# PENTANET

# SAPPENDIX 4D

ASX: 5GG 28 FEBRUARY 2024



# PENTANET LTD APPENDIX 4D 31 DECEMBER 2023 HALF-YEAR REPORT

# 1. Company details

Name of entity: Pentanet Limited ABN: 29 617 506 279

Reporting period: For the half-year ended 31 December 2023 Previous period: For the half-year ended 31 December 2022

# 2. Results for announcement to the market

				31 Dec 23	31 Dec 22
				\$'000	\$'000
Revenues from ordinary activities	up	7%	to	10,402	9,717
EBITDA <sup>1</sup> Loss Loss from ordinary activities after tax attributable to the owners of	down	91%	to	(241)	(2,548)
Pentanet Ltd	down	42%	to	(2,748)	(4,772)
Loss for the half-year attributable to the owners of Pentanet Ltd	down	51%	to	(2,748)	(4,772)

# 3. Dividends

No dividends were paid during the half-year and the directors have not recommended a dividend in respect of the 2023 financial period (2022: Nil.)

# 4. Net tangible assets

	Reporting period Cents	Previous period Cents
Net tangible assets per ordinary security	0.06	0.07

# 5. Control gained over entities

Not applicable.

# 6. Loss of control over entities

Not applicable.

# 7. Details of associates and joint venture entities

Not applicable

# 8. Audit qualification or review

Details of audit/review dispute or qualification (if any):

The financial statements were subject to a review by the auditors and the review report is attached as part of the Interim Report.

<sup>&</sup>lt;sup>1</sup>EBITDA is a financial measure which is not prescribed by Australian Accounting Standard ('AAS') and represents the profit under AAS adjusted for depreciation, amortization, interest and tax.

# PENTANET LTD Appendix 4D Half-year report

# 9. Attachments

Details of attachments (if any):

The Interim Report of Pentanet Ltd for the half-year ended 31 December 2023 is attached.

# **Review of Operations**

Pentanet Ltd is pleased to report its interim results for the half-year ended 31 December 2023, with revenue increasing in both business segments. Revenue reached \$10.4 million for the half year ending 31 December 2023, representing 7% YoY growth. Telecommunications recurring revenue increased by 5% to \$9.1 million, and gaming segment revenue increased by 88% to \$0.9 million.

Consolidated gross profit increased by 19% YoY to \$4.9 million, and gross margin of 47%, up 11% YoY. The telecommunications segment's gross profit increased by 8% YoY, reaching \$4.6 million and reflecting a gross margin of 48%, up from 46% in H1FY23. This improvement can be attributed to a successful off-to-on-net conversions campaign after the launch of new 5G Fixed Wireless plans.

The gaming segment delivered a significant gross profit increase of 212% YoY, reaching \$0.3 million, in line with an 83% growth on PcP in paid GeForce NOW cloud gaming memberships. The Company now has a solid base of paid memberships, effectively covering the fixed monthly recurring costs incurred in the early stages when the service was launched. Consequently, the gross profit margin for the gaming segment reached 30% for H1FY24, a 161%YoY improvement.

As at 31 December 2023, more than 490,000 gamers across Australia and New Zealand have registered as members. GeForce NOW Powered by CloudGG continued to deliver impressive growth metrics. The overall growth on the platform is driven by a more diverse membership offering with the introduction of the 'Ultra' membership tier, marketing efforts, new content additions, and additional growth from the launch of GeForce NOW Powered by CloudGG on the Optus SubHub platform.

Net loss after tax for the half-year was \$2.7 million (31 December 2022: \$4.8 million). The YoY reduction was primarily driven by a 19% decrease in operating expenses due to a reduction in marketing expenses, reduced office lease costs, and a 14% reduction in employee-related costs.

The Company closed the half-year with a cash balance of \$6.3m and available financing facilities to fund future capital expansion for its 5G and neXus rollouts and purchase of additional NVIDIA RTX 3080 servers.

9. Signed

Signed

David Buckingham Non-Executive Chairman Perth

28th February 2024

# **PENTANET LTD**

ABN: 29 617 506 279

# **INTERIM FINANCIAL REPORT - 31 DECEMBER 2023**

This interim financial report does not include all the notes of the type normally included in an annual financial report. Accordingly, this report is to be read in conjunction with the annual report for the year ended 30 June 2023 and any public announcements made by the Company during the interim reporting period in accordance with the continuous disclosure requirements of the Corporations Act 2001.

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# General Information

The financial statements cover Pentanet Ltd as a consolidated entity consisting of Pentanet Ltd and the entities it controlled at the end of, or during, the half-year. The financial statements are presented in Australian dollars, which is Pentanet Ltd's functional and presentation currency.

Pentanet Ltd is a listed public company limited by shares, incorporated and domiciled in Australia.

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

The financial statements were authorised for issue on 28th of February 2024, in accordance with a resolution of directors.

# **PENTANET LTD**

ABN: 29 617 506 279

# **CORPORATE DIRECTORY 31 DECEMBER 2023**

**Directors** 

**Company Secretaries** 

**Registered Office** 

**Principal Place of Business** 

Share Register

**Auditors** 

Stock Exchange Listing

David Buckingham Stephen Cornish **Timothy Cornish** 

Managing Director **Executive Director Dalton Gooding** Non-Executive Director Dominic O'Hanlon Non-Executive Director

Patrick Holywell Arron Canicais

Unit 2, 8 Corbusier Place, Balcatta 6021

Unit 2, 8 Corbusier Place, Balcatta 6021

**Automic Group** 

Level 5, 191 St Georges Terrace, Perth, 6000, WA

BDO Audit (WA) Pty Ltd

Level 9, Mia Yellagonga Tower 2, 5 Spring St, Perth WA, 6000

Pentanet Ltd shares are listed on the Australian Securities Exchange (ASX code: 5GG)

Non-Executive Chairman

# PENTANET LTD Directors' report 31 December 2023

The directors present their report, together with the financial statements, on the consolidated entity (referred to hereafter as the 'consolidated entity') consisting of Pentanet Limited (referred to hereafter as the 'company' or 'parent entity') and the entities it controlled at the end of, or during, the half-year ended 31 December 2023.

## **Directors**

The following persons were directors of Pentanet Ltd during the whole of the financial half-year and up to the date of this report, unless otherwise stated:

David Buckingham (Chairman)
Dalton Gooding
Stephen Cornish
Timothy Cornish
Dominic O'Hanlon (appointed 6 October 2023)

# Principal activities

During the financial period the principal continuing activities of the consolidated entity consisted of the provision of internet and associated telecommunications products and services and gaming technology services.

# Review of operations

Pentanet Ltd is pleased to report its interim results for the half-year ended 31 December 2023, with revenue increasing in both business segments. Revenue reached \$10.4 million for the half year ending 31 December 2023, representing 7% YoY growth.

