#### **Group Results**

Headline achievements for the Group include:

- 31.4% increase in Broker Division Revenue to \$73.6m
- 11.2% increase in Group Revenue to \$121.9m
- 11.9% increase in Group EBITDA to \$56.6m
- 10.1% increase in Group NPAT to \$32.0m
- 12.8% increase in Gross Loans Receivable to \$308.1m.
- \$96m funds available comprising \$50m undrawn finance facility and \$46m in cash and cash equivalents as at 30 June 2018 to accelerate loan book growth in FY19.
- Final FY18 dividend of 5.00 cents fully franked, taking full year dividend to 9.50 cents fully franked

Money3 delivered a solid financial result in FY18. Revenues were up 11.2% and gross loans receivable increased by 12.8%, despite the lack of additional funding until mid May 2018. In FY18, Money3 continued to focus on improving its quality of originations as well as cost controls contributing to overall growth in performance.

The Company has early adopted AASB 9 Financial Instruments and AASB 15 Revenue from Contracts with Customers effective 1 July 2017. This resulted in changes in accounting policies and adjustments to the amounts recognised in the financial statements. These changes have been applied retrospectively, however, comparative periods have not been restated, rather the differences in the carrying amounts of financial assets and liabilities resulting from this adoption are recognised in retained earnings at 1 July 2017. Accordingly, at 1 July 2017, Retained Earnings has decreased by \$10.2m (net of tax). The detailed impact on the results are detailed in Note 1 (f).

The implementation of the new accounting standards has enabled Money3 to align revenue recognition to its cash flows. Since the transition adjustments were applied only from 1 July 2017, the prior period information in the tables in this report is not comparable.

#### **Directors' Report** (continued)

The key financial operating results of the Group are outlined in the table below:

|                        | 30 Jun 18<br>\$′000 | 30 Jun 17<br>\$'000 | %<br>Change |
|------------------------|---------------------|---------------------|-------------|
| Total revenue          | 121,876             | 109,638             | 11.2        |
| EBITDA                 | 56,572              | 50,576              | 11.9        |
| NPAT                   | 32,028              | 29,086              | 10.1        |
| Gross loans receivable | 308,047             | 273,095             | 12.8        |
| Net loans receivable   | 268,305             | 241,644             | 11.0        |

#### **Broker Division**

The Broker Division of Money3 consists primarily of secured loans (mainly automotive) between \$2,000 and \$35,000 over periods up to 60 months. Over 15,000 loans were settled in FY18. This is a record number of settlements for the company. All financing under the Broker Division is provided under the All Other Credit ("AOC") Contract, in accordance with the National Consumer Credit Protection Act 2009.

Money3 has over 150 accredited independent broker relationships across Australia, which provides approximately 75% of settled loans, in addition to receiving leads from various websites and referral partners.

The key financial operating results for the Broker division are outlined in the table below:

|                        | 30 Jun 18<br>\$'000 | 30 Jun 17<br>\$'000 | %<br>Change |
|------------------------|---------------------|---------------------|-------------|
| Total revenue          | 73,618              | 56,022              | 31.4        |
| EBITDA                 | 45,887              | 34,650              | 32.4        |
| Gross loans receivable | 252,537             | 213,862             | 18.1        |
| Net loans receivable   | 227,116             | 195,916             | 16.4        |

The Broker Division was delighted to report the strongest month of settlements in Money3's history was in the month of May 2018 with approximately 1,600 loans.

The Broker Division delivered exceptional revenue and EBITDA growth during the year. Revenue for the year increased by 31.4% to \$73.6m, driven by an increase in the number of loans written during the year and improved cash collections. The growth in written loans provides a strong platform for future financial periods.

#### **Branch Division**

The Branch Division consists of 49 physical branches located across Australia and provides cash loans to customers ranging from \$50 to \$8,000, mainly on an unsecured basis. Financing under the Branch Division is provided under either a Small Amount Credit Contract ("SACC"), Medium Amount Credit Contract ("MACC") or an All Other Credit ("AOC") Contract, in accordance with the National Consumer Credit Protection Act 2009.

The key financial operating results for the Branch division are outlined in the table below:

|                        | 30 Jun 18<br>\$′000 | 30 Jun 17<br>\$'000 | %<br>Change |
|------------------------|---------------------|---------------------|-------------|
| Total revenue          | 34,466              | 35,127              | (1.9)       |
| EBITDA                 | 11,230              | 14,832              | (24.3)      |
| Gross loans receivable | 45,936              | 41,409              | 10.9        |
| Net loans receivable   | 33,889              | 31,520              | 7.5         |

The implementation of the new accounting standards has contributed to slower revenue recognition as revenue is aligned with cash receipts from customers. The new accounting standards also resulted in an increase in allowance for impairment losses impacting EBITDA margins significantly.

#### **Online Division**

Cash Train provides cash loans to customers ranging from \$200 to \$2,000, mainly on an unsecured basis. Financing under the Online Division is provided under either a Small Amount Credit Contract ("SACC") or a Medium Amount Credit Contract ("MACC"), in accordance with the National Consumer Credit Protection Act 2009.

The key financial operating results for the Online division are outlined in the table below:

|                        | 30 Jun 18<br>\$'000 | 30 Jun 17<br>\$'000 | %<br>Change |
|------------------------|---------------------|---------------------|-------------|
| Total revenue          | 13,792              | 18,655              | (26.1)      |
| EBITDA                 | 4,843               | 5,286               | (8.4)       |
| Gross loans receivable | 9,574               | 17,824              | (46.3)      |
| Net loans receivable   | 7,300               | 14,208              | (48.6)      |

Similar to the Branch segment, the Online segment has also been impacted by slower revenue recognition and increased allowance for impairment losses on implementation of the new accounting standards. Furthermore, the gross loans receivable, which primarily comprises SACC loans reduced by 46.3%. This reflects Money3's focus on originating secured loans.

#### **Strategic Update**

#### Market

Money3 continues to increase its market share of the secured loans market which will see further growth in revenues and profitability over time. Coupled with the expenditure review program it is expected this segment of Money3 will continue to dominate the financial metrics of the overall business.

#### Funding

In December 2017, Money3 secured a \$150m finance facility. During FY18, \$100m of the facility was drawn down in two tranches and was used to repay existing debt facilities of \$80m. At 30 June 2018, Money3 has \$96m of funds available to accelerate loan book growth comprising \$46m in cash and cash equivalents and \$50m in undrawn finance facility. The business remains conservatively geared and it is expected that future growth of the receivables book will come from debt and not equity funding.

#### **Material Risks**

Key strategic risks facing the business include the following:

#### Risk that the business cannot refinance debt facilities when they expire

Money3 to date has been conservatively geared and has been using a mixture of debt and equity to fund growth. If debt facilities could not be refinanced, lending could be reduced to allow cash receipts to repay debt facilities, a capital raising could be undertaken, or the dividend reduced or eliminated.

#### **Directors' Report** (continued)

#### Risk that part of the business is subject to an adverse regulatory change or regulatory review

Given the finance industry is heavily regulated, changes in legislation is a significant risk. With increased attention from the media, advocate groups and Environmental and Social Governance (ESG) policies, all financiers including Money3 are coming under increased scrutiny from regulators. Money3 has a diversified range of product offerings that means it is not reliant on any one product. Lending practices are continually monitored and reviewed, to ensure compliance with regulatory requirements.

#### Risk that there is a downturn in the economy and collections reduce

There is a risk that the economic cycle may result in slowing cash collections and an increase in bad debts. As the business is dealing with customers that are credit impaired, the business is adept at helping customers to manage their repayment obligations around life's challenges. Money3 knows that it is important to help customers on their journey to financial and social inclusion, and that means being flexible when the customer needs it as well as taking payment when customers have available funds. Money3's collection practices are built around this premise.

A downturn in the economy could also provide further lending opportunities to Money3 as credit practices of larger financial institutions tighten.

#### Significant Changes in State of Affairs

In the opinion of the Directors, there were no significant changes in the state of affairs of the Group that occurred during the year under review.

#### Significant Matters Subsequent to the Reporting Date

No matters or circumstances have arisen since the end of the financial year that have significantly affected or may significantly affect the operations of Money3, the results or the state of affairs of the Group.

#### Likely Developments and Expected Results of Operations

The likely developments in the Group's operations, to the extent that such matters can be commented upon, are covered in the Review of Operations section on pages 9 to 12 of this Financial Report.

#### Indemnification and Insurance of Directors and Officers

The Group has indemnified the Directors and Officers 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 Group paid a premium in respect of a contract to insure the Directors and Executives against a liability to the extent permitted by the *Corporations Act 2001*. The contract of insurance prohibits disclosure of the nature of liability and the amount of the premium.

#### **Non-Audit Services**

There were no non-audit services provided by the auditor during the 2018 or 2017 financial years.

#### **Environmental Regulation**

The operations of the Group are not subject to any significant environmental regulations under Australian Commonwealth, State or Territory law. The Directors are not aware of any breaches of any environmental regulations.

#### Proceedings on behalf of the Group

No person has applied to the Court for leave to bring proceedings to which the Group is a party, for taking responsibility on behalf of the Group for all or part of these proceedings.

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

#### **Rounding of amounts**

The Group is of a kind referred to in ASIC Legislative Instrument 2016/191, relating to the "rounding off" of amounts in the Directors' report. Amounts in the Directors' report have been rounded off in accordance with the instrument to the nearest dollar.

#### **Share Options**

As at the date of this report, there were 9,650,000 options to acquire ordinary shares of Money3 Corporation Limited on issue (2017: 26,990,000). On exercise, options convert into one ordinary share of Money3 Corporation Limited. The options carry neither right to dividends nor voting.

Details of unissued ordinary shares in the Group under option at the date of this report are:

| Issuing entity         | Туре               | No. of shares<br>under option | Exercise Price<br>\$ | Expiry Date      |
|------------------------|--------------------|-------------------------------|----------------------|------------------|
| Money3 Corporation Ltd | Employee Options   | 500,000                       | 0.996056             | 21 October 2018  |
| Money3 Corporation Ltd | Director's Options | 1,000,000                     | 1.496056             | 30 November 2018 |
| Money3 Corporation Ltd | Employee Options   | 1,000,000                     | 1.496056             | 30 November 2018 |
| Money3 Corporation Ltd | Employee Options   | 500,000                       | 1.496056             | 20 October 2019  |
| Money3 Corporation Ltd | Employee Options   | 1,650,000                     | 1.696056             | 14 April 2020    |
| Money3 Corporation Ltd | Directors Options  | 5,000,000                     | 1.50000              | 23 November 2021 |

#### Shares Issued as a Result of the Exercise of Options

During the year, the options holders under the bond facility exercised 14,751,696 options at \$1.296056. In addition, other option holders exercised 300,000 options in a cashless conversion at \$1.696056 and 2,000,000 options at \$1.496056. There were 200,000 employee options forfeited during the year.

#### **Meetings of Directors**

The number of meetings of the Board and of other Committee meetings held during the year ended 30 June 2018 and the numbers of meetings attended by each Director were:

|                  | Во   | Board    |      | Audit Committee |      | Remuneration Committee |  |
|------------------|------|----------|------|-----------------|------|------------------------|--|
| Director         | Held | Attended | Held | Attended        | Held | Attended               |  |
| Ray Malone       | 8    | 8        | *    | *               | *    | *                      |  |
| Kang Tan         | 8    | 8        | 2    | 2               | 1    | 1                      |  |
| Leath Nicholson  | 8    | 8        | 2    | 2               | 1    | 1                      |  |
| Stuart Robertson | 8    | 8        | 2    | 2               | *    | *                      |  |
| Scott Baldwin    | 8    | 8        | *    | *               | 1    | 1                      |  |

<sup>\*</sup> Not a member of the relevant committee during the year

# **Remuneration Report**

The information provided in this Remuneration Report has been audited as required by section 308(3C) of the Corporations Act 2001.

#### Key Management Personnel Disclosed in This Report

The Key Management Personnel ("KMP") covered in this Remuneration Report are those people having authority and responsibility for planning, directing and controlling the activities of the Group, directly or indirectly. The table below outlines the KMP at any time during the financial year and unless otherwise indicated, were KMP for the entire year.

| Name                            | Role  |
|---------------------------------|---|
| Non-Executive Directors ("NED") |   |
| Kang Tan                        | Non-Executive Director  |
| Leath Nicholson                 | Non-Executive Director  |
| Stuart Robertson                | Non-Executive Director  |
| <b>Executive Directors</b>      |   |
| Ray Malone                      | Executive Chairman (appointed 1 July 2017)<br>(resigned as Non-Executive 1 July 2017) |
| Scott Baldwin                   | Managing Director   |
| Executives                      |   |
| Brett Coventry                  | Chief Financial Officer and Company Secretary (resigned 29 March 2018)                |
| Siva Subramani                  | Acting Chief Financial Officer (appointed 29 March 2018)                              |
| Craig Harris                    | General Manager – Broker Division   |
| Michael Rudd                    | General Manager – Branch and Online Divisions   |
| Rob Camilleri                   | Chief Information Officer   |

#### Remuneration Philosophy

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

To that end, the Group embodies the following principles in its remuneration framework:

- Provide competitive rewards to attract high calibre executives;
- · Focus on creating sustained shareholder value;
- Significant portion of executive remuneration at risk, dependent upon meeting predetermined performance benchmarks;
- Differentiation of individual rewards commensurate with contribution to overall results and according to individual accountability, performance and potential.

The Remuneration Committee is responsible for determining and reviewing compensation arrangements for the Directors, Managing Director (MD) and the senior management team. The Remuneration Committee assesses the appropriateness of the nature and amount of remuneration of Directors and senior managers on a periodic basis by reference to relevant employment market conditions with the overall objective of ensuring maximum stakeholder benefit from the retention of a high-quality board and executive team.

#### Remuneration Structure

In line with best practice corporate governance, the structure of NED, MD and senior management remuneration is separate and distinct.

#### **NED Remuneration**

The Board seeks to set aggregate remuneration at a level which provides the Group with the ability to attract and retain Directors of the highest calibre.

The Constitution and the ASX Listing Rules specify that the aggregate remuneration of NED's shall be determined from time to time by a general meeting. An amount not exceeding the amount determined is then divided between the NED as agreed. The current approved aggregate remuneration is \$500,000 (2017: \$500,000).

On 20 December 2017, the board agreed to ask the shareholders to increase the remuneration pool for non-executive directors to \$750,000 at the next Annual General Meeting.

#### Senior Management and MD Remuneration

The Group aims to reward executives with a level and mix of remuneration commensurate with their position and responsibilities to:

- · Reward executives for Group level and individual performance against targets set by reference to appropriate benchmarks;
- · Align the interests of executives with those of shareholders;
- Link reward with the strategic goals and performance of the Group; and
- Ensure total remuneration is competitive by market standards.

The executive remuneration program is designed to support the Group's reward philosophies and to underpin the Group's growth strategy. The program comprises the following components:

- · Fixed remuneration component; and
- · Variable remuneration component including short term incentive ("STI") and long-term incentive ("LTI").

#### **Fixed Remuneration**

The level of fixed remuneration is set to provide a base level of remuneration which is both appropriate to the position and is competitive in the market. Senior managers are given the opportunity to receive their fixed (primary) remuneration in a variety of forms including cash and fringe benefits such as motor vehicles.

#### **Variable Remuneration - STI**

The objective of the STI program is to link the achievement of the operational targets with the remuneration received by the executives charged with meeting those targets. The total potential STI available is set at a level to provide sufficient incentive to the senior manager to achieve the operational targets and such that the cost to the Group is reasonable. The individual performance of each executive is also rated and considered when determining the amount, if any, of the short-term incentive pool allocated to each executive. The aggregate of annual STI payments available for executives across the Group are usually delivered in the form of a cash bonus.

#### **Variable Remuneration – LTI**

The objective of the LTI plan is to reward senior managers in a manner which aligns this element of remuneration with the creation of shareholder wealth. As such, LTI grants are only made to executives who can influence the generation of shareholder wealth and thus have a direct impact on the Group's performance against relevant long-term performance hurdles. In the 2018 financial year, no options were granted (2017: 5,000,000) to the MD and directors. Performance rights of 344,871 were issued to key executives during the year.

## Remuneration Report (continued)

#### **Contract of Employment**

All executives of the Group are employed under a letter of appointment. Various notice periods of up to 6 months are required to terminate the appointment. The MD and the Acting Chief Financial Officer ("CFO") letters of appointment contain specified LTI entitlements. Other executives' letters of appointment do not contain specified LTI entitlements and are rolling with no fixed term. Key terms of these letters of appointment are outlined below:

| Name           | Type of<br>agreement | Base salary including<br>superannuation<br>\$ | STI<br>(on target)<br>\$ | Termination<br>notice period |
|----------------|----------------------|---|--------------------------|------------------------------|
| Scott Baldwin  | Permanent            | 375,000                                       | 375,000                  | 6 months either party        |
| Siva Subramani | Permanent            | 200,000                                       | -                        | 1 months either party        |
| Craig Harris   | Permanent            | 264,990                                       | 132,495                  | 3 months either party        |
| Michael Rudd   | Permanent            | 210,000                                       | 63,000                   | 1 month either party         |
| Rob Camilleri  | Permanent            | 210,000                                       | 63,000                   | 1 month either party         |

#### Relationship Between Remuneration Policy and Group Performance

All Executive Directors and KMP receive a base salary, superannuation and fringe benefits.

In considering the Group's performance and creation of shareholder wealth, the Directors have regard to the indices in respect of the current financial year and the previous four financial years. The following table shows revenue, profits, dividends, share price, Earnings per Share ("EPS") and KMP remuneration at the end of each year.