Telecommunications recurring revenue increased by 5% to \$9.1 million, and gaming segment revenue increased by 88% to \$0.9 million.

Consolidated gross profit increased by 19% YoY to \$4.9 million, and gross margin of 47%, up 11% YoY. The telecommunications segment's gross profit increased by 8% YoY, reaching \$4.6 million and reflecting a gross margin of 48%, up from 46% in H1FY23. This improvement can be attributed to a successful off-to-on-net conversions campaign after the launch of new 5G Fixed Wireless plans.

The gaming segment delivered a significant gross profit increase of 212% YoY, reaching \$0.3 million, in line with an 83% growth on PcP in paid GeForce NOW cloud gaming memberships. The Company now has a solid base of paid memberships, effectively covering the fixed monthly recurring costs incurred in the early stages when the service was launched. Consequently, the gross profit margin for the gaming segment reached 30% for H1FY24, a 161%YoY improvement.

As at 31 December 2023, more than 490,000 gamers across Australia and New Zealand have registered as members. GeForce NOW Powered by CloudGG continued to deliver impressive growth metrics. The overall growth on the platform is driven by a more diverse membership offering with the introduction of the 'Ultra' membership tier, marketing efforts, new content additions, and additional growth from the launch of GeForce NOW Powered by CloudGG on the Optus SubHub platform.

Net loss after tax for the half-year was \$2.7 million (31 December 2022: \$4.8 million). The YoY reduction was primarily driven by a 19% decrease in operating expenses due to a reduction in marketing expenses, reduced office lease costs and a 14% reduction in employee-related costs.

The Company closed the half-year with a cash balance of \$6.3m and available financing facilities to fund future capital expansion for its 5G and neXus rollouts and purchase of additional NVIDIA RTX 3080 servers.

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# PENTANET LTD Directors' report 31 December 2023

# Significant changes in the state of affairs

Significant changes in state of affairs of Pentanet during the half-year were as follows:

In August 2023, GeForce NOW cloud gaming launched on Samsung Smart Devices in Australia via Gaming Hub, making cloud gaming more accessible for Australians.

In September 2023, Pentanet appointed Mr Arron Canicais as Joint Company Secretary.

In September 2023, Pentanet released a new top-tier membership plan for NVIDIA GeForce NOWTM RTX 3080 following successful next-generation cloud gaming deployment.

In October 2023, Pentanet appointed Mr Dominic O'Hanlon as non-executive director.

In November 2023, Pentanet launched NVIDIA GeForce NOW™ Powered by CloudGG on the Optus SubHub.

In December 2023, Pentanet and Cambium executed the Network-as-a-Service Agreement (NaaS) with Cambium Networks Ltd ("Cambium"). The agreement gives Pentanet a flexible way to deploy 5G network infrastructure under a NaaS solution, without the need for upfront CAPEX costs. 5G Fixed hardware will be purchased as a fixed monthly subscription instead of higher upfront capital expenditure for the 5G network expansion plans over future years.

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

# Matters subsequent to the end of the half-year

No matters or circumstances have arisen since 31 December 2023 that have significantly affected, or may significantly affect the consolidated entity's operations, the results of those operations, or the consolidated entity's state of affairs in future financial years.

# Rounding of Amounts

The company is of a kind referred to in Corporations Instrument 2016/191, issued by the Australian Securities and Investments Commission, relating to 'rounding-off'. Amounts in this report have been rounded off in accordance with that Corporations Instrument to the nearest thousand dollars, or in certain cases, the nearest dollar.

# Auditor's independence declaration

A copy of the auditor's independence declaration as required under section 307C of the Corporations Act 2001 is set out immediately after this directors' report.

This report is made in accordance with a resolution of directors, pursuant to section 306(3)(a) of the Corporations Act 2001.

On behalf of the directors

David Buckingham
Non-Executive Chairman

28<sup>th</sup> February 2024 Perth

# PENTANET LTD Auditor's independence declaration



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# DECLARATION OF INDEPENDENCE BY JARRAD PRUE TO THE DIRECTORS OF PENTANET LIMITED

As lead auditor for the review of Pentanet Limited for the half-year ended 31 December 2023, 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 review; and
- 2. No contraventions of any applicable code of professional conduct in relation to the review.

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

**Jarrad Prue** 

Director

BDO Audit (WA) Pty Ltd

Perth

28 February 2024

# PENTANET LTD Consolidated statement of profit or loss and other comprehensive income For the half-year ended 31 December 2023

		Consolidated	
	Note	31 Dec 2023 \$'000	31 Dec 2022 \$'000
	0	40.400	0.747
Revenue Other income	3	10,402 375	9,717 240
Canon moone		070	210
Expenses	4		
Network, carrier and hardware expenses		(5,532)	(5,630)
Employee benefits expense	20	(3,622)	(4,072)
Share based payments Other expenses	20	(47) (1,817)	(2,803)
Carlot expenses		(1,017)	(2,000)
Loss before finance costs, depreciation and amortisation and impairment expenses		(241)	(2,548)
Finance costs	4	(363)	(163)
Depreciation, amortisation and impairment expense	4	(2,144)	(2,061)
Loss before income tax expense for the half-year		(2,748)	(4,772)
Income tax expense			
income tax expense		-	-
Loss after income tax for the half-year attributable to the owners of Pentanet Ltd		(2,748)	(4,772)
Other comprehensive income			
Changes in fair value of equity investments at fair value through other comprehensive income		-	(820)
Total comprehensive loss for the half-year attributable to the owners of Pentanet Ltd		(2,748)	(5,592)
		Cents	Cents
Basic loss per share attributable to owners of Pentanet Ltd	18	(0.01)	(0.02)

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

# PENTANET LTD Consolidated statement of financial position As at 31 December 2023

	Note	Conso 31 Dec 2023 \$'000	lidated 30 June 2023 \$'000
Assets			
Current assets	_	0.045	7 000
Cash and cash equivalents	5	6,345	7,368
Trade and other receivables	6	848 350	3,875
Inventories  Deposite and propayments		431	406 483
Deposits and prepayments		431	403
Total current assets		7,974	12,132
Total current assets		1,914	12,132
Non-current assets			
Right-of-use assets	7	5,787	5,171
Plant and equipment	8	19,611	19,647
Intangible assets	9	7,631	7,967
Financial assets at fair value through other comprehensive income	10	3,180	3,180
(U/J)			
Total non-current assets		36,209	35,965
Total assets		44,183	48,097
Liabilities			
Current liabilities			
Trade and other payables	11	2,569	3,870
Contract liabilities		138	76
Employee benefits		373	338
Lease liabilities	12	835	509
Other liabilities	13	2,151	2,313
Borrowings		838	796
Total current liabilities		6,904	7,902
Non-current liabilities			
Contract liabilities		3	5
Lease liabilities	12	5,346	4,983
Other liabilities	13	1,915	2,242
Borrowings		1,603	1,810
Total non-current liabilities		8,867	9,040
Total liabilities		15,771	16,942
N.AA-		00.440	04.455
Net assets		28,412	31,155
Equity			
Share capital	14	63,289	63,331
Reserves		5,615	5,568
Accumulated losses		(39,672)	(36,924)
Accumulated other comprehensive income		(820)	(820)
Total equity		28,412	31,155

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

# PENTANET LTD Consolidated statement of changes in equity For the half-year ended 31 December 2023

Issue of shares Share issue costs

Share-based payments

Balance at 31 December 2023

Consolidated	Issued capital \$'000	Reserves \$'000	Accumulated losses \$'000	comprehensive income/(loss) \$'000	Total Equity \$'000
Balance at 1 July 2022	57,348	5,568	(29,355)	-	33,561
Loss after income tax expense for the half-year	-	-	(4,772)	-	(4,772)
Other comprehensive loss for the half-year, net of tax	-	-		(820)	(820)
Total comprehensive loss for the half-year		-	(4,772)	(820)	(5,592)
Transactions with owners in their capacity as owners:					
Issue of shares	-	-	=	-	-
Share issue costs	-	-	-	· -	-
Share-based payments		-	-	<u>-</u>	<u>-</u>
Balance at 31 December 2022	57,348	5,568	(34,127)	(820)	27,969
Balance at 31 December 2022  Consolidated	57,348 Issued capital \$'000	5,568 Reserves \$'000	Accumulated losses \$'000	Accumulated Other comprehensive income/(loss) \$'000	27,969  Total Equity \$'000
	Issued capital	Reserves	Accumulated losses	Accumulated Other comprehensive income/(loss)	Total Equity \$'000
Consolidated	Issued capital \$'000	Reserves \$'000	Accumulated losses \$'000	Accumulated Other comprehensive income/(loss) \$'000	Total Equity \$'000
Consolidated  Balance at 1 July 2023	Issued capital \$'000	Reserves \$'000	Accumulated losses \$'000	Accumulated Other comprehensive income/(loss) \$'000	Total Equity \$'000
Consolidated  Balance at 1 July 2023  Loss after income tax expense for the half-year	Issued capital \$'000	Reserves \$'000	Accumulated losses \$'000 (36,924) (2,748)	Accumulated Other comprehensive income/(loss) \$'000  (820)	Total Equity \$'000 31,155 (2,748)

(42)

63,289

47

5,615

(39,672)

Accumulated

(42)

47

28,412

(820)

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

# PENTANET LTD Consolidated statement of cash flows For the half-year ended 31 December 2023

	Note	Conso 31 Dec 2023 \$'000	lidated 31 Dec 2022 \$'000
Cash flows from operating activities			
Receipts from customers (inclusive of GST)		10,516	9,744
Payments to suppliers and employees (inclusive of GST)		(10,099)	(12,111)
Cash generated/(used in) operations		417	(2,367)
Interest received Interest and other finance costs paid		27 (363)	7 (145)
Net cash generate/(used in) operating activities		81	(2,505)
Cash flows from investing activities Payments for property, plant and equipment Payments for intangible assets Reclassification of term deposit to cash and cash equivalents		(1,381) (1,794) 2,500	(2,242) (1,814)
Net cash used in investing activities		(675)	(4,056)
Cash flows from financing activities Repayment of borrowings Payments of lease liabilities Share issue transaction cost		(166) (228) (35)	(121) (579) -
Net cash used in financing activities		(429)	(700)
Net decrease in cash and cash equivalents		(1,023)	(7,261)
Cash and cash equivalents at the beginning of the financial half-year		7,368	13,388
Cash and cash equivalents at the end of the financial half-year		6,345	6,127

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

# PENTANET LTD Consolidated notes to the financial statements 31 December 2023

# Note 1. Significant accounting policies

These general purpose financial statements for the interim half-year reporting period ended 31 December 2023 have been prepared in accordance with Australian Accounting Standard AASB 134 'Interim Financial Reporting' and the Corporations Act 2001, as appropriate for for-profit oriented entities. Compliance with AASB 134 ensures compliance with International Financial Reporting Standard IAS 34 'Interim Financial Reporting'.

These general-purpose financial statements do not include all the notes of the type normally included in annual financial statements. Accordingly, these financial statements are to be read in conjunction with the annual report for the year ended 30 June 2023 and any public announcements made by the Company during the interim reporting period in accordance with the continuous disclosure requirements of the Corporations Act 2001.

The principal accounting policies adopted are consistent with those of the previous financial year and corresponding interim reporting period, unless otherwise stated.

# Going Concern

The Directors have prepared the financial report on a going concern basis, which contemplates the continuity of normal business activity and the realisation of assets and settlement of liabilities in the normal course of business.

For the period ended 31 December 2023 the Group held cash and cash equivalents of \$6.3m (30 June 2023: \$7.4m), a positive working capital position of \$1m (30 June 2023: \$4.2m), recorded a net loss of \$2.7m (31 December 2022: \$5.6m), had net cash inflow from operating activities of \$0.08m (31 December 2022: net cash outflow of \$2.5m) and had net cash outflow from investing activities of \$3.2m excluding realised term deposit of \$2.5m (31 December 2022: \$4.1m).

These conditions indicate a material uncertainty that may cast a significant doubt about the Consolidated Entity's ability to continue as a going concern and, therefore, that it may be unable to realise its assets and discharge its liabilities in the normal course of business.

The Directors remain committed to the long-term business plan that is contributing to improved results as the business progresses from start-up phase into a more established business operation. The Directors believe there are reasonable grounds to believe that the Group will be able to continue as a going concern after consideration of the following factors:

- Higher growth in revenues from the recently launched 5G broadband product and GeForce NOW gaming products launched in the first half of FY24;
- Further active management of discretionary expenditure in line with the funds available to the Group;
- Lower capital expenditure costs following 5G Tower upgrades and launch to the network to enable new products together with the opportunity to finance future capital infrastructure investment through alternative financing arrangements; and The potential to raise additional working capital through the issue of debt or equity securities.

Should the Group not be able to achieve any of the above, it may be required to realise its assets and discharge its liabilities other than in the ordinary course of business and at amounts that differ from those stated in the financial statements and that the financial report does not include any adjustments relating to the recoverability and classification of recorded asset amounts or liabilities that might be necessary should the Group not continue as a going concern.

# New or amended Accounting Standards and Interpretations adopted

The consolidated entity has adopted all of the new or amended Accounting Standards and Interpretations issued by the Australian Accounting Standards Board ('AASB') that are mandatory for the current reporting period. The consolidated entity did not have to change its accounting policies or make retrospective adjustments as a result of adopting these amended standards.

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

# Note 2. Operating segments

Identification of reportable operating segments

The consolidated entity is organised into two operating segments: provision of internet and telecommunication services and gaming technology within Australia. These operating segments are based on the internal reports that are reviewed and used by the Board of Directors (who are identified as the Chief Operating Decision Makers ('CODM')) in assessing performance and in determining the allocation of resources. There is no aggregation of operating segments.