Financial performance from continuing operations for the past five years is indicated by the following table:

|                                 | 30 June 2018 | 30 June 2017 | 30 June 2016 | 30 June 2015 | 30 June 2014 |
|---------------------------------|--------------|--------------|--------------|--------------|--------------|
| Revenue (\$'000)                | 121,876      | 109,638      | 96,661       | 69,035       | 43,508       |
| NPAT (\$'000)                   | 32,028       | 29,086       | 20,134       | 13,941       | 7,832        |
| Closing share price             | \$1.95       | \$1.28       | \$1.20       | \$1.14       | \$1.08       |
| Price increase/(decrease) \$    | \$0.67       | \$0.08       | \$0.06       | \$0.06       | \$0.29       |
| Price increase/(decrease) %     | 52%          | 7%           | 5%           | 6%           | 37%          |
| Earnings per share              | 19.91 cents  | 18.81 cents  | 14.21 cents  | 11.82 cents  | 8.13 cents   |
| Dividend paid per share         | 9.50 cents   | 5.65 cents   | 5.25 cents   | 5.25 cents   | 4.50 cents   |
| Total KMP remuneration (\$'000) | 3,988        | 2,966        | 2,450        | 1,704        | 1,132        |

#### **Details of Remuneration**

The compensation of each member of the KMP of the Group is set out below:

|                  |                        |             |                       | Post-<br>employ- |                                |                  |                                  |             |
|------------------|------------------------|-------------|-----------------------|------------------|--------------------------------|------------------|----------------------------------|-------------|
|                  | Short te               | rm employee | benefits              | ment<br>benefits | Long term                      | benefits         |                                  |             |
|                  | Salary &<br>fees<br>\$ | Bonus<br>\$ | Annual<br>leave<br>\$ | Super<br>\$      | Long<br>service<br>leave<br>\$ | Term-<br>ination | Share<br>based<br>payments<br>\$ | Total<br>\$ |
| 2018             |                        |             |                       |                  |                                |                  |                                  |             |
| NED's            |                        |             |                       |                  |                                |                  |                                  |             |
| Kang Tan         | 82,192                 | _           | -                     | 7,808            | _                              | -                | _                                | 90,000      |
| Leath Nicholson  | 121,000                | _           | _                     | _                | _                              | _                | 111,250                          | 232,250     |
| Stuart Robertson | 105,024                | _           | _                     | 9,976            | _                              | _                | 89,000                           | 204,000     |
| NED's Total      | 308,216                | _           | _                     | 17,784           | _                              | _                | 200,250                          | 526,250     |
| Scott Baldwin    | 346,710                | 300,000     | 36,082                | 25,000           | 10,916                         | _                | 356,000                          | 1,074,708   |
| Ray Malone^      | 300,000                | _           | _                     | _                | _                              | _                | 185,417                          | 485,417     |
| Siva Subramani*  | 60,169                 | _           | 6,647                 | 4,671            | 50                             | _                | 61,545                           | 133,082     |
| Brett Coventry*  | 175,457                | 36,301      | 19,619                | 20,010           | _                              | _                | 101,573                          | 352,960     |
| Craig Harris     | 238,047                | 79,497      | 19,260                | 25,000           | 4,672                          | _                | 150,156                          | 516,632     |
| Michael Rudd     | 179,241                | 58,000      | 16,455                | 23,219           | 2,897                          | _                | 235,958                          | 515,770     |
| Rob Camilleri    | 198,372                | 13,699      | 15,729                | 19,411           | 86                             | _                | 135,480                          | 382,777     |
| Executives Total | 1,497,996              | 487,497     | 113,792               | 117,311          | 18,621                         | _                | 1,226,129                        | 3,439,605   |
| Total            | 1,806,212              | 487,497     | 113,792               | 135,095          | 18,621                         | _                | 1,426,379                        | 3,987,596   |
|                  |                        |             |                       |                  |                                |                  |                                  |             |
| 2017             |                        |             |                       |                  |                                |                  |                                  |             |
| NED's            |                        |             |                       |                  |                                |                  |                                  |             |
| Ray Malone       | _                      | _           | _                     | _                | _                              | _                | 123,611                          | 123,611     |
| Vaughan Webber   | 21,471                 | _           | _                     | 2,040            | _                              | _                | _                                | 23,511      |
| Kang Tan         | 60,000                 | _           | -                     | 5,700            | _                              | -                | _                                | 65,700      |
| Leath Nicholson  | 70,000                 | _           | -                     | 6,650            | _                              | _                | 74,167                           | 150,817     |
| Stuart Robertson | 67,500                 | _           | -                     | 6,413            | _                              | -                | 59,333                           | 133,246     |
| NED's Total      | 218,971                | _           | _                     | 20,803           | _                              | _                | 257,111                          | 496,885     |
| Scott Baldwin    | 336,115                | 145,096     | 24,021                | 30,000           | 4,280                          | _                | 247,611                          | 787,123     |
| Jennifer Martin  | 105,925                | 22,500      | 10,537                | 8,908            | -                              | 21,864           | -                                | 169,734     |
| Brett Coventry   | 94,733                 | -           | 7,804                 | 9,325            | -                              | -                | 90,093                           | 201,955     |
| Craig Harris     | 226,613                | 58,080      | 18,543                | 30,000           | 4,999                          | _                | 171,688                          | 509,923     |
| Michael Rudd     | 185,880                | 46,027      | 13,391                | 18,217           | 2,632                          | _                | 327,502                          | 593,649     |
| Michael Kanizay  | 71,846                 | 8,742       | 4,308                 | 7,846            | _                              | 19,497           | _                                | 112,239     |
| Rob Camilleri    | 80,787                 | _           | 6,214                 | 7,675            | -                              | _                | _                                | 94,676      |
| Executives Total | 1,101,899              | 280,445     | 84,818                | 111,971          | 11,911                         | 41,361           | 836,894                          | 2,469,299   |
| Total            | 1,320,870              | 280,445     | 84,818                | 132,774          | 11,911                         | 41,361           | 1,094,005                        | 2,966,184   |

<sup>\*</sup> A number of KMP did not hold their roles for the full financial year. Remuneration is only disclosed for the time they were KMP.

<sup>^</sup> Ray Malone was appointed as Executive Chairman during the financial year.

# Remuneration Report (continued)

The following table shows for the Executive remuneration received in each of the years, the relevant percentages for fixed remuneration, STI and LTI:

|                | Fixed Remuneration |           | At ris    | k –STI    | At risk –LTI |           |
|----------------|--------------------|-----------|-----------|-----------|--------------|-----------|
|                | 2018<br>%          | 2017<br>% | 2018<br>% | 2017<br>% | 2018<br>%    | 2017<br>% |
| Scott Baldwin  | 35                 | 51        | 28        | 18        | 33           | 31        |
| Ray Malone     | 62                 | n/a       | n/a       | n/a       | 38           | n/a       |
| Siva Subramani | 57                 | n/a       | n/a       | n/a       | 43           | n/a       |
| Craig Harris   | 51                 | 55        | 15        | 11        | 29           | 34        |
| Michael Rudd   | 41                 | 37        | 12        | 8         | 46           | 55        |
| Rob Camilleri  | 57                 | 100       | 4         | n/a       | 33           | n/a       |

The following table outlines the percentage of target STI achieved (and forfeited) and the total STI awarded, for each Executive KMP for 2018:

|                | STI On Target<br>Opportunity<br>\$ | Achieved<br>% | Forfeited<br>% | STI Awarded<br>\$ |
|----------------|------------------------------------|---------------|----------------|-------------------|
| Scott Baldwin  | 375,000                            | 100           | 0              | 375,000           |
| Siva Subramani | n/a                                | n/a           | n/a            | 30,000            |
| Craig Harris   | 132,495                            | 100           | 0              | 132,495           |
| Michael Rudd   | 63,000                             | 100           | 30             | 44,100            |
| Rob Camilleri  | 63,000                             | 100           | 0              | 63,000            |

#### Other Transactions Related to KMP

Raymond Malone entered into a consultancy deed with Shildplex Pty Limited, a company controlled by himself to provide services to Money3 to secure a funding facility. Shildplex Pty Limited was paid \$945,000 (2017: NIL) during the year, following the successful drawdown by Money3 of the \$150m Fortress Funding Facility negotiated by Shildplex Pty Limited.

Leath Nicholson is a director of Nicholson Ryan lawyers and Panorama Pty Limited which Money3 has engaged to perform legal services and compliance services. Nicholson Ryan has been paid \$350,655 (2017: \$294,133) and Panorama \$52,800 (2017: \$Nil) during the year.

Transactions between the Group and these parties are conducted on normal commercial terms.

#### Loans with KMP

There are currently no loans with KMP.

#### **Value of Options**

The value of options is determined at grant date using the Binomial Option Pricing Model considering factors including exercise price, expected volatility and option life and is included in remuneration on a proportional basis from grant date to vesting date.

As the options vest over time, the cost is expensed in accordance with AASB2 Share Based Payments over the vesting period. In the 2018 financial year, the expense for KMP was \$1,426,379 (2017: \$1,094,005). Inputs into the determination of the fair value of options issued to the KMP are set out below:

|                           | Employee-<br>Expire<br>21/10/2018 | Employee<br>– Expire<br>30/11/2018 | Employee<br>– Expire<br>20/10/2019 | Employee<br>– Expire<br>14/04/2020 | Employee/<br>Director<br>– Expire<br>23/11/2021 |
|---------------------------|-----------------------------------|------------------------------------|------------------------------------|------------------------------------|---|
| Exercise price            | \$0.996056                        | \$1.496056                         | \$1.496056                         | \$1.696056                         | \$1.50  |
| Grant date                | 21/10/2013                        | 30/11/2013                         | 20/10/2014                         | 15/04/2015                         | 28/11/2016                                      |
| Expiry date               | 21/10/2018                        | 30/11/2018                         | 20/10/2019                         | 14/04/2020                         | 23/11/2021                                      |
| Share price at grant date | \$1.05                            | \$1.00                             | \$1.20                             | \$1.52                             | \$1.69  |
| Expected volatility       | 32%                               | 32%                                | 31%                                | 31%                                | 37%   |
| Expected dividend yield   | 4.25%                             | 4.25%                              | 3.5%                               | 3.5%                               | 3.33%   |
| Risk free rate            | 3.4%                              | 3.4%                               | 1.84%                              | 1.84%                              | 2.125%  |

#### **Share Based Compensation**

The following table discloses terms and conditions of each grant of options provided as compensation, as well as details of options exercised during the year:

| Name             | Issue Date  | Options<br>Granted | Exercise<br>Price | Expiry Date   | Vesting Date  | Value of<br>options<br>exercised<br>during<br>year<br>\$ | Maximum<br>total value<br>of issue yet<br>to vest or<br>exercise<br>\$ |
|------------------|-------------|--------------------|-------------------|---------------|---------------|--|--|
| Craig Harris     | 21 Oct 2013 | 500,000            | \$0.996056        | 21 Oct 2018   | 21 Oct 2016   | -  | 109,500  |
| Craig Harris     | 30 Nov 2013 | 1,000,000          | \$1.496056        | 30 Nov 2018   | 30 Nov 2016   | _  | 74,000   |
| Scott Baldwin    | 30 Nov 2013 | 1,000,000          | \$1.496056        | 30 Nov 2018   | 30 Nov 2016   | _  | 74,000   |
| Michael Rudd     | 20 Oct 2014 | 500,000            | \$1.496056        | 20 Oct 2019   | 21 Oct 2017   | _  | 7,250  |
| Michael Rudd     | 15 Apr 2015 | 200,000            | \$1.696056        | 14 April 2020 | 14 April 2018 | _  | 11,511   |
| Scott Baldwin    | 28 Nov 2016 | 2,400,000          | \$1.50            | 23 Nov 2021   | 24 Nov 2019   | -  | 1,068,000  |
| Ray Malone       | 28 Nov 2016 | 1,250,000          | \$1.50            | 23 Nov 2021   | 24 Nov 2019   | -  | 556,250  |
| Leath Nicholson  | 28 Nov 2016 | 750,000            | \$1.50            | 23 Nov 2021   | 24 Nov 2019   | _  | 333,750  |
| Stuart Robertson | 28 Nov 2016 | 600,000            | \$1.50            | 23 Nov 2021   | 24 Nov 2019   | _  | 267,000  |

The options will vest if an event occurs which gives rise to a change in control of the Group. Share options carry no rights to dividends and no voting rights. In accordance with the terms of the share option schemes, options may be exercised at any time from the date on which they vest to the date of their expiry, subject to any additional requirements of the allocation.

## Remuneration Report (continued)

#### Performance Rights Granted to KMP

| Name           | Grant Date | Performance<br>Rights<br>Granted | Issue Price | Expiry Date | Vesting Date | Value of<br>Performance<br>Rights<br>Granted |
|----------------|------------|----------------------------------|-------------|-------------|--------------|--|
| Rob Camilleri  | 01/07/2017 | 194,871                          | \$1.28      | 30/06/2022  | 30/06/2021   | \$222,445                                    |
| Siva Subramani | 01/01/2018 | 150,000                          | \$1.64      | 31/12/2022  | 31/12/2021   | \$197,288                                    |
| Total          |            | 344,871                          |             |             |              | \$419,733                                    |

Performance rights are issued for a four-year vesting period based on specific performance criteria. The performance rights have been valued by reference to the underlying value of ordinary Money3 shares, adjusted for the impact of the vesting conditions, including the rights to dividends, where appropriate.

#### **KMP Equity Holdings**

Details of KMP equity holdings of the Group, including their personally related parties are disclosed below.

| Name             | Balance at<br>1 July 2017 | On exercise of options | Net change<br>other* | Balance as at<br>30 June 2018 |
|------------------|---------------------------|------------------------|----------------------|-------------------------------|
| Ray Malone       | 5,406,421                 | _                      | (2,954,196)          | 2,452,225                     |
| Kang Tan         | 5,385,360                 | _                      | 2,016                | 5,387,376                     |
| Leath Nicholson  | 93,727                    | -                      | -                    | 93,727                        |
| Stuart Robertson | 114,392                   | _                      | 5,446                | 119,838                       |
| Scott Baldwin    | 3,857,606                 | -                      | 313,264              | 4,170,870                     |
| Brett Coventry** | 50,370                    | _                      | N/A                  | N/A                           |
| Siva Subramani   | -                         | -                      | 1,925                | 1,925                         |
| Craig Harris     | 1,407,354                 | _                      | 518,456              | 1,925,810                     |
| Michael Rudd     | 684,087                   | -                      | 501,960              | 1,186,047                     |
| Total            | 16,999,317                | _                      | (1,611,129)          | 15,337,818                    |

Net change other refers to the shares purchased, sold, or issued under the Dividend Reinvestment Plan ("DRP"). This amount may also include a Director or employee's initial shareholding prior to becoming KMP.

<sup>\*\*</sup> Ceased to be a KMP during the year hence balance not applicable.

#### Options Over Ordinary Shares in the Group held by KMP

| Name             | Balance as at<br>1 July 2017 | Options<br>exercised | Options<br>granted | Balance as at<br>30 June 2018 | Total<br>exercisable<br>and vested | Total options<br>unvested |
|------------------|------------------------------|----------------------|--------------------|-------------------------------|------------------------------------|---------------------------|
| Scott Baldwin    | 3,400,000                    | -                    | -                  | 3,400,000                     | 1,000,000                          | 2,400,000                 |
| Craig Harris     | 1,500,000                    | -                    | _                  | 1,500,000                     | 1,500,000                          | _                         |
| Michael Rudd     | 700,000                      | -                    | -                  | 700,000                       | 700,000                            | -                         |
| Ray Malone       | 1,250,000                    | -                    | -                  | 1,250,000                     | _                                  | 1,250,000                 |
| Leath Nicholson  | 750,000                      | -                    | -                  | 750,000                       | -                                  | 750,000                   |
| Stuart Robertson | 600,000                      | -                    | -                  | 600,000                       | _                                  | 600,000                   |
| Total            | 8,200,000                    | _                    | _                  | 8,200,000                     | 3,200,000                          | 5,000,000                 |

#### Restricted Shares in the Group held by KMP

| Name            | Grant Date | Restricted<br>Shares<br>Granted | Issue Price | Expiry Date | Vesting Date | Value of<br>Restricted<br>Shares<br>Granted |
|-----------------|------------|---------------------------------|-------------|-------------|--------------|---|
| Craig Harris    | 01/07/2016 | 484,373                         | \$1.03      | 30/06/2021  | 30/06/2020   | \$600,623                                   |
| Michael Rudd    | 01/07/2016 | 484,373                         | \$1.03      | 30/06/2021  | 30/06/2020   | \$600,623                                   |
| Brett Coventry* | 01/07/2016 | 290,624                         | \$1.03      | 30/06/2021  | 30/06/2020   | \$360,374                                   |
| Michael Rudd    | 01/07/2016 | 193,798                         | \$1.03      | 30/06/2021  | 30/06/2020   | \$251,211                                   |
| Total           |            | 1,453,168                       |             |             |              | \$1,812,829                                 |

Brett Coventry resigned on 29 March 2018 and per his employment agreement elected to keep his shares as part of his termination agreement by paying \$168,707 for the future expense portion to vesting date.

The restricted shares have been valued by reference to the underlying value of ordinary Money3 shares, adjusted for the impact of the vesting conditions, including the rights to dividends, where appropriate.

Restricted shares have rights including entitlement to dividends and voting.