The CODM reviews EBITDA (earnings before interest, tax, depreciation and amortisation) as the key measure of operating profitability for the business. The accounting policies adopted for internal reporting to the CODM are consistent with those adopted in the financial statements.

# Note 2. Operating segments (continued)

Major customers

There were no major customers in 2023 or 2022 that contributed more than 5% of revenue.

Operating segments

The directors have chosen to organise the group around the two main business units in which the group operates. Specifically, the group's reportable segments under AASB 8 are as follows:

Internet and related services

Gaming technology within Australia

The reportable segments represent the group's cash-generating units for impairment testing purposes, with corporate income (interest) and costs being allocated to the two cash-generating units.

# Note 2. Operating segments (continued)

Operating revenues and results

	Internet Services	Gaming and technology services	Total
Consolidated – 31 December 2023	\$'000	\$'000	\$'000
Revenue			
Total revenue	9,513	889	10,402
Other revenue	32	343	375
Total segment revenue	9,545	1,232	10,777
	<u> </u>		
EBITDA	(123)	(118)	(241)
Depreciation and amortisation	(1,781)	(363)	(2,144)
Finance costs	(277)	(86)	(363)
Loss before income tax expense	(2,181)	(567)	(2,748)
Income tax expense	<u> </u>	<u> </u>	· · · · · -
Loss after income tax expense for the half-year	(2.424)	(===)	(0 = 10)
attributable to the owners of Pentanet Ltd  Changes in fair value of equity investments at fair value	(2,181)	(567)	(2,748)
through other comprehensive income	-	_	_
	(2,181)	(567)	(2,748)
	(2,101)	(66.)	(2,7.10)
Consolidated – 31 December 2022			
Revenue			
Total revenue	9,245	472	9,717
Other revenue	16	224	240
Total segment revenue	9,261	696	9,957
	(4.0.10)	(=0=)	(2 - (2)
EBITDA	(1,843)	(705)	(2,548)
Depreciation and amortisation	(1,799)	(262)	(2,061)
Finance costs	(163)	(007)	(163)
Loss before income tax expense	(3,805)	(967)	(4,772)
Loss after income tax expense for the half-year	<del>-</del>	<del>-</del>	<del>-</del>
attributable to the owners of Pentanet Ltd	(3,805)	(967)	(4,772)
Changes in fair value of equity investments at fair value through other comprehensive income		(820)	(820)
Total comprehensive loss for the half-year attributable to the owners of Pentanet Ltd	(3,805)	(1,787)	(5,592)
		Coming and	
	Internet Services \$'000	Gaming and technology services \$'000	Total \$'000
Total segment assets	• • • •	•	-
31 December 2023	32,907	11,278	44,185
30 June 2023	36,604	11,495	48,099
Total segment liabilities			
31 December 2023	13,386	2,385	15,771
OT DECEMBER 2020			

# Note 3. Revenue

	Consol	lidated
	31 Dec 2023 \$'000	31 Dec 2022 \$'000
Revenue from contracts with customers	159	220
Rendering a service – telecommunication service Rendering a service – recurring network revenues	9,135	320 8,686
Gaming and gaming technology services Sale of goods	889 219	472 239
Total revenue	10,402	9,717

Revenue from the contracts with customers is recognised over time, excluding the sale of goods.

# Note 4. Expenses

	Conso	lidated
Loss before tax includes the following specific expenses	31 Dec 2023 \$'000	31 Dec 2022 \$'000
Network, carrier and hardware expenses	5,532	5,630
Depreciation		
Leasehold improvements	135	46
Plant and equipment	171	200
Right of use assets	436	575
Network infrastructure	1,025	841
Amortisation	377	399
Total Depreciation, amortisation and impairment	2,144	2,061
Finance costs	363	163
Employee benefits expense excluding superannuation		
Employee benefits expense excluding superannuation	3,284	3,730
Superannuation expense		
Defined contribution superannuation expense	338	342
Advertising and promotion	601	1,029
Legal and professional services	114	215
Operating expenses	1,102	1,559
Total other expenses	1,817	2,803

Note 5. Cash and cash equivalents			
		Consol 31 Dec 2023 \$'000	idated 30 Jun 2023 \$'000
Cash at bank Term deposits		3,504 2,841	7,041 327
Total cash and cash equivalents		6,345	7,368
Note 6. Trade and other receivables			
		Consol	
		31 Dec 2023 \$'000	30 Jun 2023 \$'000
Trade receivables Less: allowance for expected credit losses		546 (29)	413 (29)
·		517	384
Other receivables <sup>1</sup>		331	3,491
Total trade and other receivables		847	3,875
Note 7. Non-current assets – right of use assets		Consol	
		31 Dec 2023 \$'000	30 Jun 2023 \$'000
Office lease Less: Accumulated depreciation		497 (170) 327	335 (78) 257
Network infrastructure – at cost Less: Accumulated depreciation		6,987 (1,527)	6,110 (1,196)
C		5,460	4,914
Reconciliation:		5,787	5,171
Consolidated Balance at 1 July 2023 Additions Depreciation expense Balance at 31 December 2023	Network Infrastructure 4,914 891 (345) 5,460	Office Lease 257 161 (91)	Total 5,171 1,052 (436) 5,787

Note 8. Non-current assets - property, plant and equipment

	Consolidated	
	31 Dec 2023	30 Jun 2023
	\$'000	\$'000
Leasehold improvements - at cost	1,101	1,098
Less: Accumulated depreciation	(352)	(217)
	749	881
Plant and equipment - at cost	1,810	1,725
Less: Accumulated depreciation	(964)	(794)
	846	931
Network infrastructure - at cost	22,830	21,693
Less: Accumulated depreciation	(4,814)	(3,858)
	18,016	17,835
	19,611	19,647

# Reconciliations

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

Consolidated	Leasehold improvements \$'000	Plant and equipment \$'000	Network infrastructure \$'000	Total \$'000
Balance at 1 July 2023	881	931	17,835	19,647
Additions	3	95	1,365	1,463
Disposals	-	(9)	(159)	(168)
Depreciation expense	(135)_	(171)	(1,025)	(1,331)
Balance at 31 December 2023	749	846	18,016	19,611

# Note 9. Non-current assets - intangibles

	Consol	idated
	31 Dec 2023	30 Jun 2023
	\$'000	\$'000
Trademarks and design - at cost	99	97
Less: Accumulated amortisation	(13)	(9)
	86	88
Software - at cost	455	417
Less: Accumulated amortisation	(361)	(332)
	94	85
Other intangible assets - at cost	557	557
Less: Accumulated amortisation and impairment	(65)	(60)
	492	497
Licenses - at cost	8,620	8,620
Less: Accumulated amortisation	(1,661)	(1,323)
	6,959	7,297
	7,631	7,967

Management have performed an impairment assessment with no indicators of impairment being identified.