End of Remuneration Report (Audited)

# **Directors' Report** (continued)

#### **Auditor's Independence Declaration**

The auditor's independence declaration as required under section 307C of the *Corporations Act 2001* is set out on page 23 of the financial report.

Signed in accordance with a resolution of the Directors.

On behalf of the Directors

Rayaphre

Ray Malone Chairman Melbourne

Dated 27 August 2018

# **Auditor's Independence Declaration**



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# DECLARATION OF INDEPENDENCE BY DAVID GARVEY TO THE DIRECTORS OF MONEY3 CORPORATION LIMITED

As lead auditor of Money3 Corporation Limited for the year ended 30 June 2018, I declare that, to the best of my knowledge and belief, there have been:

- 1. No contraventions of the auditor independence requirements of the *Corporations Act 2001* in relation to the audit; and
- 2. No contraventions of any applicable code of professional conduct in relation to the audit.

This declaration is in respect of Money3 Corporation Limited and the entities it controlled during the period.

David Garvey Partner

**BDO East Coast Partnership** 

Melbourne, 27 August 2018

BDO East Coast Partnership ABN 83 236 985 726 is a member of a national association of independent entities which are all members of BDO Australia Ltd ABN 77 050 110 275, an Australian company limited by guarantee. BDO East Coast Partnership and BDO Australia Ltd are members of BDO International Ltd, a UK company limited by guarantee, and form part of the international BDO network of independent member firms. Liability limited by a scheme approved under Professional Standards Legislation, other than for the acts or omissions of financial services licensees.

# **Directors' Declaration**

The Directors of Money3 Corporation Limited declare that:

- 1. in the Directors' opinion, the financial statements and the accompanying notes set out on pages 25 to 63 and the Remuneration Report in the Directors' Report set out on pages 14 to 21, are in accordance with the *Corporations Act 2001*, including:
  - (a) giving a true and fair view of the consolidated entity's financial position as at 30 June 2018 and of its performance, for the financial year ended on that date; and
  - (b) complying with Australian Accounting Standards (including the Australian Accounting Interpretations), Corporations Regulations 2001 and other mandatory professional reporting requirements;
- 2. the financial report also complies with International Financial Reporting Standards issued by the International Accounting Standards Board (IASB) as disclosed in Note 1; and
- 3. there are reasonable grounds to believe that the Group 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* by the Managing Director and Chief Financial Officer for the financial year ended 30 June 2018.

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

On behalf of the Directors

Rayaplace

Ray Malone Chairman Melbourne

Dated 27 August 2018

# **Consolidated Statement of Profit or Loss** and Other Comprehensive Income

for the year ended 30 June 2018

|   | Note | Consolidated<br>2018<br>\$'000 | Consolidated<br>2017<br>\$'000 |
|---|------|--------------------------------|--------------------------------|
| Revenue from continuing operations                  | 3    | 121,876                        | 109,638                        |
|   |      |                                |                                |
| Expenses from operating activities:                 |      |                                |                                |
| Bad debt expense (net of recoveries)                |      | 18,099                         | 12,320                         |
| Movement in provision for doubtful debt expense     |      | 2,717                          | 4,994                          |
| Bank fees and credit checks                         |      | 2,554                          | 2,373                          |
| Employee related expenses                           |      | 30,660                         | 27,116                         |
| Professional fees                                   |      | 2,226                          | 1,636                          |
| Occupancy expenses                                  |      | 3,421                          | 3,332                          |
| Technology expenses                                 |      | 2,528                          | 2,605                          |
| Advertising expenses                                |      | 2,591                          | 4,119                          |
| Administration expenses                             |      | 388                            | 567                            |
| Loss on disposal of assets                          |      | 120                            | -                              |
| Net finance costs                                   |      | 9,057                          | 7,280                          |
| Depreciation and amortisation                       |      | 840                            | 1,022                          |
| Total Expenses                                      |      | 75,201                         | 67,364                         |
|   |      |                                |                                |
| Profit before income tax from continuing operations |      | 46,675                         | 42,274                         |
| Income tax expense                                  | 4(a) | (14,647)                       | (13,188)                       |
|   |      |                                |                                |
| Profit after income tax from continuing operations  |      | 32,028                         | 29,086                         |
|   |      |                                |                                |
| Total comprehensive income net of tax               |      | 32,028                         | 29,086                         |
|   |      |                                |                                |
| Profit attributable to:                             |      |                                |                                |
| Owners of Money3 Corporation Limited                |      | 32,028                         | 29,086                         |
|   |      |                                |                                |
| Total comprehensive income attributable to:         |      |                                |                                |
| Owners of Money3 Corporation Limited                |      | 32,028                         | 29,086                         |
|   |      |                                |                                |
| Basic earnings per share (cents)                    | 16   | 19.91                          | 18.81                          |
| Diluted earnings per share (cents)                  | 16   | 19.45                          | 18.45                          |

The statement of profit or loss and other comprehensive income is to be read in conjunction with the attached notes.

# **Consolidated Statement** of Financial Position

as at 30 June 2018

|                               | Note | Consolidated<br>2018<br>\$'000 | Consolidated<br>2017<br>\$'000 |
|-------------------------------|------|--------------------------------|--------------------------------|
| ASSETS                        |      |                                |                                |
| Current assets                |      |                                |                                |
| Cash and cash equivalents     | 5    | 46,308                         | 21,106                         |
| Loans receivable              | 6    | 130,607                        | 157,609                        |
| Current tax receivable        |      | 2,222                          | _                              |
| Other assets                  |      | 348                            | 553                            |
| Total current assets          |      | 179,485                        | 179,268                        |
|                               |      |                                |                                |
| Non-current assets            |      |                                |                                |
| Loans receivable              | 6    | 116,841                        | 67,358                         |
| Other assets                  |      | 424                            | 438                            |
| Property, plant & equipment   | 7    | 2,062                          | 2,222                          |
| Intangible assets             | 8    | 18,722                         | 19,175                         |
| Deferred tax assets           | 4(b) | 9,172                          | 6,240                          |
| Total non-current assets      |      | 147,221                        | 95,433                         |
| Total assets                  |      | 326,706                        | 274,701                        |
|                               |      |                                |                                |
| LIABILITIES                   |      |                                |                                |
| Current liabilities           |      |                                |                                |
| Trade and other payables      | 9    | 7,313                          | 5,799                          |
| Borrowings                    | 12   | _                              | 29,572                         |
| Current tax payable           |      | _                              | 5,346                          |
| Employee benefit obligations  | 10   | 1,622                          | 1,458                          |
| Provisions                    | 11   | 308                            | 308                            |
| Total current liabilities     |      | 9,243                          | 42,483                         |
|                               |      |                                |                                |
| Non-current liabilities       |      |                                |                                |
| Borrowings                    | 12   | 97,825                         | 49,939                         |
| Employee benefit obligations  | 10   | 303                            | 220                            |
| Provisions                    | 11   | 156                            | _                              |
| Total non-current liabilities |      | 98,284                         | 50,159                         |
| Total liabilities             |      | 107,527                        | 92,642                         |
| Net assets                    |      | 219,179                        | 182,059                        |
|                               |      |                                |                                |
| EQUITY                        |      |                                |                                |
| Share capital                 | 13   | 153,969                        | 125,761                        |
| Reserves                      | 14   | 4,092                          | 4,816                          |
| Retained earnings             |      | 61,118                         | 51,482                         |
| Total equity                  |      | 219,179                        | 182,059                        |

The statement of financial position is to be read in conjunction with the attached notes.

# **Consolidated Statement** of Changes in Equity

for the year ended 30 June 2018

|  | Note  | Issued<br>Capital<br>\$'000 | Retained<br>Earnings<br>\$'000 | Reserves<br>\$'000 | Total<br>\$′000 |
|--|-------|-----------------------------|--------------------------------|--------------------|-----------------|
| Total equity at 1 July 2016                                  |       | 123,590                     | 30,158                         | 2,769              | 156,517         |
| Profit after income tax expense for the year                 |       | -                           | 29,086                         | _                  | 29,086          |
| Total comprehensive income for the year                      |       | -                           | 29,086                         | -                  | 29,086          |
|  |       |                             |                                |                    |                 |
| Transactions with owners in their capacity as owners:        |       |                             |                                |                    |                 |
| Transaction costs arising from share issue                   |       | (3)                         | _                              | _                  | (3)             |
| Employee share schemes – value of employee's service         |       | 1,265                       | _                              | 2,047              | 3,312           |
| Options exercised  |       | 77                          | _                              | _                  | 77              |
| Dividend paid  |       | **832                       | (7,762)                        | -                  | (6,930)         |
| Closing balance as at 30 June 2017                           |       | 125,761                     | 51,482                         | 4,816              | 182,059         |
|  |       |                             |                                |                    |                 |
| Total equity at 1 July 2017                                  |       | 125,761                     | 51,482                         | 4,816              | 182,059         |
| Early adoption of accounting policy (net of tax)             | 1(f)* | -                           | (10,196)                       | _                  | (10,196)        |
| Restated total equity at the beginning of the financial year |       | 125,761                     | 41,286                         | 4,816              | 171,863         |
| Profit after income tax expense for the year                 |       | -                           | 32,028                         | _                  | 32,028          |
| Total comprehensive income for the year                      |       | _                           | 32,028                         | _                  | 32,028          |
|  |       |                             |                                |                    |                 |
| Transactions with owners in their capacity as owners:        |       |                             |                                |                    |                 |
| Employee share schemes – value of employee's service         |       | 1,420                       | _                              | 2,071              | 3,491           |
| Options exercised  |       | 24,091                      | _                              | (2,795)            | 21,296          |
| Dividend paid  |       | **2,697                     | (12,196)                       | -                  | (9,499)         |
| Closing balance as at 30 June 2018                           |       | 153,969                     | 61,118                         | 4,092              | 219,179         |

<sup>\*</sup> See Note 1 for details regarding the restatement as a result of a change in accounting policy for early adoption of AASB 9 and AASB 15.

The statement of changes in equity is to be read in conjunction with the attached notes.

<sup>\*\*</sup> Shares issued to shareholders that elected to participate in the DRP.

# **Consolidated Statement of Cash Flows**

for the year ended 30 June 2018

|  | Note | Consolidated<br>2018<br>\$'000 | Consolidated<br>2017<br>\$'000 |
|--|------|--------------------------------|--------------------------------|
| Cash flows from operating activities   |      |                                |                                |
| Interest, fees and charges from customers                                    |      | 120,243                        | 106,000                        |
| Payments to suppliers and employees (GST Inclusive)                          |      | (39,667)                       | (39,360)                       |
| Interest received from banks   |      | 168                            | 227                            |
| Finance costs  |      | (8,420)                        | (6,494)                        |
| Income tax paid  |      | (20,777)                       | (15,723)                       |
| Net cash provided by operating activities before changes in operating assets |      | 51,547                         | 44,650                         |
| Loan principal advanced to customers net of repayments                       |      | (56,126)                       | (74,389)                       |
| Net cash used in operating activities  | 17   | (4,579)                        | (29,739)                       |
|  |      |                                |                                |
| Cash flows from investing activities   |      |                                |                                |
| Payment for property, plant and equipment                                    |      | (347)                          | (754)                          |
| Proceeds from disposal of property, plant and equipment                      |      |                                | 18                             |
| Net cash used in investing activities  |      | (347)                          | (736)                          |
|  |      |                                |                                |
| Cash flows from financing activities   |      |                                |                                |
| Proceeds from share issue  |      | 22,280                         | 1,339                          |
| Proceeds from borrowings   |      | 97,347                         | 29,989                         |
| Repayment of borrowings  |      | (80,000)                       | -                              |
| Dividends paid   |      | (9,499)                        | (6,930)                        |
| Net cash provided by financing activities                                    |      | 30,128                         | 24,398                         |
|  |      |                                |                                |
| Net increase/(decrease) in cash held   |      | 25,202                         | (6,077)                        |
|  |      |                                |                                |
| Cash and cash equivalents at the beginning of the year                       |      | 21,106                         | 27,183                         |
|  |      |                                |                                |
| Cash and cash equivalents at end of the year                                 | 5    | 46,308                         | 21,106                         |

The statement of cash flows is to be read in conjunction with the attached notes.

# Notes to the Consolidated Financial Statements

for the year ended 30 June 2018

#### Introduction

The financial report covers Money3 Corporation Limited ("Money3" or "the Company") and its controlled entities ("the Group"). Money3 is a company limited by shares whose shares are publicly traded on the Australian Securities Exchange (ASX). Money3 is incorporated and domiciled in Australia. The presentation currency and functional currency of the Group is Australian dollars and amounts are rounded to the nearest thousand dollars, unless otherwise indicated.

The financial report was authorised for issue by the Board of the Company at a Directors meeting on the date shown on the Declaration by the Board attached to the Financial Statements.

#### 1. Summary of Significant Accounting Policies

#### (a) Basis of accounting

The financial report is a general purpose financial report which has been prepared in accordance with the *Corporations Act 2001*, Australian Accounting Standards and Interpretations and complies with other requirements of the law, as appropriate for profit oriented entities. The financial report comprises the consolidated financial statements of the Group.

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

The financial statements have been prepared on an accrual basis and are based on historical costs modified by the revaluation of selected non-current assets, financial assets and financial liabilities for which the fair value basis of accounting has been applied. Where necessary, comparative figures have been adjusted to conform to changes in presentation in the current year.

The financial statements have been prepared in accordance with Australian Accounting Standards, which are based on the Group continuing as a going concern which assumes the realisation of assets and the extinguishment of liabilities in the normal course of business and at the amounts stated in the financial report.

During the year the Group early adopted AASB 9 Financial Instruments and AASB15 Revenue from Contracts with Customers (refer Note 1(f)) and changed its depreciation policy (refer Note 7).

#### (b) Principles of consolidation

The consolidated financial statements incorporate the assets and liabilities of all subsidiaries of the Group as at 30 June 2018 and the results of all subsidiaries for the year then ended.

Subsidiaries are all those entities over which the Company has control. The Company 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 Group. They are de-consolidated from the date that control ceases.

Intercompany transactions, balances and unrealised gains on transactions between entities in the Group are eliminated. Unrealised losses are also eliminated unless a transaction provides evidence of impairment to the asset transferred. Accounting policies of subsidiaries have been changed where necessary to ensure consistency with the policies adopted by the Group.

#### Notes to the Consolidated Financial Statements (continued)

#### 1. Summary of Significant Accounting Policies (continued)

#### (c) Rounding of amounts

The Group and the Company are of a kind referred to in ASIC Corporations (Rounding in Financial/Directors' Reports) Instrument 2016/191, issued by the Australian Securities and Investments Commission, relating to the "rounding off" of amounts in the financial report. Amounts in the financial report have been rounded off in accordance with that Instrument to the nearest thousand dollars, unless otherwise indicated.

#### (d) Critical accounting estimates, assumptions and judgements

In the application of Australian Accounting Standards, management is required to make judgements, estimates and assumptions about the carrying value of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstances, the results of which form the basis of making the judgements. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period or in the period of the revision and future periods if the revisions affect both current and future periods.

Judgements and estimates which are material to the financial report are found in the following notes:

| Note 3 | Revenue           | Page 34 |
|--------|-------------------|---------|
| Note 6 | Loans receivable  | Page 37 |
| Note 8 | Intangible assets | Page 40 |

#### (e) Notes to the financial statements

The notes to the financial statements were restructured to make the financial report more relevant and readable, with a focus on information that is material to the operations, financial position and performance of the Group. Additional information has also been included where it is important for understanding the Group's performance.

Notes relating to individual line items in the financial statements now include accounting policy information where it is considered relevant to an understanding of these items, as well as information about critical accounting estimates and judgements. Details of the impact of new accounting policies and all other accounting policy information are disclosed at the end of the financial report in Note 26.

#### (f) Early adoption of new standard adopted by the group

The Group has early adopted AASB 9 Financial Instruments and AASB 15 Revenue from Contracts with Customers with a date of initial application of 1 July 2017, which resulted in changes in accounting policies and adjustments to the amounts recognised in the financial statements. In accordance with AASB 9 and AASB 15, comparative figures have not been restated. AASB 9 replaces the provisions of AASB 139. The nature and effects of the key changes to the Group's accounting policies resulting from its adoption of AASB 9 are summarised below. The early adoption of AASB 15 has not had any impact on the financial statements.

#### (i) Revenue Recognition

On assessing the nature of the Group's contracts and the requirements of AASB 9, all fees on loan products are now considered to be integral to the loan and are recognised as revenue using the effective interest rate method under AASB 9. Prior to adoption of AASB 9, point in time fees such as arrears, default and variation fees were recognised as revenue when an underlying event occurred.

#### (ii) Impairment of financial assets

AASB 9 replaces the "incurred loss" model in AASB 139 with an 'expected credit loss' (ECL) model. The new impairment model applies to financial assets measured at amortised cost, contract assets and debt investments at Fair Value through Other Comprehensive Income (FVOCI), but not to investments in equity instruments. Under AASB 9, credit losses are recognised earlier than under AASB 139.

#### (iii) Transition disclosures

Changes in accounting policies resulting from the adoption of AASB 9 have been applied retrospectively, however, comparative periods have not been restated, rather the differences in the carrying amounts of financial assets and liabilities resulting from the adoption of AASB 9 are recognised in retained earnings at 1 July 2017. Accordingly, the information presented for 30 June 2018 is not comparable to the information presented in the 30 June 2017 consolidated financial statements. The transition disclosures have been amended since interim reporting at 31 December 2017.

#### Retained Earnings (Impact of adopting AASB 9 and AASB 15)

|  | \$′000   |
|--|----------|
| Retained Earnings  |          |
| Balance under AASB 139 as at 30 June 2017  | 51,482   |
| Changes in application of effective interest rate method – Note 1 (f) (i)                  | (13,104) |
| Increase in provision for doubtful debts (expected credit losses) – Note 1 (f) (ii)        | (1,463)  |
| Related tax effect   | 4,371    |
| Restated retained earnings balance in accordance with AASB 9 and AASB 15 as at 1 July 2017 | 41,286   |

# Notes to the Consolidated Financial Statements (continued)

#### 1. Summary of significant accounting policies (continued)

#### (f) Early adoption of new standard adopted by the group (continued)

Adjustments made to Statement of Financial Position

|                                 | As at<br>30 June 2017<br>\$'000 | Impact of<br>AASB 9 and<br>AASB 15<br>\$'000 | As at<br>1 July 2017<br>(Restated)<br>\$'000 |
|---------------------------------|---------------------------------|--|--|
| ASSETS                          |                                 |  |  |
| Current Assets                  |                                 |  |  |
| Cash and cash equivalents       | 21,106                          | _  | 21,106                                       |
| Loans receivable                | 115,517                         | (11,803)                                     | 103,714                                      |
| Other assets                    | 553                             | _  | 553  |
| Total current assets            | 137,176                         | (11,803)                                     | 125,373                                      |
| Non-current assets              |                                 |  |  |
| Loans receivable                | 109,450                         | (2,764)                                      | 106,686                                      |
| Other assets                    | 438                             | (2,704)                                      | 438  |
| Property, plant & equipment     | 2,222                           | _  | 2,222  |
| Intangible assets               | 19,175                          | _  | 19,175                                       |
| Deferred tax asset              | 6,240                           | 4,371  | 10,611                                       |
| Total non-current asset         | 137,525                         | 1,607  | 139,132                                      |
| Total assets                    | 274,701                         | (10,196)                                     | 264,505                                      |
| LIABILITIES Current liabilities |                                 |  |  |
| Trade and other payables        | 5,799                           | _  | 5,799  |
| Borrowings                      | 29,572                          | _  | 29,572                                       |
| Current tax payable             | 5,346                           | _  | 5,346  |
| Employee benefit obligations    | 1,458                           | _  | 1,458  |
| Provisions                      | 308                             | _  | 308  |
| Total current liabilities       | 42,483                          | _  | 42,483                                       |
|                                 |                                 |  |  |
| Non-current liabilities         |                                 |  |  |
| Borrowings                      | 49,939                          | _  | 49,939                                       |
| Employee benefit obligations    | 220                             |  | 220  |
| Total non-current liabilities   | 50,159                          | _  | 50,159                                       |
| Total liabilities               | 92,642                          | (10.105)                                     | 92,642                                       |
| Net assets                      | 182,059                         | (10,196)                                     | 171,863                                      |
| EQUITY                          |                                 |  |  |
| Issued capital                  | 125,761                         | -  | 125,761                                      |
| Reserves                        | 4,816                           | -  | 4,816  |
| Retained earnings               | 51,482                          | (10,196)                                     | 41,286                                       |
| Total equity                    | 182,059                         | (10,196)                                     | 171,863                                      |

#### 2. Segment Information

The Group has identified its operating segments on the basis of internal reports and components of Money3 that are regularly reviewed by the chief operating decision makers in order to allocate resources to the segments and to assess their performance.

#### Broker

This segment provides lending facilities generally based on the provision of an underlying asset as security, generally referred through a broker.

#### Branch

This segment provides services and lending facilities generally without the provision of an underlying asset as security through the branch network.

#### Online

This segment provides lending facilities without the provision of an underlying asset as security through the internet.

Segment profit earned by each segment represents earnings without the allocation of central administration costs and directors' salaries, interest income and expense in relation to corporate facilities, bad debt collection and income tax expense. This is the measure reported to the chief operating decision maker for the purpose of resource allocation and assessment of segment performance. The unallocated assets include various corporate assets held at a corporate level that have not been allocated to the underlying segments.

| Consolidated – 2018           | Broker<br>\$′000 | Branch<br>\$'000 | Online<br>\$'000 | Unallocated<br>\$'000 | Total<br>\$'000 |
|-------------------------------|------------------|------------------|------------------|-----------------------|-----------------|
| Segment revenue               | 73,618           | 34,466           | 13,792           | -                     | 121,876         |
| EBITDA / Segment result       | 45,887           | 11,230           | 4,843            | (5,388)               | 56,572          |
| Depreciation and amortisation | (159)            | (122)            | (459)            | (100)                 | (840)           |
| Net finance costs             | _                | -                | -                | (9,057)               | (9,057)         |
| Profit before tax             | 45,728           | 11,108           | 4,384            | (14,545)              | 46,675          |
| Income tax expense            | _                | -                | -                | -                     | (14,647)        |
| Profit after tax              | -                | -                | -                | -                     | 32,028          |
| Net loans receivable          | 227,116          | 33,889           | 7,300            | -                     | 268,305         |

Corporate expenditure is regularly reviewed throughout the year with a view to better align costs to business units.

| Consolidated – 2017           | Broker<br>\$'000 | Branch<br>\$'000 | Online<br>\$'000 | Unallocated<br>\$'000 | Total<br>\$′000 |
|-------------------------------|------------------|------------------|------------------|-----------------------|-----------------|
| Segment revenue               | 56,022           | 35,127           | 18,655           | (165)                 | 109,638         |
| EBITDA / Segment result       | 34,650           | 14,832           | 5,286            | (4,192)               | 50,576          |
| Depreciation and amortisation | (148)            | (239)            | (517)            | (117)                 | (1,022)         |
| Net finance costs             | 1                | (12)             | 2                | (7,272)               | (7,280)         |
| Profit before tax             | 34,503           | 14,581           | 4,771            | (11,581)              | 42,274          |
| Income tax expense            | _                | _                | -                | _                     | (13,188)        |
| Profit after tax              | _                | _                | -                | _                     | 29,086          |
| Net loans receivable          | 195,916          | 31,520           | 14,208           | _                     | 241,644         |

## Notes to the Consolidated Financial Statements (continued)

#### 3. Revenue

|   | Consolidated<br>2018<br>\$'000 | Consolidated<br>2017<br>\$'000 |
|---|--------------------------------|--------------------------------|
| Revenue from operating activities       |                                |                                |
| Interest, fees and charges              | 121,433                        | 108,934                        |
| Cheque cashing fees                     | 443                            | 693                            |
| Other                                   | -                              | 11                             |
| Total revenue from operating activities | 121,876                        | 109,638                        |

#### **Key Estimate**

The deferring of loan fees and charges assumes that the loan will be repaid in line with the repayments already received. This key estimate is regularly reviewed, and it is unlikely any change in the estimate will have a material impact.

#### **Recognition and Measurement**

Revenue is measured at fair value of the consideration received or receivable and recognised to the extent that it is probable that the economic benefits will flow to the economic entity and the revenue can be reliably measured.

The Group bases its estimates on historical results, taking into consideration the type of customer, the type of transaction and specifics of each arrangement and contract.

#### **Interest, Fees and Charges**

Interest, fees and charges includes interest on loan products, application and credit fees, and other period fees including arrears, default and variation fees. Revenue associated with loans is deferred and recognised over the life of the loans using the effective interest rate method over the loan period. (Also refer Note 1(f)).

#### **Cheque Cashing Fees**

Revenue is recognised when the service is performed and there are no unfulfilled service obligations that will restrict the entitlement to receive the consideration.

## 4. (a) Income Tax

|  | Consolidated<br>2018<br>\$'000 | Consolidated<br>2017<br>\$'000 |
|--|--------------------------------|--------------------------------|
| Income tax expense   |                                |                                |
| Current tax  | 13,287                         | 15,231                         |
| Deferred tax   | 1,360                          | (1,923)                        |
| Prior year adjustments   | _                              | (120)                          |
|  | 14,647                         | 13,188                         |
| Deferred tax expense   |                                |                                |
| Increase/(decrease) in deferred tax assets                                   | 1,096                          | (1,596)                        |
| Increase/(decrease) in deferred tax liabilities                              | 264                            | (327)                          |
| Deferred tax expenses  | 1,360                          | (1,923)                        |
|  |                                |                                |
| Reconciliation of income tax expense to prima facie tax payable              |                                |                                |
| Profit from continuing operations before income tax expense                  | 46,675                         | 42,274                         |
| Tax at the Australian tax rate of 30%  | 14,003                         | 12,682                         |
| Tax effect of amounts which are not deductible/(taxable)                     |                                |                                |
| Share based payments   | 621                            | 614                            |
| Other (deductible expenses)/(non-assessable income)/non-deductible expenses  | 23                             | 12                             |
| Adjustments recognised in the current year in relation to tax of prior years | _                              | (120)                          |
| Income tax expense   | 14,647                         | 13,188                         |

## 4. (b) Deferred Tax Assets

|   | Consolidated<br>2018<br>\$'000 | Consolidated<br>2017<br>\$'000 |
|---|--------------------------------|--------------------------------|
| Deferred tax balance comprises temporary differences attributable to: |                                |                                |
| Employee leave benefits   | 1,528                          | 1,119                          |
| Provision for doubtful debts  | 7,408                          | 5,003                          |
| Accruals and lease incentives   | 231                            | 211                            |
| Borrowings  | 198                            | 235                            |
| Intangibles   | (193)                          | (328)                          |
| Net balance disclosed as deferred tax assets                          | 9,172                          | 6,240                          |

## 4. (b) Deferred Tax Assets (continued)

#### **Recognition and Measurement**

#### **Current Tax**

Current tax is calculated by reference to the amount of income taxes payable or recoverable in respect of the taxable profit or loss for the period. It is calculated using tax rates and tax laws that have been enacted or substantively enacted by the reporting date. Current tax for current and prior periods is recognised as a liability (or asset) to the extent that it is unpaid (or refundable).

#### **Deferred Tax**

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 which are enacted or substantively enacted for each jurisdiction. The relevant tax rates are applied to the cumulative amounts of deductible and taxable temporary differences to measure the deferred tax asset or liability.

Deferred tax assets are recognised for deductible temporary differences and unused tax losses only if it is probable that future taxable amounts will be available to utilise those temporary differences and losses. Deferred tax assets and liabilities are offset where there is a legally enforceable right to offset current tax assets and liabilities and when the deferred tax balances they relate to are levied by the same taxation authority.

#### **Tax Consolidation**

On 1 July 2010, Money3 Corporation Limited ("the head entity") and its wholly-owned Australian controlled entities formed a tax consolidated group under the tax consolidation regime. The head entity and the controlled entities in the tax consolidated group continue to account for their own current and deferred tax amounts. The tax consolidated group has applied the group allocation approach in determining the appropriate amount of taxes to allocate to members of the tax consolidated group.

In addition to its own current and deferred tax amounts, the head entity also recognises the current tax liabilities (or assets) and the deferred tax assets arising from unused tax losses and unused tax credits assumed from controlled entities in the tax consolidated group.

Assets or liabilities arising under tax funding agreements with the tax consolidated entities are recognised as amounts receivable from or payable to other entities in the tax consolidated group. The tax funding arrangement ensures that the intercompany charge equals the current tax liability or benefit of each tax consolidated group member, resulting in neither a contribution by the head entity to the subsidiaries nor a distribution by subsidiaries to the head entity.

## 5. Cash and cash equivalents

|                                 | Consolidated<br>2018<br>\$'000 | Consolidated<br>2017<br>\$'000 |
|---------------------------------|--------------------------------|--------------------------------|
| Cash in hand                    | 548                            | 566                            |
| Petty Cash                      | 4                              | 4                              |
| Cash at Bank and on call*       | 35,755                         | 15,536                         |
| Term Deposit*                   | 10,001                         | 5,000                          |
| Total cash and cash equivalents | 46,308                         | 21,106                         |

<sup>\*</sup> The effective interest rate on term deposits was 2.55% (2017: 2.1%); these deposits have an average maturity of 3 months. The deposits on call (11am) have an effective interest rate of 1.6% (2017: 1.6%).

### **Recognition and Measurement**

For the purpose of presentation in the statement of cash flows, cash and cash equivalents includes cash on hand and deposits held at call with financial institutions and other short-term, highly liquid investments with original maturities of three months or less that are readily convertible to cash and are subject to an insignificant risk of changes in value.

#### 6. Loans Receivable

|                                 | Consolidated<br>2018<br>\$'000 | Consolidated<br>2017<br>\$'000 |
|---------------------------------|--------------------------------|--------------------------------|
| Loans receivable                | 268,305                        | 241,644                        |
| Allowance for impairment losses | (20,857)                       | (16,677)                       |
| Total loans receivable          | 247,448                        | 224,967                        |
|                                 |                                |                                |
| Current loans receivable        | 130,607                        | 157,609                        |
| Non-current loans receivable    | 116,841                        | 67,358                         |
| Total loans receivable          | 247,448                        | 224,967                        |

Gross written loans represent cash to be received at balance date. Deferred revenue represents interest, fees and charges accumulated on individual loans which will be recognised as revenue in future periods using the effective interest rate method. Gross written loans less deferred revenue represents the loans receivable calculated in accordance with the accounting policy.

|                     | Consolidated<br>2018<br>\$'000 | Consolidated<br>2017<br>\$'000 |
|---------------------|--------------------------------|--------------------------------|
| Gross written loans | 308,047                        | 273,095                        |
| Deferred revenue    | (39,742)                       | (31,451)                       |
| Loans receivable    | 268,305                        | 241,644                        |

#### **Key Estimate**

Recognition of income is in line with the expected repayment profile of loans. There have been changes in the estimates of future cash flows from loans receivable as a result of adoption of AASB 9 Financial Instruments resulting in changes to the classification between current and non-current loans. These changes have been applied prospectively.

## **Recognition and Measurement**

Loans and other receivables are non-derivative financial assets, with fixed and determinable payments that are not quoted in an active market. Loans and other receivables are initially recognised at fair value, including direct transaction costs and are subsequently measured at amortised cost using the effective interest method.

Loans and other receivables are due for settlement at various times in line with the terms of their contracts.

The Group applies a three-stage approach to measuring expected credit losses (ECLs) for loans receivable measured at amortised cost. Loans receivable move through the following three stages based on the change in credit risk since initial recognition:

#### Stage 1: 12-months ECL

The Group collectively assesses ECLs on loans receivable where there has not been a significant increase in credit risk since initial recognition and that were not credit impaired upon origination. For these loans receivable, the Group recognises as a collective provision the portion of the lifetime ECL associated with the probability of default events occurring within the next 12 months. The Group does not conduct an individual assessment of exposures in Stage 1 as there is no evidence of one or more events occurring that would have a detrimental impact on estimated future cash flows.

## **6. Loans Receivable (continued)**

#### Stage 2: Lifetime ECL – not credit impaired

The Group collectively assesses ECLs on loans receivable where there has been a significant increase in credit risk since initial recognition but are not credit impaired. For these loans receivable, the Group recognises as a collective provision a lifetime ECL (i.e. reflecting the remaining term of the loans receivable). Like Stage 1, the Group does not conduct an individual assessment on Stage 2 loans receivable as the increase in credit risk is not, of itself, an event that could have a detrimental impact on future cash flows.

#### Stage 3: Lifetime ECL – credit impaired

The Group identifies, both collectively and individually, ECLs on those exposures that are assessed as credit impaired based on whether one or more events that have a detrimental impact on the estimated future cash flows of that asset have occurred. For exposures that have become credit impaired, a lifetime ECL is recognised as a collective or specific provision.

A loan receivable balance is written off when the customer is unlikely to pay their obligation and the Group determines there is no reasonable expectation of recovery. In assessing whether reasonable expectation of recovery exists, multiple factors are considered including days past due without repayment, recourse available to the Group such as realisability of security, insurance payout and other related factors.

#### Determining the stage for impairment

At each reporting date, the Group assesses whether there has been a significant increase in credit risk for loans receivable since initial recognition by comparing the risk of default occurring over the remaining expected life from the reporting date and the date of initial recognition. This includes quantitative and qualitative information. Refer to Note 20. Loans receivable will move through the ECL stages as asset quality deteriorates. If, in a subsequent period, asset quality improves and reverses any previously assessed significant increase in credit risk since origination, then the allowance for impairment losses reverts from lifetime ECL to 12-months ECL. Loans receivable that have not deteriorated significantly since origination are considered to have a low credit risk. The allowance for impairment losses for these loans receivable is based on a 12-months ECL. When an asset is uncollectible, it is written off against the related provision. Such assets are written off after all the necessary procedures have been completed and the amount of the loss has been determined. Subsequent recoveries of amounts previously written off reduce the amount of the expense in the income statement.

### Measurement of Expected Credit Losses (ECLs)

ECLs are derived from unbiased and probability-weighted estimates of expected loss and incorporate all available information which is relevant to the assessment including information about past events, current conditions and reasonable and supportable forecasts of future events and economic conditions at reporting date.

The Group calculates ECL using three main components, a probability of default (PD), a loss given default (LGD) and the exposure at default (EAD).

The 12-month ECL is calculated by multiplying the 12-month PD, LGD and EAD. Lifetime ECL is calculated using the lifetime PD instead. The 12-month and lifetime PDs represent the probability of default occurring over the next 12 months and the remaining maturity of the instrument respectively. The EAD represents the total value the Group is exposed to when the loan receivable defaults. The LGD represents the unrecovered portion of the EAD taking into account mitigating effect of realisable value of security. For further details on how the Group calculates ECLs including the use of forward looking information, refer to the Credit quality of financial assets section in Note 20.