# Reconciliations

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

Consolidated	Trademark and design \$'000	Software \$'000	Other Intangible assets \$'000	Licenses \$'000	Total \$'000
<b>a</b> 5					
Balance at 1 July 2023	88	85	497	7,297	7,967
Additions	2	39	-	-	41
Impairment	-	-	-	-	-
Amortisation expense	(4)	(30)	(5)	(338)	(377)
Balance at 31 December 2023	86	94	492	6,959	7,631

# Note 10. Fair value measurement of financial instruments

The group holds the following financial instruments:

		Consol	idated
		31 Dec 2023	30 Jun 2023
Financial Assets	Notes	\$'000	\$'000
Trade and other receivables		848	3,875
Cash and cash equivalents		6,345	7,368
Financial assets at fair value through other comprehensive income	9a	3,180	3,180
		10,373	14,423

# (a) Financial assets at fair value through other comprehensive income

(i) Classification of financial assets at fair value through other comprehensive income Financial assets at fair value through other comprehensive income (FVOCI) comprise:

• Equity securities not held for trading and which the group has irrevocably elected at initial recognition to recognised in this category. These are strategic investments, and the group considers this classification to be more relevant.

	Consol	idated
	31 Dec 2023 \$'000	30 Jun 2023 \$'000
Non-current assets Unlisted securities		·
Canopus Networks Pty Ltd	3,180	3,180
	3,180	3,180

(ii) Acquisition of equity investment:

On 20 December 2021, Pentanet acquired a fully diluted 13.4% interest in Canopus Networks Pty Ltd for \$4,000,000. Pentanet is entitled to appoint one director with Mr. Stephen Cornish providing his consent to act as a director of Canopus Networks Pty Ltd. At 31 December 2023 the interest held by Pentanet in Canopus remained 13.4%.

# (b) Fair value measurement

Financial assets at initial recognition are measured at fair value, with the transaction price paid representing the fair value of the asset at initial recognition.

# Fair value hierarchy

To provide an indication about the reliability of the inputs used in determining fair value, Pentanet classifies its financial instruments into the three levels prescribed under the accounting standards.

The following tables detail the consolidated entity's assets and liabilities, measured or disclosed at fair value, using a three-level hierarchy, based on the lowest level of input that is significant to the entire fair value measurement, being:

Level 1: Quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date Level 2: Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly

Level 3: Unobservable inputs for the asset or liability

Consolidated at 31 December 2023	Level 1 \$'000	Level 2 \$'000	Level 3 \$'000	Total \$'000
Financial Assets				
Financial assets at fair value through other comprehensive income (FVOCI)				
Unlisted equity securities	-	-	3,180	3,180
Total Assets	-	-	3,180	3,180

During the year ending 30 June 2023, Canopus Network Pty Ltd concluded a successful capital raise from investors at \$4.20 per share. Consequently, the Company adjusted the fair value of its investment, reflecting a reduction totaling \$820,433. Following a review of Canopus Network Pty Ltd's FY24 Q2 investor update, which outlined strategic developments, technological progress, and a strong financial standing, management affirms the current fair value assessment.

There were no transfers between levels during the financial half-year.