## 7. Property, Plant and Equipment

| Year ended 30 June 2018  | Motor<br>vehicles<br>\$'000                                   | Rental<br>Assets<br>\$'000               | Leasehold<br>Improvements<br>\$'000 | Furniture,<br>Equipment<br>and Fittings<br>\$'000   | Total<br>\$'000  |
|--|---|--|-------------------------------------|---|--|
| Gross carrying amount  |   |  |                                     |   |  |
| Balance at 1 July 2017   | 62  | 422                                      | 3,260                               | 3,703   | 7,447  |
| Additions  | -   | -  | 16                                  | 331   | 347  |
| Disposals  | _   | (422)                                    | (295)                               | (592)   | (1,309)  |
| Balance at 30 June 2018  | 62  | -  | 2,981                               | 3,442   | 6,485  |
|  |   |  |                                     |   |  |
| Accumulated depreciation   |   |  |                                     |   |  |
| Balance at 1 July 2017   | 54  | 422                                      | 2,019                               | 2,730   | 5,225  |
| Depreciation expense   | 1   | -  | 123                                 | 263   | 387  |
| Disposals  |   | (422)                                    | (241)                               | (526)   | (1,189)  |
| Balance at 30 June 2018  | 55  | _  | 1,901                               | 2,467   | 4,423  |
| Net carrying amount at 30 June 2018  | 7   | _  | 1,080                               | 975   | 2,062  |
|  |   |  |                                     | F   |  |
| Year ended 30 June 2017  | Motor<br>vehicles<br>\$'000                                   | Rental<br>Assets<br>\$'000               | Leasehold<br>Improvements<br>\$'000 | Furniture,<br>Equipment<br>and Fittings<br>\$'000   | Total<br>\$′000  |
| Year ended 30 June 2017  Gross carrying amount   | vehicles  | Assets                                   | Improvements                        | Equipment and Fittings                              |  |
|  | vehicles  | Assets                                   | Improvements                        | Equipment and Fittings                              |  |
| Gross carrying amount  | vehicles<br>\$'000  | Assets<br>\$'000                         | Improvements<br>\$'000              | Equipment<br>and Fittings<br>\$'000                 | \$'000   |
| <b>Gross carrying amount</b> Balance at 1 July 2016  | vehicles<br>\$'000  | Assets<br>\$'000                         | Improvements<br>\$'000<br>2,941     | Equipment<br>and Fittings<br>\$'000                 | \$'000<br>6,722  |
| Gross carrying amount  Balance at 1 July 2016  Additions   | vehicles<br>\$'000<br>92                                      | Assets<br>\$'000                         | Improvements<br>\$'000<br>2,941     | Equipment<br>and Fittings<br>\$'000                 | \$'000<br>6,722<br>755   |
| Gross carrying amount  Balance at 1 July 2016  Additions  Disposals  | vehicles<br>\$'000<br>92<br>-<br>(30)                         | Assets<br>\$'000<br>422<br>-             | 2,941<br>319                        | Equipment<br>and Fittings<br>\$'000<br>3,267<br>436 | \$'000<br>6,722<br>755<br>(30)                                 |
| Gross carrying amount  Balance at 1 July 2016  Additions  Disposals  Balance at 30 June 2017   | vehicles<br>\$'000<br>92<br>-<br>(30)                         | Assets<br>\$'000<br>422<br>-             | 2,941<br>319                        | Equipment<br>and Fittings<br>\$'000<br>3,267<br>436 | \$'000<br>6,722<br>755<br>(30)                                 |
| Gross carrying amount  Balance at 1 July 2016  Additions  Disposals  Balance at 30 June 2017  Accumulated depreciation   | vehicles<br>\$'000<br>92<br>-<br>(30)<br><b>62</b>            | Assets<br>\$'000<br>422<br>-<br>-<br>422 | 2,941<br>319<br>-<br>3,260          | Equipment and Fittings \$'000  3,267  436  -  3,703 | \$'000<br>6,722<br>755<br>(30)<br><b>7,447</b>                 |
| Gross carrying amount  Balance at 1 July 2016  Additions  Disposals  Balance at 30 June 2017  Accumulated depreciation  Balance at 1 July 2016                       | vehicles<br>\$'000<br>92<br>-<br>(30)<br><b>62</b>            | Assets<br>\$'000<br>422<br>-<br>-<br>422 | 2,941 319 - 3,260                   | Equipment and Fittings \$'000  3,267  436  -  3,703 | \$'000<br>6,722<br>755<br>(30)<br><b>7,447</b>                 |
| Gross carrying amount  Balance at 1 July 2016  Additions  Disposals  Balance at 30 June 2017  Accumulated depreciation  Balance at 1 July 2016  Depreciation expense | vehicles<br>\$'000<br>92<br>-<br>(30)<br><b>62</b><br>65<br>2 | Assets<br>\$'000<br>422<br>-<br>-<br>422 | 2,941 319 - 3,260                   | Equipment and Fittings \$'000  3,267  436  -  3,703 | \$'000<br>6,722<br>755<br>(30)<br><b>7,447</b><br>4,716<br>522 |

## 7. Property, Plant and Equipment (continued)

### **Recognition and Measurement**

#### **Property, Plant and Equipment at Cost**

Property, plant and equipment is recorded at cost less accumulated depreciation and cumulative impairment charges. Cost includes those costs directly attributable to bringing the assets into the location and working condition necessary for the asset to be capable of operating in the manner intended by management. Additions, renewals and improvements are capitalised, while maintenance and repairs are expensed.

The carrying values of property, plant and equipment are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amounts may not be recoverable. An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount.

Gains and losses on disposals are determined by comparing proceeds with carrying amount.

#### Depreciation

Depreciation on assets acquired in prior financial years was calculated on a diminishing value basis to write off the cost of the asset over its estimated useful life. Depreciation on assets acquired from 1 July 2017 is calculated using the straight-line method to allocate their cost or revalued amounts, net of their residual values, over their estimated useful lives or, in the case of leasehold improvements and certain plant and equipment, the shorter lease term.

The straight-line method is deemed to be more aligned to the useful life of the assets and hence a more appropriate method of depreciation. The difference in amounts of depreciation with the two methods has been deemed to be immaterial.

Estimates of remaining useful life are made on a regular basis for all assets, with annual reassessments for major items. The expected useful life of plant and equipment is as follows:

Leasehold improvements 2 – 10 years Furniture, fittings and equipment 3 – 10 years

## 8. Intangible Assets

|                                    | Consolidated<br>2018<br>\$'000 | Consolidated<br>2017<br>\$'000 |
|------------------------------------|--------------------------------|--------------------------------|
| Goodwill allocated to:             |                                |                                |
| Broker                             | 10,295                         | 10,295                         |
| Branch                             | 5,068                          | 5,068                          |
| Online                             | 2,717                          | 2,717                          |
|                                    | 18,080                         | 18,080                         |
| Customer lists                     | 2,265                          | 2,265                          |
| Less accumulated amortisation      | (1,623)                        | (1,170)                        |
|                                    | 642                            | 1,095                          |
| Net carrying amount at end of year | 18,722                         | 19,175                         |

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

|                         | Goodwill<br>\$'000 | Customer lists<br>\$'000 | Total<br>\$'000 |
|-------------------------|--------------------|--------------------------|-----------------|
| Balance at 1 July 2017  | 18,080             | 1,095                    | 19,175          |
| Amortisation expense    | -                  | (453)                    | (453)           |
| Balance at 30 June 2018 | 18,080             | 642                      | 18,722          |

### **Key Estimate and Judgement**

Goodwill is tested annually as to whether it has suffered impairment. The recoverable amounts of Cash Generating Units ("CGU's") have been determined based on value in use calculations. These calculations require the use of assumptions.

#### **Recognition and Measurement**

All intangible assets acquired in a business combination are identified and recognised separately from goodwill where they satisfy the definition of an intangible asset and their fair value can be measured reliably.

#### Goodwill

Goodwill represents the excess of the cost of acquisition over the fair value of the entity's share of the net identifiable assets of the acquired business at the date of acquisition. Goodwill is not amortised. Instead, goodwill is tested for impairment annually or more frequently if events or changes in circumstances indicate that it might be impaired and is carried at cost less accumulated impairment losses.

#### **Customer Lists**

The customer lists acquired in the business combination are amortised on a straight-line basis over the period of their expected benefit, being their estimated life of 5 years.

#### Impairment

Goodwill is allocated for impairment testing purposes to three CGU's, being Broker, Branch and Online operations. The recoverable amount of the CGU is based on a number of key assumptions as detailed below.

## **Goodwill Impairment Tests and Key Assumptions Used**

The Group tests at least annually whether goodwill and intangible assets with indefinite useful lives have suffered any impairment, and when there is an indication of impairment. The tests incorporate assumptions regarding future events which may or may not occur, resulting in the need for future revisions of estimates. There are also judgements involved in determination of CGU's.

The recoverable amount of Broker, Branch and Online was determined based on a value in use discounted cash flow ("DCF") model. The 'value in use' calculations use cash flow projections based on the 2019 financial budgets extended over the subsequent four-year period ("Forecast Period") and applies a terminal value calculation using estimated growth rates approved by the Board for the business relevant to each CGU. The following are the key assumptions used in determining the recoverable value:

|  | Broker<br>% | Branch<br>% | Online<br>% |
|--|-------------|-------------|-------------|
| 2019 Budget revenue growth                 | 11          | (7)         | (6)         |
| 2019 Budget expense growth/(reduction)     | 27          | (8)         | (23)        |
| Terminal value => 5 years                  | 3           | 2           | 2           |
| Revenue growth rate > 1 year               | 5           | 2           | 2           |
| Expense growth rate > 1 year               | 3           | 2           | 2           |
| Pre-tax discount rate applied to cash flow | 14.86       | 15.81       | 15.32       |

## 8. Intangible Assets (continued)

The Directors concluded that, based on these assumptions, the recoverable amount exceeds the carrying amount and as such, there is no impairment of goodwill in the current year (2017: \$nil).

Management believe that any reasonable possible change in the key assumptions on which the recoverable amount is based would not cause the carrying amount to exceed the recoverable amount of the CGU's.

## 9. Trade and other payables

|                                  | Consolidated<br>2018<br>\$'000 | Consolidated<br>2017<br>\$'000 |
|----------------------------------|--------------------------------|--------------------------------|
| Current liabilities (Unsecured): |                                |                                |
| Trade payables                   | 228                            | 500                            |
| Accrued expenses                 | 7,085                          | 5,299                          |
| Total trade and other payables   | 7,313                          | 5,799                          |

## **Recognition and Measurement**

Trade and other payables are recognised when the Group becomes obliged to make future payments resulting from the purchase of goods and services. The amounts are unsecured and are usually paid within 30 days of recognition. All amounts are short term and the carrying values are considered to be a reasonable approximation of fair value.

### 10. Employee Benefit Obligations

|  | Consolidated<br>2018<br>\$'000 | Consolidated<br>2017<br>\$'000 |
|--|--------------------------------|--------------------------------|
| Current                                  |                                |                                |
| Employee leave obligations – current     | 1,622                          | 1,458                          |
|  | 1,622                          | 1,458                          |
| Non-Current                              |                                |                                |
| Employee leave obligations – non-current | 303                            | 220                            |
|  | 303                            | 220                            |
| Total employee benefit obligations       | 1,925                          | 1,678                          |

### **Recognition and Measurement**

The Leave obligations cover the Group's liability for long service and annual leave.

The current portion of this liability includes all the accrued annual leave, the unconditional entitlements to long service leave where employees have completed the required period of service and those where employees are entitled to pro-rata payments in certain circumstances.

Liabilities for unpaid salaries, salary related costs and provisions for annual leave are recorded in the statement of financial position at the salary rates which are expected to be paid when the liability is settled. Obligations for long service leave and other long-term benefits are recognised at the present value of expected future payments to be made. In determining this amount, consideration is given to expected future salary levels and employee service histories. Expected future payments are discounted to their net present value using Milliman corporate bond rates.

#### Other Employee Obligations - Defined Contribution Superannuation Benefits

All employees of the Group receive defined contribution superannuation entitlements, for which the Group pays the fixed superannuation quarantee contribution (currently 9.5% of the employee's average ordinary salary) to the employee's superannuation fund of choice. All contributions in respect of employees' defined contribution entitlements are recognised as an expense when they become payable. The Group's obligation with respect to employees' defined contribution entitlements is limited to its obligation for any unpaid superannuation guarantee contributions at the end of the reporting period. All obligations for unpaid superannuation guarantee contributions are measured at the (undiscounted) amounts expected to be paid when the obligation is settled and are presented as current liabilities in the Group's statement of financial position. The defined contribution plan expense for the year was \$1,708,549 (2017: \$1,689,426) and is included in employee expenses.

#### 11. Provisions

|                  | Consolidated<br>2018<br>\$'000 | Consolidated<br>2017<br>\$'000 |
|------------------|--------------------------------|--------------------------------|
| Current          |                                |                                |
| Lease make good  | 308                            | 308                            |
|                  | 308                            | 308                            |
| Non-Current      |                                |                                |
| Lease make good  | 156                            | -                              |
|                  | 156                            | -                              |
| Total provisions | 464                            | 308                            |

#### **Recognition and Measurement**

#### **Provisions**

#### Make good provision

Money3 Corporation Limited and its subsidiaries is required to restore the leased premises of its branches and main headquarters to their original condition at the end of the respective lease terms. A provision has been recognised for the present value of the estimated expenditure required to remove any leasehold improvements. These costs have been capitalised as part of the cost of the leasehold improvements and are amortised over the term of the lease.

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

The amount recognised as a provision is the best estimate of the consideration required to settle the present obligation at reporting date, considering the risks and uncertainties surrounding the obligation. Where a provision is measured using the cash flows estimated to settle the present obligation, its carrying amount is the discounted present value of those cash flows. As that discount is unwound it is expensed in the statement of profit or loss.

## 11. Provisions (continued)

Movements in each class of provision during the financial year, other than employee benefits, are set out below

#### **Make Good Provision**

|  | Consolidated<br>2018<br>\$'000 | Consolidated<br>2017<br>\$'000 |
|--|--------------------------------|--------------------------------|
| Carrying amount at the start of the year | 308                            | 369                            |
| Charged to profit and loss               | 179                            | 5                              |
| Amounts used during the year             | (23)                           | (66)                           |
| Carrying amount at the end of the year   | 464                            | 308                            |

#### 12. Borrowings

|   | Consolidated<br>2018<br>\$'000 | Consolidated<br>2017<br>\$'000 |
|---|--------------------------------|--------------------------------|
| Current                                     |                                |                                |
| Bonds                                       |                                |                                |
| – Bonds face value                          | _                              | 30,000                         |
| – Unamortised bond issue and option costs   |                                | (428)                          |
|   |                                | 29,572                         |
| Non-current                                 |                                |                                |
| Finance facility (net of unamortised costs) | 97,825                         | 49,939                         |
|   | 97,825                         | 49,939                         |
| Total borrowings                            | 97,825                         | 79,511                         |

### **Recognition and Measurement**

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

Borrowings are initially recognised at fair value, net of transaction costs incurred. Borrowings are subsequently measured at amortised cost using the effective interest method including the borrowing costs.

## **Finance Facility – Fortress**

On 1 December 2017, the Group entered into a \$150m finance facility. The facility agreement is for 3 years from the date of the initial advance, being 15 December 2017. The facility is subject to a first ranking General Security Agreement (fixed and floating charge) over all present and after acquired assets of the Group, however has the ability for the assets of the Branch and Online Divisions to be released.

#### Wilbow facility and bonds

The Wilbow facility of \$50m was repaid in December 2017. The \$30m bonds were repaid in May 2018.

## **Financing Facilities Available**

|                        | Consolidated<br>2018<br>\$'000 | Consolidated<br>2017<br>\$'000 |
|------------------------|--------------------------------|--------------------------------|
| Finance facility       | 150,000                        | 50,000                         |
| Used at balance date   | (100,000)                      | (50,000)                       |
| Unused at balance date | 50,000                         | -                              |

## **Assets Pledged as Security**

Under the terms of the financing facility, there is General Security Agreement (fixed and floating charge) over all present and after acquired assets of the Group. The carrying amounts of assets pledged as security for borrowings are:

|  | Consolidated<br>2018<br>\$'000 | Consolidated<br>2017<br>\$'000 |
|--|--------------------------------|--------------------------------|
| Current assets                               |                                |                                |
| Floating charge                              |                                |                                |
| – Cash and cash equivalents                  | 46,308                         | 21,106                         |
| – Receivables                                | 130,607                        | 157,702                        |
| Total current assets pledged as security     | 176,915                        | 178,808                        |
|  |                                |                                |
| Non-current assets                           |                                |                                |
| Floating charge                              |                                |                                |
| – Receivables                                | 116,841                        | 67,358                         |
| – Plant and equipment                        | 2,062                          | 2,222                          |
| – Intangible assets                          | 18,722                         | 19,175                         |
| Total non-current assets pledged as security | 137,625                        | 88,755                         |
| Total assets pledged as security             | 314,572                        | 267,563                        |

## **Compliance with Loan Covenants**

Money3 Corporation Limited has complied with the financial covenants of its borrowing facilities during the 2018 and 2017 reporting periods.

## 13. Share Capital

|                            | Shares<br>2018 | Shares<br>2017 | Consolidated<br>2018<br>\$'000 | Consolidated<br>2017<br>\$'000 |
|----------------------------|----------------|----------------|--------------------------------|--------------------------------|
| Fully paid ordinary shares | 176,264,520    | 155,889,008    | 153,969                        | 125,761                        |

Issued and paid up capital is recognised at the fair value of the consideration received by the Company. Transaction costs arising on the issue of ordinary shares are recognised directly in equity as a reduction of the share proceeds received.

#### Movement in Shares on Issue

Movement in the shares on issue of the Company during the financial year are summarised below:

|  | Consolidated 2018 Consolida             |                 | Consolidate                             | ed 2017         |
|--|---|-----------------|---|-----------------|
|  | Number of<br>ordinary<br>shares<br>'000 | Value<br>\$'000 | Number of<br>ordinary<br>shares<br>'000 | Value<br>\$'000 |
| Balance at the beginning of the financial year | 155,889                                 | 125,761         | 152,483                                 | 123,590         |
| Issued during the year:                        |   |                 |   |                 |
| Share issue costs                              | -                                       | -               | -                                       | (3)             |
| Issue of shares – exercise of options          | 16,752                                  | 24,091          | 60                                      | 77              |
| Issue of shares – employees share scheme       | 1,950                                   | 1,420           | 2,730                                   | 1,265           |
| Issue of shares – DRP                          | 1,674                                   | 2,697           | 616                                     | 832             |
| Balance at end of the financial year           | 176,265                                 | 153,969         | 155,889                                 | 125,761         |

## **Recognition and Measurement**

## **Ordinary Shares**

Ordinary shares have the right to receive dividends as declared and in the event of winding up the Company, to participate in the proceeds from the sale of all surplus assets in proportion to the number of and amounts paid up on shares held. Ordinary shares entitle their holder to one vote, either in person or by proxy, at a meeting of the Company. The Company does not have limited authorised capital and issued shares have no par value.

#### **Dividend Reinvestment Plan**

Money3 Corporation Limited has established a dividend reinvestment plan under which holders of ordinary shares may elect to have all or part of their dividend entitlements satisfied by issue of new ordinary shares rather than being paid in cash. Shares are issued under the plan at a 5% discount to the market price.

#### **Options**

Information relating to the Money3 Employee Option Plan, including details of options issued, exercised and lapsed during the financial year and options outstanding at the end of the year is set out in Note 21.

#### 14. Reserves

|  | Consolidated<br>2018<br>\$'000 | Consolidated<br>2017<br>\$'000 |
|--|--------------------------------|--------------------------------|
| Share option reserve                           |                                |                                |
| Balance at the beginning of the financial year | 4,816                          | 2,769                          |
| Share based payments expensed for the year     | 2,071                          | 2,047                          |
| Options exercised                              | (2,746)                        | -                              |
| Forfeiture of options and rights               | (49)                           | -                              |
| Balance at the end of the financial year       | 4,092                          | 4,816                          |

The share option reserve is used to recognise the grant date fair value of options issued to employees and directors but not exercised, the grant date fair value of shares issued to employees and the grant date fair value of options issued to bond holders but not exercised.

## 15. Dividends

|  | 2018<br>Cents per<br>share | 2018<br>\$'000 | 2017<br>Cents per<br>share | 2017<br>\$'000 |
|--|----------------------------|----------------|----------------------------|----------------|
| Recognised amounts                             |                            |                |                            |                |
| Fully paid ordinary shares                     |                            |                |                            |                |
| Final dividend fully franked at 30% tax rate   | 3.15                       | 4,993          | 2.50                       | 3,880          |
| Interim dividend fully franked at 30% tax rate | 4.50                       | 7,203          | 2.50                       | 3,882          |
| Unrecognised amounts                           |                            |                |                            |                |
| Fully paid ordinary shares                     |                            |                |                            |                |
| Final dividend fully franked at 30% tax rate   | 5.00                       | 8,813          | 3.15                       | 4,911          |

On 24 August 2018, the Directors declared a fully franked final dividend of 5.00 cents per share to the holders of fully paid ordinary shares in respect of the financial year ended 30 June 2018, to be paid to shareholders on 23 October2018. The dividend will be paid to shareholders on the Register of Members on 2 October 2018. This dividend has not been included as a liability in these financial statements. The total estimated dividend to be paid is \$8.8m.

The Group has \$38.3m of franking credits at 30 June 2018 (2017: \$25.0m).

## 16. Earnings per share

|     |   | Consolidated<br>2018<br>Cents | Consolidated<br>2017<br>Cents |
|-----|---|-------------------------------|-------------------------------|
| a)  | Basic and diluted earnings per share  |                               |                               |
|     | Basic earnings per share (cents per share)  | 19.91                         | 18.81                         |
|     | Diluted earnings per share (cents per share)  | 19.45                         | 18.45                         |
| b)  | The earnings and weighted average number of ordinary shares used in the calculation of basic and diluted earnings per share are as follows: |                               |                               |
|     |   | \$'000                        | \$'000                        |
|     | Earnings used in basic and diluted earnings per share (NPAT)  | 32,028                        | 29,086                        |
|     |   | Number<br>('000)              | Number<br>('000)              |
|     | Weighted average number of ordinary shares for the purpose of basic earnings per share  | 160,891                       | 154,596                       |
| (c) | Weighted average number of ordinary and potential ordinary shares used in the calculation of diluted earnings per share as follows:         |                               |                               |
|     | Weighted average number of ordinary shares basic  | 160,891                       | 154,596                       |
|     | Dilutive potential ordinary shares  | 3,764                         | 3,053                         |
|     | Weighted average number of ordinary shares and potential ordinary shares used in calculation of diluted earnings per share                  | 164,655                       | 157,649                       |

## **Recognition and Measurement**

## **Basic Earnings per Share**

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

### **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. Options granted to employees and bond holders are considered to be ordinary shares and have been included in the determination of diluted earnings per share to the extent to which they are dilutive.

## 17. Reconciliation of Operating Profit after Income Tax to Net Cash Flows used in **Operating Activities**

|  | Consolidated<br>2018<br>\$'000 | Consolidated<br>2017<br>\$'000 |
|--|--------------------------------|--------------------------------|
| Net Profit after tax                                   | 32,028                         | 29,086                         |
| Non-cash items:  |                                |                                |
| Depreciation and amortisation expense                  | 840                            | 1,022                          |
| Loss/(Profit) on sale of property, plant and equipment | 120                            | (1)                            |
| Allowance for impairment losses                        | 2,717                          | 4,994                          |
| Amortisation of bond costs                             | 967                            | 889                            |
| Share based payments                                   | 2,507                          | 2,047                          |
| Changes in Movements in assets and liabilities:        |                                |                                |
| (Increase)/decrease in assets                          |                                |                                |
| Loans receivable                                       | (39,660)                       | (65,840)                       |
| Other receivables                                      | 114                            | -                              |
| Deferred tax assets                                    | (2,932)                        | (1,851)                        |
| Increase/(decrease) in liabilities                     |                                |                                |
| Trade and other payables                               | 1,515                          | 541                            |
| Current tax payable                                    | (3,198)                        | (684)                          |
| Provisions and employee entitlements                   | 403                            | 58                             |
| Net cash used in operating activities                  | (4,579)                        | (29,739)                       |

## 18. Auditor's Remuneration

| Consolidated<br>2018<br>\$'000  | Consolidated<br>2017<br>\$'000 |
|---|--------------------------------|
| Auditing and reviewing the financial reports (inclusive of GST) 238,350 | 176,432                        |

#### 19. Leases

#### **Operating Leases**

Operating leases relate to head office in Melbourne, the Cash Train office in Perth and Branch premises throughout Australia, all of which have lease terms of up to 5 years. Commitments for minimum lease payments in relation to non-cancellable operating leases are payable as follows:

|   | Consolidated<br>2018<br>\$'000 | Consolidated<br>2017<br>\$'000 |
|---|--------------------------------|--------------------------------|
| Not later than one year                           | 1,661                          | 1,990                          |
| Later than one year but not later than five years | 2,487                          | 4,024                          |
| More than five years                              | -                              | -                              |
| Total minimum payments                            | 4,148                          | 6,014                          |

#### **Recognition and Measurement**

#### The Group as Lessee

Leases where the lessor retains substantially all the risks and benefits of ownership of the asset are classified as operating leases. Payments made under operating leases are charged to the statement of profit or loss and other comprehensive income on a straight-line basis over the term of the lease.

### 20. Financial Risk Management

The Group is exposed to a variety of financial risks through its use of financial instruments. This note discloses the Group's objectives, policies and processes for managing and measuring these risks.

The Group's overall risk management plan seeks to minimise potential adverse effects due to the unpredictability of financial markets.

The Board ensures that the Group maintains a competent management structure capable of defining, analysing, measuring and reporting on the effective control of risk inherent in the Group's underlying financial activities and the instruments used to manage risk. Key financial risks including interest rate risk and credit risk are reviewed by management on a regular basis and are communicated to the Board so that it can evaluate and impose its oversight responsibility. The Group does not enter or trade financial instruments, including derivative financial instruments, for speculative purposes.

## **Specific Risks**

- Market risk
- Credit risk
- · Liquidity risk

## Financial Assets/Liabilities Used

The principal categories of financial assets/liabilities used by the Group are:

## Financial assets at amortised cost

- Cash and cash equivalents Note 5
- · Loans and other receivables Note 6

### Financial liabilities at amortised cost

- Trade and other payables Note 9
- Borrowings Note 12

#### **Objectives, Policies and Processes**

The risk management policies of the Group seek to mitigate the above risks and reduce volatility on the financial performance of the Group. Financial risk management is carried out centrally by the Finance Department of the Group.

## **Capital Risk Management**

The Group manages its capital to ensure that entities in the Group will be able to continue as a going concern while maximising the return to stakeholders through the optimisation of the debt and equity balance.

The group overall strategy remains unchanged from 2017.

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

#### **Gearing Ratio**

The Board reviews the capital structure on a semi-annual basis. As a part of this review the Board considers the cost of capital and the risks associated with each class of capital. Based on recommendations of the Board the Group will balance its overall capital structure through the payment of dividends, new share issues and share buy-backs as well as the issue of new debt or the redemption of existing debt.

|  | Note | Consolidated<br>2018<br>\$'000 | Consolidated<br>2017<br>\$'000 |
|--|------|--------------------------------|--------------------------------|
| Financial assets                           |      |                                |                                |
| Debt (long term and short term borrowings) | 12   | 97,825                         | 79,511                         |
| Cash and cash equivalents                  | 5    | (46,308)                       | (21,106)                       |
| Net debt                                   |      | 51,517                         | 58,405                         |
|  |      |                                |                                |
| Total equity                               |      | 219,179                        | 182,059                        |
| Debt to equity ratio                       |      | 23.5%                          | 32.0%                          |

#### (a) Market Risk

#### (i) Price risk

The Group does not hold financial assets or liabilities that are subject to price risk.

## (ii) Interest rate risk

The Group's exposure to market interest rates relates primarily to the Group's short-term deposits held, deposits at call and borrowings. The interest income earned or paid on these balances can vary due to interest rate changes.

The Group policy is to maintain at least 60% of its borrowings at fixed rate. Where necessary, the Group manages its cash flow interest rate risk by using floating to fixed interest rate swaps. During the current year, there did not arise a need to take interest rate swaps.

|   | Impact on post tax profit |                | Impact on equity |                |
|---|---------------------------|----------------|------------------|----------------|
|   | 2018<br>\$'000            | 2017<br>\$'000 | 2018<br>\$'000   | 2017<br>\$'000 |
| Interest rates – increase by 100 bps (50 bps) | (376)                     | (206)          | (376)            | (206)          |
| Interest rates – decrease by 50 bps (50 bps)  | 188                       | 206            | 188              | 206            |

## 20. Financial Risk Management (continued)

### (a) Market Risk (continued)

#### (iii) Foreign exchange risk

The Group operates only in Australia and is not exposed to foreign exchange risk.

#### (b) Credit Risk

Credit risk is managed on a Group basis. Credit risk arises from cash and deposits with banks and financial institutions, as well as credit exposures to outstanding receivables, net of any allowance for impairment losses, as disclosed in the statement of financial position and notes to the financial report.

Credit risk refers to the risk that a counterparty will default on its contractual obligations resulting in financial loss to the Group. With the exception of its dealings with core customers, the Group has adopted a policy of only dealing with creditworthy counterparties and obtaining sufficient collateral or other security where appropriate, as a means of mitigating the risk of financial loss from defaults.

#### (i) Credit quality analysis

The following table sets out information about the credit quality of financial assets measured at amortised cost. Explanation of terms: 12-month ECL, lifetime ECL and credit impaired are included in Note 6.

|  | Consolidated<br>2018<br>\$'000 |  |                                      |          | Consolidated<br>2017<br>\$'000 |
|--|--------------------------------|--|--------------------------------------|----------|--------------------------------|
| Loans receivable                               | 12-month<br>ECL                | Lifetime<br>ECL – not<br>credit-<br>impaired | Lifetime<br>ECL – credit<br>impaired | Total    | Total                          |
| Strong   | 131,851                        | _  | -                                    | 131,851  | 124,683                        |
| Good   | 63,096                         | _  | -                                    | 63,096   | 48,718                         |
| Watch list                                     | -                              | 62,779                                       | -                                    | 62,779   | 53,954                         |
| Sub-standard                                   | -                              | 4,779  | -                                    | 4,779    | 6,809                          |
| Credit impaired                                | -                              | _  | 5,800                                | 5,800    | 7,480                          |
| Gross carrying amount, net of deferred revenue | 194,947                        | 67,558                                       | 5,800                                | 268,305  | 241,644                        |
| Allowance for impairment                       | (12,820)                       | (7,469)                                      | (568)                                | (20,857) | (16,677)                       |
| Carrying amount                                | 182,127                        | 60,089                                       | 5,232                                | 247,448  | 224,967                        |

#### Quality classification definitions

- 'Strong' exposures demonstrate a strong capacity to meet financial commitments, with negligible to low probability of default.
- · 'Good' exposures demonstrate a good capacity to meet financial commitments with low default risk.
- 'Watch list' exposures require closer monitoring and a reasonable capacity to meet financial instruments, with moderate default risk.
- 'Sub-standard' exposures require varying degree of attention and default risk is high.
- 'Credit impaired' exposures have been assessed as impaired.

The above credit quality classifications defined above encompasses a range of granular internal credit rating grades.

## Cash and cash equivalents

The Group held cash and cash equivalents of \$46.3m at 30 June 2018 (2017: \$21.1m). The cash and cash equivalents are held with financial institutions that are rated A to AA-, based on Fitch rating.

#### (ii) Collateral held and other credit enhancements

The Group holds collateral and other credit enhancements against certain of its credit exposures. The nature of collateral held by the Group against loans receivable are motor vehicles and trailers. There were no significant changes in the quality of the collateral subject to normal wear and tear of the underlying vehicles. There are no financial assets where the Group has not recognised a loss allowance because of the collateral.

#### (iii) Amounts arising from Expected Credit Losses (ECL)

Expected credit loss is measured from the initial recognition of a financial asset. The maximum period considered when measuring ECL is the maximum contractual period over which the Group is exposed to credit risk.

#### Inputs, assumptions and techniques used for estimating impairment

The Group calculates ECL using three main components, a probability of default (PD), a loss given default (LGD) and the exposure at default (EAD).

PD estimates are determined using statistical models based on internally compiled data on performance, default information on exposures that are segmented into homogenous portfolio, generally by product. LGD is the magnitude of the likelihood of a loss if there is a default. The Group estimates LGD parameters based on the history of recovery rates against defaulted counterparties. The EAD represents the exposure in the event of a default. The EAD of a financial asset is its gross carrying value less deferred revenue. There were no changes to the estimation techniques or significant assumptions made during the reporting period.

#### Significant increase in credit risk

When determining whether the risk of default has increased significantly since initial recognition, the Group considers both quantitative and qualitative information and analysis based on the Group's historical experience. Each loan receivable is assigned a credit rating at initial recognition. Credit risk is deemed to have increased significantly if the credit rating has significantly deteriorated at the reporting date relative to the credit rating at the date of initial recognition. Deterioration in internal rating is primarily based on number of payment dishonours and but may also consider other qualitative information about the customer such as status of employment, other sources of income, credit score from credit agencies, etc. in line with the Group's credit policies. A backstop approach based on delinquency is not used due to the nature of the customer segment the Group operates in. Money3's core customers are often financially challenged and generally have a bad credit history and are lacking in budgeting ability.

#### Modified financial assets

The contractual terms of a loan may be modified for a number of reasons. The revised terms usually include extending the maturity, changes to interest rate and changes to the timing of interest and fee payments. A loan that is renegotiated is derecognised as if the existing agreement is cancelled and a new agreement is made on substantially different terms. Loan modifications that do not result in derecognition are considered to be a commercial restructure. The credit risk on these loans are considered to have increased significantly as such modifications are generally due to financial difficulties of the customer.

### Forward looking economic inputs

The Group considers reasonable and supportable information that is relevant and available without undue cost or effort for this purpose. The Group incorporates forward looking information in the measurement of ECL as a management overlay. The economic factors that are considered includes but not limited to, gross domestic product, unemployment, interest rates and inflation

The PD, LGD and EAD models which support these determinations are reviewed periodically to compare the loss estimates against actual loss experience. Given the provisions of AASB 9 Financial Instruments have been adopted in the current financial year, there is limited evidence available to make these comparisons. Therefore, the underlying models and their calibration, including the impact of forward looking economic conditions remain subject to review and refinement.