BAS payable         240           Other payables         917         9           Total trade and other payables         2,569         3,8           Note 12. Lease liabilities         Courrent         Courrent           Lease liability         835         3           Non-current         Lease liabilities         5,346         4,3           Total lease liabilities         5,346         4,3           Note 13. Other liabilities         Current         31 Dec 2023 30 Jun 202 \$100           Term purchases         423         1,728         1,728           Intangible asset finance         1,728         1,728         1,728           Non-current         Term purchases         1,728         1,2           Intangible asset finance         1,727         1,4           Total non-current other liabilities         1,727         1,4           Total non-current other liabilities         1,727         1,4           Total non-current other liabilities         1,727         1,4	Note 11. Current liabilities – trade and other payables		
Trade payables			
Trade payables         1,412         2,9           Cother payables         917         9           Total trade and other payables         2,569         3,8           Note 12. Lease liabilities         Current           Lease liability         835         5           Non-current         Lease liabilities         5,346         4,1           Note 13. Other liabilities         5,346         4,1           Total lease liabilities         6,181         5,2           Note 13. Other liabilities         Current         31 Dec 2023         30 Jun 202           \$1.000         \$1.000         \$1.000           Term purchases         423			
BAS payable   240   917   9   917   9   9   7   7   9   9   7   9   9		\$'000	\$'000
Other payables         917         9           Total trade and other payables         2,569         3,8           Note 12. Lease liabilities         Consultated 31 Dec 2023 30 Jun 202 \$1000           Current         Current           Lease liability         835         4           Non-current         Consultated 31 Dec 2023 30 Jun 202 \$1000           Note 13. Other liabilities         Consultated 31 Dec 2023 30 Jun 202 \$1000           Term purchases         423	Trade payables	1,412	2,904
Total trade and other payables         2,569         3,8           Note 12. Lease liabilities         Consultated 31 Dec 2023 \$1000 \$2000           Current         Lease liability         835         9000           Non-current         Lease liabilities         5,346         4,3           Total lease liabilities         Consultated 31 Dec 2023 \$100 dec 2023 \$100 dec 2023 \$100 dec 2023 \$1000 dec 2023	BAS payable	240	60
Note 12. Lease liabilities   Consolidated   31 Dec 2023   30 Jun 202   \$1000	Other payables	917	906
Consolidated   Signature   S	Total trade and other payables	2,569	3,870
Consolidated   Signature   S	Note 12. Lease liabilities		
Current         835         9000           Non-current         835         4           Lease liability         5,346         4,3           Total lease liabilities         6,181         5,           Note 13. Other liabilities         Consolitated           Current         31 Dec 2023         30 Jun 202           1 Interpretases         423         5           Intangible asset finance         1,728         1,           Total current other liabilities         2,151         2,           Non-current         1         1,727         1,4           Total non-current other liabilities         1,727         1,4           Total non-current other liabilities         1,915         2,2		Consol	idated
Current         835         9           Non-current         5,346         4,9           Total lease liabilities         6,181         5,0           Note 13. Other liabilities         Consultated 31 Dec 2023 30 Jun 202 \$1000           Term purchases         423         9           Intangible asset finance         1,728         1,728           Total current other liabilities         2,151         2,2           Non-current         1         1         2           Term purchases         188         3           Intangible asset finance         1,227         1,4           Total non-current other liabilities         1,915         2,2			30 Jun 2023
Non-current         Consultated           Lease liabilities         6,181         5,           Note 13. Other liabilities         Consultated         31 Dec 2023         30 Jun 202           Sy000         \$1000         \$1000         \$1000         \$1000           Term purchases         423         424         423         424         423         4		\$'000	\$'000
Non-current         Cease liability         5,346         4,3           Total lease liabilities         6,181         5,346         4,3           Note 13. Other liabilities         Consolidated         31 Dec 2023         30 Jun 202         \$'000         \$'000           Term purchases         423         5,100         \$'00	Current		
Current         Consolidated           Total lease liabilities         Consolidated           Note 13. Other liabilities         Consolidated           Term purchases         423         5;000           Intangible asset finance         1,728         1,           Total current other liabilities         2,151         2,           Non-current         1,727         1,           Total non-current other liabilities         1,915         2,	Lease liability	835	509
Current         Consolidated           Total lease liabilities         Consolidated           Note 13. Other liabilities         Consolidated           Term purchases         423         5;000           Intangible asset finance         1,728         1,           Total current other liabilities         2,151         2,           Non-current         1,727         1,           Total non-current other liabilities         1,915         2,			
Total lease liabilities         6,181         5,4           Note 13. Other liabilities         Consoliated 31 Dec 2023 30 Jun 202 \$'000           Term purchases         423         5,4           Intangible asset finance         1,728         1,728         1,728           Total current other liabilities         2,151         2,7           Non-current         1,727         1,8           Intangible asset finance         1,727         1,8           Total non-current other liabilities         1,915         2,9	Non-current		
Note 13. Other liabilities   Consolidated   31 Dec 2023   30 Jun 202   \$'000   \$'000   \$'000	Lease liability	5,346	4,983
Current         Consolidated           31 Dec 2023         30 Jun 202           \$'000         \$'000           Term purchases         423         5           Intangible asset finance         1,728         1,           Total current other liabilities         2,151         2,           Non-current         1         1           Term purchases         188         3           Intangible asset finance         1,727         1,4           Total non-current other liabilities         1,915         2,2	Total lease liabilities	6,181	5,492
Current         Consolidated           31 Dec 2023         30 Jun 202           \$'000         \$'000           Term purchases         423         5           Intangible asset finance         1,728         1,           Total current other liabilities         2,151         2,           Non-current         1         1           Term purchases         188         3           Intangible asset finance         1,727         1,4           Total non-current other liabilities         1,915         2,2			
Current       31 Dec 2023 \$'000       30 Jun 202 \$'000         Term purchases       423       5         Intangible asset finance       1,728       1,728         Total current other liabilities       2,151       2,3         Non-current       1       1         Term purchases       188       3         Intangible asset finance       1,727       1,8         Total non-current other liabilities       1,915       2,3	Note 13. Other liabilities		
Term purchases		Consol	idated
Term purchases Intangible asset finance Intang	Current	31 Dec 2023	30 Jun 2023
Intangible asset finance Total current other liabilities  Non-current Term purchases Intangible asset finance Intangible asset finance  Total non-current other liabilities  1,728 1,728 2,39 1,727 1,70 1,915 2,70 1,915 1,915 1,915 2,70 1,915 1		\$'000	\$'000
Intangible asset finance Total current other liabilities  Non-current Term purchases Intangible asset finance Intangible asset finance  Total non-current other liabilities  1,728 1,728 2,39 1,727 1,70 1,915 2,70 1,915 1,915 1,915 2,70 1,915 1	Term purchases	423	590
Total current other liabilities    Non-current   Term purchases   188			1,723
Non-current Term purchases Intangible asset finance Total non-current other liabilities  188 3 1,727 1,6 1,915 2,7			2,313
Term purchases 188 3 Intangible asset finance 1,727 1,8 Total non-current other liabilities 1,915 2,3			
Term purchases 188 3 Intangible asset finance 1,727 1,8 Total non-current other liabilities 1,915 2,3			
Intangible asset finance 1,727 1,5  Total non-current other liabilities 1,915 2,5	Non-current		
Total non-current other liabilities 1,915 2,3			388
			1,854
Total other liabilities 4.066 4.	Total non-current other liabilities	1,915	2,242
	Total other liabilities	4,066	4,555

# Note 14. Equity - issued capital

		Consol	idated	
	31 Dec 2023 Shares	30 Jun 2023 Shares	31 Dec 2023 \$'000	30 Jun 2023 \$'000
Ordinary shares - fully paid	373,727,213	373,727,213	63,289	63,331
Movements in ordinary share capital				
Details	Date	Shares	Issue price	\$'000
Balance Share issue transaction costs	1 July 2023 -	373,727,213 -	-	63,331 (42)
Balance	31 December 2023	373,727,213		63,289

# Ordinary shares

Ordinary shares entitle the holder to participate in dividends, and the proceeds on the winding up of the Company in proportion to the number of and amounts paid on the shares held. The fully paid ordinary shares have no par value, and the Company does not have a limited amount of authorised capital.

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

# Share buy-back

There is no current on-market share buy-back.

# Note 15. Contingent Assets

There are no contingent assets at 31 December 2023.

# Note 16. Contingent liabilities

Pentanet has guarantee facilities of \$404,698 (30 June 2023: \$404,698) available for utilisation. There are no material changes to the contingent liabilities from the 30 June 2023 Financial Statements.

# Note 17. Commitments

The Company is a party to the NVIDIA GeForce NOW Alliance Partner Agreement (NVIDIA Agreement) with NVIDIA dated 25 November 2020 (and amended on 8 December 2020). GeForce NOW (GFN) is NVIDIA's gaming PC in the cloud service (GFN Service) that streams a user's game library to the user's devices from the Company's data centres. The NVIDIA Agreement covers Australia (Territory).

Pursuant to the terms of the NVIDIA Agreement, the Company has the right to purchase up to 72 GFN Game Servers from NVIDIA (or its approved third party vendors) in a staggered approach. 36 GFN Game Servers make up a GFN Pod. The NVIDIA Agreement does not restrict the Company from purchasing more than two GFN Pods from NVIDIA over the course of its term. The Company completed the purchase of 36 GFN Game Servers in financial year 2022.

The Company will pay NVIDIA a percentage revenue share (in USD). The NVIDIA Agreement is for an initial term of 3 years, and unless one party notifies the other at least 1 month prior to the end of this initial term or any renewal period in force of its intent for the NVIDIA Agreement to expire at the end of the current term, it will automatically renew for further 1 year periods, indefinitely. The NVIDIA Agreement can be terminated by either party for the other's (uncertifiable or notified but unrectified) material breach.

The NVIDIA Agreement otherwise contains terms and conditions that are considered standard for agreements of this nature.

In November 2022, Pentanet confirmed discussions are continuing to further the GeForce NOW Alliance Agreement and exclusivity in Australia under new commercial terms that will allow the introduction of next-gen RTX3080 hardware and higher-tier plans. New Zealand will also be formally recognised as a Pentanet serviceable territory with a pathway to include new additional neighbouring territories in the future. Pentanet purchased the next-generation cloud gaming infrastructure by purchasing the RTX 3080 SuperPODs funded by the 5-year term Westpac Banking Corporation loan facilities.