## **20. Financial Risk Management** (continued)

### (b) Credit Risk (continued)

#### Loss allowance

The following table shows the reconciliation of loss allowance between the measurement basis under AASB 139 and its transition to AASB 9.

|                | As at<br>30 June 2017<br>Under AASB 139<br>\$'000 | Transition<br>adjustment<br>Under AASB 9 | As at<br>1 July 2017<br>Under AASB 9<br>\$'000 |
|----------------|---|--|--|
| Loss allowance | 16,677  | 1,462                                    | 18,139   |

The following table shows the reconciliation from the opening to the closing balance of the loss allowance.

|  | Consolidated<br>2018<br>\$'000 |   |                                      |          |
|--|--------------------------------|---|--------------------------------------|----------|
| Loans receivable                               | 12-month<br>ECL                | Lifetime ECL<br>– not credit-<br>impaired | Lifetime ECL<br>– credit<br>impaired | Total    |
| Balance at 1 July 2017                         | 11,519                         | 5,865                                     | 755                                  | 18,139   |
| New originations                               | 14,532                         | -   | -                                    | 14,532   |
| Transfer to lifetime ECL – not credit impaired | (2,648)                        | 2,648                                     | -                                    | -        |
| Transfer to lifetime ECL –credit impaired      | (132)                          | -   | 132                                  | -        |
| Transfer to 12-month expected credit losses    | 147                            | (144)                                     | (3)                                  | -        |
| Financial assets derecognised / written off    | (10,598)                       | (1,759)                                   | (611)                                | (12,968) |
| Net remeasurement of loss allowance            |                                | 859                                       | 295                                  | 1,154    |
| Loss allowance at 30 June 2018                 | 12,820                         | 7,469                                     | 568                                  | 20,857   |

### (iv) Concentrations of credit risk

The Group operates across Australia and provides only consumer loans. The Group does not monitor concentration of exposure within the Australian Geography.

## (c) Liquidity Risk

Liquidity risk is the risk that the Group will not be able to pay their debts as and when they fall due. The Group has borrowings and the Directors ensure that the cash on hand is sufficient to meet the commitments of the Company and Group at all times.

Liquidity risk arises from the Group's management of working capital and the finance charges and principal repayments on its debt instruments. It is the risk that the Group will encounter difficulty in meeting its financial obligations as they fall due.

Liquidity risk includes the risk that the Group:

- · will not have sufficient funds to settle a transaction on the due date;
- will be forced to sell financial assets at a value which is less than what they are worth; and
- may be unable to settle or recover a financial asset at all.

To help reduce these risks where possible, the strategy is to borrow long term and lend short term and maintain adequate cash reserves.

## **Maturity of Financial Liabilities**

The Group holds the following financial instruments. Amounts presented below represent the future undiscounted principal and interest cash flows.

|                             |                    | Consolidated        |                     |                 |  |
|-----------------------------|--------------------|---------------------|---------------------|-----------------|--|
| 2018                        | < 1 year<br>\$'000 | 1-5 years<br>\$'000 | > 5 years<br>\$'000 | Total<br>\$'000 |  |
| Financial Liabilities:      |                    |                     |                     |                 |  |
| Borrowings                  | -                  | 100,000             | -                   | 100,000         |  |
| Trade and other payables    | 7,313              | -                   | -                   | 7,313           |  |
| Total financial liabilities | 7,313              | 100,000             | _                   | 107,313         |  |

|                             |                    | Consolidated        |                     |                 |  |
|-----------------------------|--------------------|---------------------|---------------------|-----------------|--|
| 2017                        | < 1 year<br>\$′000 | 1-5 years<br>\$'000 | > 5 years<br>\$'000 | Total<br>\$′000 |  |
| Financial Liabilities:      |                    |                     |                     |                 |  |
| Borrowings                  | 38,700             | 53,912              | _                   | 92,612          |  |
| Trade and other payables    | 5,799              | -                   | -                   | 5,799           |  |
| Total financial liabilities | 44,499             | 53,912              | _                   | 98,411          |  |

The contractual maturities in the table above reflect gross cash flows, which may differ to the carrying values of the liabilities at the reporting date.

Also, affecting liquidity are cash at bank and non-interest bearing receivables and payables. Liquidity risk associated with these financial instruments is represented by the carrying amounts as shown above.

The carrying amount of financial assets and financial liabilities recorded in the financial statements approximates their net fair values.

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

- the net fair value of financial assets and financial liabilities with standard terms and conditions and traded on active liquid markets are determined with reference to quoted market prices; and
- the net fair value of other financial assets and financial liabilities are determined in accordance with generally accepted pricing models based on discounted cash flow theory.

## 21. Share Based Payments

#### **Options**

Movement in the share options of the Group during the financial year are summarised below:

|  | 2018<br>Number of<br>options | 2018<br>Weighted<br>average<br>exercise price<br>\$ | 2017<br>Number of<br>options | 2017<br>Weighted<br>average<br>exercise price<br>\$ |
|--|------------------------------|---|------------------------------|---|
| Balance at the beginning of the financial year | 26,990,000                   | 1.39  | 24,800,000                   | 1.28  |
| Granted during the financial period            | _                            | _   | 5,100,000                    | 1.50  |
| Exercised during the financial period          | (17,051,696)                 | 1.58  | (2,610,000)                  | 0.51  |
| Forfeited during the financial period          | (200,000)                    | 1.70  | (300,000)                    | 1.63  |
| Expired during the financial period            | (88,304)                     | 1.30  | -                            | -   |
| Balance at the end of the financial year       | 9,650,000                    | 1.60  | 26,990,000                   | 1.39  |
| Weighted average remaining contractual life    | 2.52 years                   | -   | 1.79 years                   | -   |
| Exercisable at the end of the financial year   | 4,650,000                    | 1.62  | 19,440,000                   | 1.44  |

Options on issue have the following conditions:

- The options vest in full when an event occurs which gives rise to a change in control of the Company.
- If the Company, after having granted these options, restructures its issued share capital, ASX Listing Rules will apply to the number of shares issued to the option holder on exercise of an option.
- Employee and director options will not be listed on the ASX, but application will be made for quotation of the shares resulting from the exercise of the options.
- Options issued in relation to the bond are listed on the ASX under the ASX code MNYO.
- On issue of the resulting shares, they will rank equally with ordinary shares on issue at that time.
- Share options carry no rights to dividends and no voting rights. In accordance with the terms of the share option schemes, options may be exercised at any time from the date on which they vest to the date of their expiry, subject to any additional specific requirements of the allocation

Consideration received on the exercise of options is recognised as contributed equity. No options expired during the periods covered by the above tables.

Share options outstanding at the end of the year have the following expiry dates and exercise prices:

| Grant Date  | Expiry Date      | Exercise<br>Price<br>\$ | Share Options<br>2018 | Share Options<br>2017 |
|---|------------------|-------------------------|-----------------------|-----------------------|
| 15 April 2015   | 16 May 2018      | 1.29605                 | -                     | 14,840,000            |
| 21 October 2013   | 21 October 2018  | 0.996056                | 500,000               | 500,000               |
| 30 November 2013  | 30 November 2018 | 1.496056                | 2,000,000             | 4,000,000             |
| 20 October 2014   | 20 October 2019  | 1.496056                | 500,000               | 500,000               |
| 15 April 2015   | 14 April 2020    | 1.696056                | 1,650,000             | 2,150,000             |
| 28 November 2016  | 23 November 2021 | 1.500000                | 5,000,000             | 5,000,000             |
| Total   |                  |                         | 9,650,000             | 26,990,000            |
|   |                  |                         |                       |                       |
| Weighted average remaining contractual life of options outstanding at the end of the period |                  |                         | 2.52 years            | 1.79 years            |

## Restricted Shares in the Company held by KMP

| Name            | Grant Date | Restricted<br>Shares<br>Granted | Issue Price<br>\$ | Expiry Date | Vesting Date | Value of<br>Restricted<br>Shares Granted<br>\$ |
|-----------------|------------|---------------------------------|-------------------|-------------|--------------|--|
| Craig Harris    | 01/07/2016 | 484,373                         | 1.03              | 30/06/2021  | 30/06/2020   | 600,623  |
| Michael Rudd    | 01/07/2016 | 484,373                         | 1.03              | 30/06/2021  | 30/06/2020   | 600,623  |
| Brett Coventry* | 01/07/2016 | 290,624                         | 1.03              | 30/06/2021  | 30/06/2020   | 360,374  |
| Michael Rudd    | 01/07/2016 | 193,798                         | 1.03              | 30/06/2021  | 30/06/2020   | 251,211  |
| Total           |            | 1,453,168                       |                   |             |              | 1,812,829                                      |

Brett Coventry resigned on 29 March 2018 and per his employment agreement elected to keep his shares as part of his termination agreement by paying \$168,707 for the future expense portion to vesting date.

- The restricted shares vest in full on the vesting date when an event occurs which give rise to a change in control of the Company.
- Restricted shares have rights including entitlement to dividends and voting.
- On issue of the restricted shares, they will rank equally with ordinary shares on issue at that time.

## **21. Share Based Payments** (continued)

### **Performance Rights**

Movement in performance rights issued during the financial year are summarised below:

|  | 2018<br>Number of rights | 2017<br>Number of rights |
|--|--------------------------|--------------------------|
| Balance at the beginning of the financial year | 1,022,028                | -                        |
| Granted during the financial period            | 1,587,819                | 1,022,028                |
| Exercised during the financial period          | (240,974)                | -                        |
| Forfeited during the financial period          | (58,125)                 | _                        |
| Balance at the end of the financial year       | 2,310,748                | 1,022,028                |
| Weighted average remaining contractual life    | 3.24 years               | 3.50 years               |
| Exercisable at the end of the financial year   | _                        | -                        |

Performance rights granted during the year were subject to the following conditions:

- The performance rights vest in full when an event occurs which give rise to a change in control of the Company.
- If the Company, after having granted these performance rights, restructures its issued share capital, ASX Listing Rules will apply to the number of shares issued to the rights holder on exercise of a right.
- Employee and director performance rights will not be listed on the ASX, but application will be made for quotation of the shares resulting from the exercise of the rights.
- On issue of the resulting shares, they will rank equally with ordinary shares on issue at that time.
- Performance rights carry no rights to dividends and no voting rights. In accordance with the terms of the performance rights schemes, rights are automatically issues on vesting.

Performance rights outstanding at the end of the year have the following vesting dates and expiry dates:

|  | Vesting Date | Expiry Dates | Performance<br>Rights<br>2018 | Performance<br>Rights<br>2017 |
|--|--------------|--------------|-------------------------------|-------------------------------|
|  | vesting Date | Expiry Dates | 2010                          | 2017                          |
| 1 July 2016 (Issue 12)                         | 30 June 2020 | 30 June 2021 | 722,928                       | 1,022,028                     |
| 1 July 2017 (Issue 13)                         | 30 June 2021 | 30 June 2022 | 272,820                       | _                             |
| 1 January 2018 (Issue 14)                      | 31 Dec 2021  | 31 Dec 2022  | 1,315,000                     | -                             |
| Total  |              |              | 2,310,748                     | 1,022,028                     |
|  |              |              |                               |                               |
| Weighted average remaining contractual life    |              |              |                               |                               |
| of rights outstanding at the end of the period |              |              | 3.24 years                    | 3.0 years                     |

The fair value of the Performance Rights has been determined by an independent advisor as defined by AASB 2 using the following inputs as at 30 June 2018:

|                                 | 2018<br>Issue 14 | 2018<br>Issue 14 |
|---------------------------------|------------------|------------------|
| Grant date                      | 01 Jan 2018      | 01 July2017      |
| Vesting date                    | 31 Dec 2021      | 30 June 2021     |
| Expiry date                     | 31 Dec 2022      | 30 June 2022     |
| Share price at measurement date | 1.700            | 1.440            |
| Dividend yield                  | 4%               | 4%               |
| Discount rate                   | 13.25            | 13.25            |

#### **Recognition and Measurement**

Options, restricted shares and performance rights are granted under the Money3 Corporation Limited's Director and Employee Share Option Plan. Options, restricted shares and performance rights are granted under the plan for no consideration. The Board meets to determine eligibility for the granting of options, restricted shares and performance rights and to determine the quantity and terms of options, restricted shares and performance rights that will be granted. The valuation of options, restricted shares and performance rights are determined by an independent expert taking into account the terms and conditions upon which the instruments were granted. The expected price volatility is based on the historical volatility (based on the remaining life of the options), adjusted for any expected changes to future volatility due to publicly available information.

## Expenses arising from share-based payment transactions

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

|   | 2018<br>\$'000 | 2017<br>\$′000 |
|---|----------------|----------------|
| Options issued under employee share option plan     | 632            | 697            |
| Performance rights issued under employee share plan | 873            | 729            |
| Restricted shares issued employee share plan        | 566            | 621            |
| Total   | 2,071          | 2,047          |

## **Employee Share Scheme**

A scheme under which shares may be issued by the Company to employees for no cash consideration was approved. All Australian resident permanent employees (excluding executive directors, other key management personnel of the Group and the Group company secretary) who have been continuously employed by the group for a period of at least one year are eligible to participate in the scheme. Employees may elect not to participate in the scheme.

Under the scheme, eligible employees may be granted up to \$1,000 worth of fully paid ordinary shares in Money3 Corporation Limited annually for no cash consideration. The number of shares issued to participants in the scheme is the offer amount divided by the weighted average price at which the Company's shares are traded on the Australian Stock Exchange during the week up to and including the date of grant. The shares are recognised at the closing share price on the grant date (grant date fair value).

Offers under the scheme are at the discretion of the Board.

Shares issued under the scheme rank equally with other fully paid ordinary shares on issue.

Number of shares issued under the scheme on 31 October 2017 to participating employees was 145,734.

Each participant was issued with shares worth \$1,000 based on the share price of \$1.56. The shares had a grant date fair value of \$1.56.

## 22. Controlled Entities

The consolidated financial statements incorporate the assets, liabilities and results of subsidiaries in accordance with the accounting policy described in Note 1. The subsidiaries of the Company are:

| Percentage of<br>equity held by the<br>consolidated entity |                          |           |           |                     | Invest         | tment          |
|--|--------------------------|-----------|-----------|---------------------|----------------|----------------|
| Name   | Country of incorporation | 2018<br>% | 2017<br>% | Acquisition<br>date | 2018<br>\$'000 | 2017<br>\$'000 |
| Antein Pty Ltd   | Australia                | 100       | 100       | 1 July 2006         | 3,100          | 3,100          |
| Bellavita Pty Ltd  | Australia                | 100       | 100       | 1 July 2006         | 3,037          | 3,037          |
| Hallowed Holdings Pty Ltd                                  | Australia                | 100       | 100       | 1 July 2006         | 2,970          | 2,970          |
| Kirney Pty Ltd   | Australia                | 100       | 100       | 1 July 2006         | 484            | 484            |
| Nexia Pty Ltd  | Australia                | 100       | 100       | 1 July 2006         | 1,665          | 1,665          |
| Pechino Pty Ltd  | Australia                | 100       | 100       | 1 July 2006         | 1,688          | 1,688          |
| Happy.com.au Pty Ltd                                       | Australia                | 100       | 100       | 1 July 2006         | 484            | 484            |
| Tannaster Pty Ltd  | Australia                | 100       | 100       | 1 July 2006         | 2,898          | 2,898          |
| Tristace Pty Ltd   | Australia                | 100       | 100       | 1 July 2006         | 1,742          | 1,742          |
| Money3 Branches Pty Ltd*                                   | Australia                | 100       | 100       | 01 November 2006    | _              | _              |
| Money3 Franchising Pty Ltd*                                | Australia                | 100       | 100       | 16 April 2007       | -              | -              |
| Money3 Wodonga Pty Ltd*                                    | Australia                | 100       | 100       | 13 March 2008       | -              | _              |
| Australian Car Leasing Pty Ltd*                            | Australia                | 100       | 100       | 03 May 2013         | -              | -              |
| Money3 Loans Pty Ltd *                                     | Australia                | 100       | 100       | 01 November 2016    | _              | _              |
| Money3 Services Pty Ltd*                                   | Australia                | 100       | 100       | 01 November 2016    | -              | _              |
| Total  |                          |           |           | _                   | 18,068         | 18,068         |

<sup>\*</sup> The investment in these subsidiaries is less than \$1,000

## 23. Parent Entity Financial Information

## (a) Summary Financial Information

The financial position and results of Money3 Corporation Ltd, the parent entity, are as follows:

|                                   | Company<br>2018<br>\$'000 | Company<br>2017<br>\$'000 |
|-----------------------------------|---------------------------|---------------------------|
| ASSETS                            |                           |                           |
| Total current assets              | 39,499                    | 15,404                    |
| Total non-current assets          | 284,144                   | 209,763                   |
| Total assets                      | 323,643                   | 225,167                   |
| LIABILITIES                       |                           |                           |
| Total current liabilities         | 6,601                     | 10,414                    |
| Total non-current liabilities     | 97,863                    | 79,529                    |
| Total liabilities                 | 104,464                   | 89,943                    |
| Net assets                        | 219,179                   | 135,224                   |
| EQUITY                            |                           |                           |
| Issued capital                    | 153,969                   | 127,061                   |
| Share option reserve              | 4,092                     | 4,816                     |
| Retained earnings                 | 61,118                    | 3,347                     |
| Total equity                      | 219,179                   | 135,224                   |
| Profit from continuing operations | 32,028                    | 12,795                    |
| Total comprehensive income        | 32,028                    | 12,795                    |

## (b) Guarantees entered by the Parent Entity

The parent entity has not entered into guarantees for any of its subsidiaries.

## (c) Contingent Liabilities of the Parent Entity

The parent entity has no contingent liabilities at the time of the report.

## (d) Contractual Commitments by the Parent Entity

The parent entity has contractual commitments for leases which are disclosed within Note 19.