# Note 18. Related party transactions

Parent entity

Pentanet Ltd is the parent entity.

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

Name of subsidiary	Principle place of business	Ownership int the g	•
200		2023	2022
		%	%
Pentanet.GG Pty Ltd	Perth, Australia	100	100
Pentatech Pty Ltd	Perth, Australia	100	100
Pentacomm Pty Ltd	Perth, Australia	100	100

Directors are listed in the directors' report.

Pentanet Ltd spent \$36,766 with The Cornish Property Trust during the half-year on commercial terms and market rates, which is a related party of a director related entity (Stephen Cornish and Timothy Cornish), with no balance relating to this fee outstanding as at 31 December 2023.

Pentanet Ltd received \$4,500 from FFF Australia Pty Ltd during the half-year on commercial terms and market rates, which is a related party of a director related entity (Stephen Cornish and Timothy Cornish), with no balance relating to this fee outstanding as at 31 December 2023.

There have been no changes to the related party arrangements since 30 June 2023.

Loans to/from related parties

There were no loans to or from related parties at the current and previous reporting date.

On the 24th of November 2023, Pentanet Ltd issued the following options to key management personnel:

Key management personnel	Capacity	Tranche 1	Tranche 2	Tranche 3	Total option granted
Stephen Cornish	Managing director	1,373,418	2,544,727	-	3,918,145
Timothy Cornish	Executive director	418,387	775,206	-	1,193,593
Dominic O'Hanlon	Non-executive director	- -	- -	1,000,000	1,000,000
Mart-Marie Derman	Chief financial officer	415,162	769,231		1,184,393
		2,206,967	4,089,164	1,000,000	7,296,131 <sup>1</sup>

Each Option (unless otherwise specified) will have an exercise price as set out below (Exercise Price) and will expire at 5.00pm (AWST) on the expiry date set out below (Expiry Date). Any Option not exercised before the Expiry Date will automatically lapse on the Expiry Date.

# (1) Options held at 31 December 2023

Key management personnel	Capacity	Fair value at grant date: Tranche 1	Fair value at grant date: Tranche 2	Fair value at grant date: Tranche 3	Total fair value of option granted \$
		Ψ	Ψ	Ψ	Ψ
Stephen Cornish	Managing director	35,022	69,726	-	104,748
Timothy Cornish	Executive director	10,669	21,241	-	31,910
Dominic O'Hanlon	Non-executive director	-	-	25,726	25,726
—Mart-Marie Derman	Chief financial officer	10,587	21,077		31,664
		56.278	112.044	25.726	194.048

			Share price				Risk-free	Fair valu
			at grant	Exercise	Expected	Dividend	interest	at gran
Tranche	Grant date	Expiry date	date \$	price \$	volatility	yield	rate	date \$
Tranche 1	24/11/2023	30/06/2026	0.06	0.093	85%	0	4.25%	0.0255
Tranche 2	24/11/2023	30/06/2027	0.06	0.124	85%	0	4.24%	0.0274
Tranche 3	24/11/2023	24/11/2026	0.06	0.12	85%	0	4.25%	0.0215

On the 24th of November 2023, Pentanet Ltd issued the following LTI performance rights to executives and directors:

Key management personnel	Capacity	Tranche 1	Tranche 2	Total performance rights granted
Stephen Cornish	Managing director	737,427	737,427	1,474,854
Timothy Cornish	Executive director	231,351	231,351	462,702
Mart-Marie Derman	Chief financial officer	389,517	389,517	779,034
		1,358,295	1,358,295	2,716,590

Key management personnel	Capacity	Fair value at grant date: Tranche 1 \$	Fair value at grant date: Tranche 2 \$	Total fair value of option granted \$
Stephen Cornish	Managing director	44,246	44,246	88,492
Timothy Cornish	Executive director	13,881	13,881	27,762
Mart-Marie Derman	Chief financial officer	23,371	23,371	46,742
		81,498	81,498	162,996

For the performance rights granted during the half-year ended 31 December 2023, the share price at grant date was used to determine the fair value at grant date using the following inputs

	Grant date	Vesting Date	Expiry date	Share price at grant date \$	Probability of Vesting	
Tranche 1	24/11/2023	31/10/2025	30/06/2026	0.06	100%	
Tranche 2	24/11/2023	31/10/2026	30/06/2026	0.06	100%	
Tranche	Weight	Performance Cond	tions			
1	30%	Group revenue for the budgeted and appro-		e 2025 meeting or exce	eding the amount	
1	20%		renue for the year end d approved by the Bo	ding 30 June 2025 meet oard.	ting or exceeding the	
1	30%	and approved by the	meeting or exceeding			
1	20%	Board, at all times du	ring the year ending	30 June 2025.	ed and approved by the	
2	30%	budgeted and appro	e 2026 meeting or exce	•		
2	20%	amount budgeted an	d approved by the Bo			
2	30%	and approved by the	Board	meeting or exceeding	·	
2	20%		ce meeting or exceeduring the year ending		ed and approved by the	

# Note 19. Loss per share

	Consolidated		
	31 Dec 2023 \$'000	30 Jun 2023 \$'000	
Loss per share for loss from continuing operations			
Loss after income tax	(2,748)	(7,365)	
Loss after income tax attributable to the owners of Pentanet Limited	(2,748)	(7,365)	
Weighted number of ordinary shares			
Weighted average number of ordinary shares used in calculating basic EPS	373,727,213	309,317,021	
	Cents	Cents	
Basic (loss) per share attributable to owners of Pentanet Ltd	(0.01)	(0.02)	

# Note 20. Share-based payments

A share option plan has been established by the consolidated entity and approved by shareholders at a general meeting, whereby the consolidated entity may grant options over ordinary shares in the group to certain personnel of the consolidated entity. Options granted carry no dividend or voting rights, nor do they carry any rights to participate in any issues of shares of the group or any other entity.

All options were granted over unissued fully paid ordinary shares in the group. Options vest based on the provision of service over the vesting period whereby the employee becomes beneficially entitled to the option on the vesting date and non-performance vesting conditions. Options are exercisable by the holder from the vesting date.

Set out below are summaries of options granted under the plan:

				Balance at			Expired/	Balance at the
75	Expiry	Vesting	Exercise	the start of	0	F	forfeited/	end of the
Grant date	date	date	price \$	the year	Granted	Exercised	other	period
27/11/2020	30/06/2024		0.300	9,857,000	-	-	-	9,857,000
27/11/2020	30/06/2024		0.370	9,870,000	-	-	-	9,870,000
27/11/2020	30/06/2024		0.500	9,870,000	-	-	-	9,870,000
24/11/2023	30/06/2026	30/06/2025	0.093	-	3,405,523	-	-	3,405,523
24/11/2023	30/06/2027	30/06/2026	0.124	-	6,309,900	-	-	6,309,900
24/11/2023	24/11/2026	24/11/2023	0.12	-	1,000,000	-	-	1,000,000
Balance as a	at 31 Decembe	r 2023		29,597,000	10,715,423	-	-	40,312,423

The weighted average options exercise price of all unexercised options on issue at the end of 31 December 2023 was \$0.32

For the options granted during the half-year ended 31 December 2023, the Black Scholes valuation model was used to determine the fair value at grant date using the following inputs:

			Share price				Risk-free	Fair value
			at grant	Exercise	Expected	Dividend	interest	at grant
Tranche	Grant date	Expiry date	date \$	price \$	volatility	yield	rate	date \$
Tranche 1	24/11/2023	30/06/2026	0.06	0.093	85%	0	4.25%	0.0255
Tranche 2	24/11/2023	30/06/2027	0.06	0.124	85%	0	4.24%	0.0274

1/3 of the Options will vest on 30 June 2025, subject and conditional upon the holder being employed by Company on that date; and 2/3 of the Options will vest on 30 June 2026, subject and conditional upon the holder being employed by the Company on that date.

# Note 20. Share-based payments (continued)

During the period ending 31 December 2023, LTI performance rights were issued to directors and senior management following approval by shareholders at the 2023 Annual General Meeting.

Details of Performance Rights outstanding under the plans at balance date are as follows;

Grant date	Expiry date	Exercise price \$	Balance at the start of the year	Granted	Exercised	Expired/ forfeited/ other	Balance at the end of the period
24/11/2023	30/06/2026	-	-	2,482,812	-	-	2,482,812
24/11/2023	30/06/2026	-	-	2,482,812	-	-	2,482,812
Balance as at 31 De	ecember 2023		-	4,965,624	-	-	4,965,624

The weighted average fair value of performance rights granted during the period to 31 December 2023 is \$0.06.

For the performance rights granted during the half-year ended 31 December 2023, the Black Scholes valuation model was used to determine the fair value at grant date using the following inputs:

Drobobility of

				Share price	Probability of	
Tranche	<b>Grant date</b>	Expiry date	Vesting date	at grant date \$	vesting	
1	24/11/2023	30/06/2026	31/10/2025	0.06	100%	
2	24/11/2023	30/06/2026	31/10/2026	0.06	100%	
Tranche	Weight	Performance Conditi	ons			
1	30%	Group revenue for the budgeted and approve		2025 meeting or exceed	ling the amount	
1	20%		nue for the year ending	g 30 June 2025 meeting d.	g or exceeding the	
1	30%	EBITDA for the year ending 30 June 2025 meeting or exceeding the amount budgeted and approved by the Board				
1	20%	Minimum cash balance meeting or exceeding the amount budgeted and approved by the Board, at all times during the year ending 30 June 2025.				
2	30%	Group revenue for the year ending 30 June 2026 meeting or exceeding the amount budgeted and approved by the Board.				
2	20%	Gaming segment reve amount budgeted and		g 30 June 2026 meeting d.	g or exceeding the	
2	30%	EBITDA for the year e and approved by the E		eeting or exceeding the	amount budgeted	
2	20%	Minimum cash balance Board, at all times duri		g the amount budgeted June 2026.	and approved by the	

# Note 21. Events after the reporting period

No matters or circumstances have arisen since 31 December 2023 that have significantly affected, or may significantly affect the consolidated entity's operations, the results of those operations, or the consolidated entity's state of affairs in future financial periods.

# PENTANET LTD Directors' declaration 31 December 2023

In the directors' opinion:

- the attached financial statements and notes comply with the Corporations Act 2001, Australian Accounting Standard AASB 134
   'Interim Financial Reporting', the Corporations Regulations 2001 and other mandatory professional reporting requirements;
- the attached financial statements and notes give a true and fair view of the consolidated entity's financial position as at 31 December 2023 and of its performance for the financial half-year ended on that date; and
- there are reasonable grounds to believe that the Company will be able to pay its debts as and when they become due and payable.

Signed in accordance with a resolution of directors made pursuant to section 303(5)(a) of the Corporations Act 2001.

On behalf of the directors

David Buckingham Non-Executive Director

28th February 2024

Perth

# Independent auditor's review report to the members of Pentanet Ltd



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# INDEPENDENT AUDITOR'S REVIEW REPORT

To the members of Pentanet Limited

# Report on the Half-Year Financial Report

# Conclusion

We have reviewed the half-year financial report of Pentanet Limited (the Company) and its subsidiaries (the Group), which comprises the consolidated statement of financial position as at 31 December 2023, the consolidated statement of profit or loss and other comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the half-year ended on that date, a summary of significant accounting policies and other explanatory information, and the directors' declaration.

Based on our review, which is not an audit, we have not become aware of any matter that makes us believe that the accompanying half-year financial report of the Group does not comply with the *Corporations Act 2001* including:

- (i) Giving a true and fair view of the Group's financial position as at 31 December 2023 and of its financial performance for the half-year ended on that date; and
- (ii) Complying with Accounting Standard AASB 134 Interim Financial Reporting and the Corporations Regulations 2001.

# Basis for conclusion

We conducted our review in accordance with ASRE 2410 Review of a Financial Report Performed by the Independent Auditor of the Entity. Our responsibilities are further described in the Auditor's Responsibilities for the Review of the Financial Report section of our report. We are independent of the Company in accordance with the auditor independence requirements of the Corporations Act 2001 and the ethical requirements of the Accounting Professional and Ethical Standards Board's APES 110 Code of Ethics for Professional Accountants (including Independence Standards) (the Code) that are relevant to the audit of the annual 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 the same terms if given to the directors as at the time of this auditor's review report.

# Material uncertainty relating to going concern

We draw attention to Note 1 in the financial report which describes the events and/or conditions which give rise to the existence of a material uncertainty that may cast significant doubt about the Group's ability to continue as a going concern and therefore the Group may be unable to realise its assets and discharge its liabilities in the normal course of business. Our conclusion is not modified in respect of this matter.

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# Responsibility of the directors for the financial report

The directors of the Company are responsible for the preparation of the half-year 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 half-year financial report that gives a true and fair view and is free from material misstatement, whether due to fraud or error.

# Auditor's responsibility for the review of the financial report

Our responsibility is to express a conclusion on the half-year financial report based on our review. ASRE 2410 requires us to conclude whether we have become aware of any matter that makes us believe that the half-year financial report is not in accordance with the *Corporations Act 2001* including giving a true and fair view of the Group's financial position as at 31 December 2023 and its financial performance for the half-year ended on that date and complying with Accounting Standard AASB 134 *Interim Financial Reporting* and the *Corporations Regulations 2001*.

A review of a half-year financial report consists of making enquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with Australian Auditing Standards and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

BDO Audit (WA) Pty Ltd

Jarrad Prue

**Director** 

Perth, 28 February 2024