## 24. Related Party Disclosures

#### (a) Parent and Ultimate Controlling Entity

The parent and ultimate controlling entity is Money3 Corporation Limited which is incorporated and domiciled in Australia. Interest in subsidiaries are listed in Note 22.

#### (b) Key Management Personnel Remuneration

The aggregate compensation of the KMPs of the Group is set out below:

|                              | Consolidated<br>2018<br>\$'000 | Consolidated<br>2017<br>\$'000 |
|------------------------------|--------------------------------|--------------------------------|
| Short term employee benefits | 2,407,501                      | 1,686,133                      |
| Post-employment benefits     | 135,095                        | 132,774                        |
| Long term benefits           | 18,621                         | 11,911                         |
| Share based payments         | 1,426,379                      | 1,094,005                      |
| Termination payments         | _                              | 41,361                         |
| Total                        | 3,987,596                      | 2,966,184                      |

### (c) Other Transactions with KMP or their Related Parties

Geoffrey Baldwin holds bonds from the Company to the value of \$Nil (2017: \$250,000). Geoffrey is the father of Scott Baldwin.

Brian Baldwin holds bonds from the Company to the value of \$Nil (2017: \$70,000). Brian is the brother of Scott Baldwin.

Lynne Anderson holds bonds from the Company to the value of \$Nil (2017: \$50,000) Lynne is the sister of Scott Baldwin.

On 15 May 2018, the bonds were redeemed. Prior to redemption all transactions on these bonds were made on normal commercial terms and conditions and at market rates. Interest was charged at a commercial rate of 9%.

There are no loans made by the disclosing entity or any of its subsidiaries to any KMP or their personally related entities.

The financial statements include the following items of expenses that resulted from transactions other than compensation or equity holdings with KMP and their related entities:

| Interest paid to:   | Consolidated<br>2018<br>\$'000 | Consolidated<br>2017<br>\$'000 |
|---------------------|--------------------------------|--------------------------------|
| Geoffrey Baldwin    | 23,425                         | 22,423                         |
| Brian Baldwin       | 6,559                          | 6,278                          |
| Lynne Anderson      | 4,685                          | 4,485                          |
| Total interest paid | 34,669                         | 33,186                         |

Transactions between the Group and these parties are conducted on normal commercial terms.

Raymond Malone entered into a consultancy deed with Shildplex Pty Limited, a company controlled by himself to provide services to Money3 to secure a funding facility. Shildplex Pty Limited was paid \$945,000 (2017: NIL) during the year, following the successful drawdown by Money3 of the \$150m Fortress Funding Facility negotiated by Shildplex Pty Limited.

Leath Nicholson is a director of Nicholson Ryan lawyers and Panorama Pty Limited which Money3 has engaged to perform legal services and compliance services. Nicholson Ryan has been paid \$350,655 (2017: \$294,133) and Panorama \$52,800 (2017: \$Nil) during the year.

All transactions with related parties are at arm's length on normal commercial terms and conditions and at market rates.

## 25. Significant Matters Subsequent to the Reporting Date

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

## 26. Other Accounting Policies

## Impact of Standards Issued but not yet Applied

Certain new accounting standards and interpretations have been published that are not mandatory for the 30 June 2018 reporting period and have not been early adopted by the Group. The Group's assessment of the impact of these new standards and interpretations is set out below:

| Title of standard | Nature of change   | Impact   | Mandatory application date/Date of adoption by Group  |
|-------------------|--|--|---|
| AASB 16 Leases    | AASB 16 was issued in February 2016. It will result in almost all leases being recognised on the balance sheet, as the distinction between operating and finance leases is removed. Under the new standard, an asset (the right to use the leased item and a financial liability to pay rentals are recognised. The only exceptions are short-term and low value leases. | The standard will affect primarily the accounting for the Group's operating leases. As at the reporting date the Group has non-cancellable operating leases commitments of \$4,148,000, see note 19. However, the Group has not yet determined to what extent these commitments will result in the recognition of an asset and a liability for future payments and how this will affect the Group's profit and classification of cash flows. Some of the commitments maybe covered by the exception for short-term and low value leases and some commitments may relate to arrangements that will not qualify as leases under AASB 16. | Mandatory for financial years commencing on or after 1 January 2019. At this stage the Group does not intend to adopt the standard before its effective date. |

## Independent Auditor's Report



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#### INDEPENDENT AUDITOR'S REPORT

To the members of Money3 Corporation Limited

#### Report on the Audit of the Financial Report

#### Opinion

We have audited the financial report of Money3 Corporation Limited (the Company) and its subsidiaries (the Group), which comprises the consolidated statement of financial position as at 30 June 2018, 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, and notes to the financial report, including a summary of significant accounting policies and the directors' declaration.

In our opinion the accompanying financial report of the Group, is in accordance with the *Corporations Act 2001*, including:

- (i) Giving a true and fair view of the Group's financial position as at 30 June 2018 and of its financial 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 are independent of the Group in accordance with 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* (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

We confirm that the independence declaration required by the *Corporations Act 2001*, which has been given to the directors of the Company, would be in the same terms if given to the directors as at the time of this auditor's report.

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

BDO East Coast Partnership ABN 83 236 985 726 is a member of a national association of independent entities which are all members of BDO Australia Ltd ABN 77 050 110 275, an Australian company limited by guarantee. BDO East Coast Partnership and BDO Australia Ltd are members of BDO International Ltd, a UK company limited by guarantee, and form part of the international BDO network of independent member firms. Liability limited by a scheme approved under Professional Standards Legislation, other than for the acts or omissions of financial services licensee.



#### 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 period. 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.

#### **Revenue Recognition**

#### Key audit matter

Refer to note 1(f) and 3 of the accompanying financial statements

The Group has early adopted AASB 9 Financial Instruments and AASB 15 Revenue from Contracts with Customers from 1 July 2017. This has had a significant impact on the recognition of revenue from interest on loan products, application and credit fees, and other period fees including arrears, default and variation fees. The adoption of AASB 9 Financial Instruments has impacted the timing of revenue recognition compared to prior financial periods as these fees are required to be recognised using the effective interest rate method. This includes a transitional adjustment to opening retained earnings.

As there are a large number of loan contracts and the terms vary by product, significant risk exists that revenue is incorrectly recognised.

Revenue recognition is significant to our audit as the Group may inappropriately account for interest and fees potentially leading to revenue and profit not being recognised consistently over the life of a loan contract using the effective interest rate method.

#### How the matter was addressed in our audit

Our procedures, amongst others, included:

- Understanding the newly adopted revenue recognition method ensuring it is in accordance with AASB 9 Financial Instruments and AASB 15 Revenue from Contracts with Customers.
- Detailed analysis of deferred fees and charges to ensure they are recognised over the life of a loan using the effective interest rate method in accordance with AASB 9.
- Testing the transitional adjustment to opening retained earnings for the adoption of AASB 9.
- Our Audit Information Technology specialists
  were used, in conjunction with other audit
  procedures, to test the Group's controls over:
  loan initiation and approval; standard terms, fees
  and charges; calculation of interest, revenue and
  deferred revenue in respect of fees and charges;
  controls for recording transactions in the
  company's loan systems and the general ledger;
  and testing for duplicate loans.
- Evaluating and testing the controls relevant to the approval and recording of loans to customers.
- Testing a sample of loans to ensure accurate recording of the interest, fees and charges revenue using the effective interest rate method.
- Detailed analysis of revenue and the timing of its recognition based on expectations derived from our industry knowledge and knowledge of the company's products, fees and charges, following up variances from our expectations.
- Reviewing the appropriateness of the related disclosures of revenue recognition and adoption of AASB 9 Financial Instruments in the financial statements.

## Independent Auditor's Report (continued)



#### Loans receivable and adequacy of allowance for impairment losses

#### Key audit matter

## Refer to note 1(f) and 6 of the accompanying financial statements

The Group has a significant balance of receivables at 30 June 2018 which consist of short term personal loan contracts from customers.

The Group adopted AASB 9 Financial Instruments during the year which has required a change to the methodology used by the Group to estimate the provision for impairment of receivables. The provision is calculated using an expected credit loss "ECL" model.

The assessment of the recoverable value of customer loans using the ECL model requires significant judgement, using both qualitative and quantitative assumptions, to estimate the recoverability of the loans receivable.

In our view, correctly estimating the allowance for impairment losses against loans receivable is significant to our audit.

#### How the matter was addressed in our audit

Our procedures amongst others, included:

- Understanding the Group's new ECL model to ensure it is in accordance with AASB 9 Financial Instruments
- Detailed analysis of management's estimate of the impairment allowance and the adequacy of procedures and processes adopted by management.
- Detailed analysis of loans in arrears or subject to special payment terms using prior periods history of loans in these categories subsequently going into default and using this evidence to support the appropriateness of the impairment allowance at year end.
- Testing of controls around the aging of debts in the company's loan software system and the appropriateness and application of the business rules for recognising loans in default.
- Challenging management's impairment allowance based on expectations derived from our industry knowledge and knowledge of the Groups credit risk and following up variances from our expectations.
- Evaluating the adequacy of the disclosures in the financial report.

#### Other information

The directors are responsible for the other information. The other information comprises the information contained in the Directors' report for the year ended 30 June 2018, but does not include the financial report and our auditor's report thereon, which we obtained prior to the date of this auditor's report, and the Annual Report, which is expected to be made available to us after that date.

Our opinion on the financial report does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the financial report, our responsibility is to read the other information identified above and, in doing so, 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

If, based on the work we have performed on the other information that we obtained prior to the date of this auditor's report, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.



When we read the Annual Report, if we conclude that there is a material misstatement therein, we are required to communicate the matter to the directors and will request that it is corrected. If it is not corrected, we will seek to have the matter appropriately brought to the attention of users for whom our report is prepared.

#### Responsibilities of the directors 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 ability of the group to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the directors either intend to liquidate the Group or to cease operations, or has 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 the 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 the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of this financial report.

A further description of our responsibilities for the audit of the financial report is located at the Auditing and Assurance Standards Board website (<a href="http://www.auasb.gov.au/Home.aspx">http://www.auasb.gov.au/Home.aspx</a>) at:

http://www.auasb.gov.au/auditors\_responsibilities/ar1.pdf

This description forms part of our auditor's report.

## Independent Auditor's Report (continued)



### Report on the Remuneration Report

### Opinion on the Remuneration Report

We have audited the Remuneration Report included on pages 14 to 21 of the directors' report for the year ended 30 June 2018.

In our opinion, the Remuneration Report of Money3 Corporation Limited, for the year ended 30 June 2018, complies with section 300A of the *Corporations Act 2001*.

### 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.

**BDO East Coast Partnership** 

David Garvey Partner

Melbourne, 27 August 2018

## **ASX Additional Information**

Additional information required by the Australian Securities Exchange and not shown elsewhere in this report is as follows. The information is current as at 27 August 2018.

## (a) Distribution of equity securities

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

|  | OrdinCary Shares     |                     | Unlisted C<br>& Performan |                                  |
|--|----------------------|---------------------|---------------------------|----------------------------------|
| Distribution of Shareholdings  | Number of<br>Holders | Number of<br>Shares | Number of<br>Holders      | Number of<br>Options &<br>Rights |
| 100,001 and Over   | 122                  | 141,063,335         | 13                        | 9,778,179                        |
| 10,001 to 100,000  | 905                  | 27,339,908          | 6                         | 1,551,124                        |
| 5,001 to 10,000  | 542                  | 4,068,911           | 9                         | 84,766                           |
| 1,001 to 5,000   | 1,215                | 3,443,492           | -                         | _                                |
| 1 to 1,000   | 738                  | 373,512             | -                         | -                                |
| Total  | 3,522                | 176,289,158         | 28                        | 11,414,069                       |
|  |                      |                     |                           |                                  |
| The number of shareholders holding less than a marketable parcel of shares are | 182                  | 5,852               |                           |                                  |

## **ASX Additional Information** (continued)

## (b) Twenty largest holders of quoted shares are:

|    |   | Listed Ordin  | ary Shares   |
|----|---|---------------|--------------|
|    | Name of Holder                            | No. of Shares | % of Holding |
| 1  | UBS NOMINEES PTY LTD                      | 25,641,777    | 14.55        |
| 2  | HSBC CUSTODY NOMINEES (AUSTRALIA) LIMITED | 15,854,456    | 8.99         |
| 3  | J P MORGAN NOMINEES AUSTRALIA LIMITED     | 12,113,730    | 6.87         |
| 4  | CITICORP NOMINEES PTY LIMITED             | 10,119,372    | 5.74         |
| 5  | RUBI HOLDINGS PTY LTD                     | 8,500,000     | 4.82         |
| 6  | HOSKING FINANCIAL INVESTMENTS PTY LTD     | 5,689,115     | 3.23         |
| 7  | SANDHURST TRUSTEES LTD                    | 4,052,174     | 2.30         |
| 8  | PLATEY PTY LTD                            | 3,445,000     | 1.95         |
| 9  | NATIONAL NOMINEES LIMITED                 | 2,734,954     | 1.55         |
| 10 | CS THIRD NOMINEES PTY LIMITED             | 2,555,371     | 1.45         |
| 11 | WALLBAY PTY LTD                           | 2,498,096     | 1.42         |
| 12 | BALDWIN BROTHERS INVESTMENTS PTY LTD      | 2,402,535     | 1.36         |
| 13 | NATIONAL NOMINEES LIMITED                 | 2,307,818     | 1.31         |
| 14 | MR ANDREW JOHN HOPKINS                    | 2,068,346     | 1.17         |
| 15 | ROCSANGE PTY LTD                          | 1,916,154     | 1.09         |
| 16 | MATOOKA PTY LTD                           | 1,740,607     | 0.99         |
| 17 | SILVAN BOND PTY LTD                       | 1,596,600     | 0.91         |
| 18 | BNP PARIBAS NOMS PTY LTD                  | 1,559,507     | 0.88         |
| 19 | CRAIG HARRIS                              | 1,518,677     | 0.86         |
| 20 | AUST EXECUTOR TRUSTEES LTD                | 1,473,811     | 0.84         |
|    | Top 20 shareholders                       | 109,788,100   | 62.28        |

## (c) Substantial shareholders

The names of the substantial shareholders who have notified the Company in accordance with section 671B of the *Corporations Act 2001* are:

|  | No. of Shares | % Held |
|--|---------------|--------|
| Tiga Trading Pty Ltd & Associated entities | 26,090,272    | 14.98  |
| Rocsange Pty Ltd & Associated entities     | 10,382,169    | 5.89   |

## (d) Voting rights

The voting rights attached to equity securities are set out below:

- (i) Ordinary shares:
  - Each ordinary share is entitled to one vote when a poll is called, otherwise each member present at a meeting or by proxy has one vote on a show of hands.
- (ii) Options and performance rights

## (e) Unquoted equity securities

The Company has issued (or may issue in the future) options and performance rights with no voting rights. The Company has a total of 11,414,069 (2017: 26,990,000) options and performance rights on issue.

### **Director Options**

The Company has issued nil options during the year (2017: 5,000,000) to the Directors (or their nominees) ("Director Options").

|                  | Issue Date       | Options<br>Granted | Exercise Price | Expiry Date      | Vesting Date     |
|------------------|------------------|--------------------|----------------|------------------|------------------|
| Scott Baldwin    | 30 November 2013 | 1,000,000          | \$1.496056     | 30 November 2018 | 30 November 2016 |
| Scott Baldwin    | 28 November 2016 | 2,400,000          | \$1.500000     | 23 November 2021 | 24 November 2019 |
| Ray Malone       | 28 November 2016 | 1,250,000          | \$1.500000     | 23 November 2021 | 24 November 2019 |
| Leath Nicholson  | 28 November 2016 | 750,000            | \$1.500000     | 23 November 2021 | 24 November 2019 |
| Stuart Robertson | 28 November 2016 | 600,000            | \$1.500000     | 23 November 2021 | 24 November 2019 |

- · The options vest in full when an event occurs which gives rise to a change in control of the Company.
- If the Company, after having granted these options, restructures its issued share capital, the number of options to which each option holder is entitled, or the exercise price of the options must be reorganised in accordance with the ASX Listing Rules.
- Options will not be listed on ASX, but application will be made for quotation of the shares resulting from the exercise of the options.
- · On issue of the resulting shares, the shares will rank equally with ordinary shares on issue at that time.

### (f) On-market buy-back

There is no current on-market buy-back of the Company's securities.

## **Corporate Information**

Money3 Corporation Limited is a company incorporated and domiciled in Australia.

## **Company Directors**

Ray Malone Executive Chairman

Kang Tan

Non-Executive Director (retired 27 August 2018)

Leath Nicholson Non-Executive Director

Stuart Robertson Non-Executive Director

Scott Baldwin Managing Director

## **Company Secretary**

Terri Bakos

#### **Head Office**

Level 1, 40 Graduate Road Bundoora Victoria 3083

Telephone 03 9093 8255 Facsimile 03 9093 8227

## **Registered Office**

Level 1, 40 Graduate Road Bundoora Victoria 3083

### **Share Registry**

Link Market Services Limited Level 1, 333 Collins Street Melbourne Victoria 3000

#### **Auditors**

BDO East Coast Partnership Level 14, 140 William Street Melbourne Victoria 3000

#### **Solicitors**

Nicholson Ryan Legal Pty Ltd Level 7, 420 Collins Street Melbourne Victoria 3000

#### **Bankers**

Bendigo Bank 4 Prospect Hill Road Camberwell Victoria 3124

## **Stock Exchange Listing**

Money3 Corporation Limited shares are listed on the Australian Securities Exchange (ASX code MNY)

## Website

www.money3.com.au

# money3.com.au

