ATF GROUP (PDF) LIMITED AND CONTROLLED ENTITY A.C.N. 106 213 772

Financial Report For the year ended 30 June 2012

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The directors present their report together with the financial report of the consolidated entity consisting of ATF Group (PDF) Limited ("ATF") and the entity it controlled for the financial year ended 30 June 2012 and auditors report thereon. This financial report has been prepared in accordance with Australian equivalents of International Financial Reporting Standards (AIFRS).

Directors Names

The names of the directors in office at any time during or since the end of the financial year are:

Professor Raymond Schinazi appointed 3 August 2007

Jon Lamb appointed 7 November 2007

J. A. (Tony) Wigginton appointed 28 May 2007, resigned 3 August 2007, reappointed 7 September 2007, retired 26 November 2009, reappointed 3 June 2010, resigned May 31 2013

Bernard Romanin appointed 30 May 2008

Directors have been in office since the start of the financial year to the date of this report unless otherwise stated.

Results and review of Operations

The loss of the consolidated group for the year after providing for income tax amounted to \$547,224 (2011: \$559,951).

Evivar Medical Pty Ltd ("Evivar")

In 2010 the Board had an expectation that its capital raising would be successful and had developed plans to substantially grow the Evivar business. It was confident this could be achieved as it believed that its technology to be world leading.

Unfortunately, all efforts by the Company to raise the funding it required were unsuccessful, whether by reason of the lasting effects of the GFC on capital markets or otherwise. The lack of funding put the Company and Evivar (as the Company was the primary source of its funding) in a difficult position. Without sufficient funds to sustain the continued investment required in Evivar, the Company faced the totally unpalatable possibility of termination by Melbourne Health of its licence of the SeqHepB technology to Evivar (which licence permitted it to operate its business). Termination of the licence would have effectively reduced the value of the Company's investment in Evivar to zero.

In the interests of both its creditors and shareholders, the Board took the decision to sell its investment in Evivar. As a minority investor, the Company persuaded Melbourne Health to join it in the sale process (selling 100% of Evivar offered the opportunity to maximise the potential outcome of the sale process).

When Evivar embarked on the sale process in 2011, little did the ATF Board know that it would be so protracted (over 18 months). In that time, Evivar contacted numerous companies and eventually entered into negotiations for the sale with five parties (which included global diagnostics companies and ASX listed entities).

Offers for the Evivar business were tabled by three of these parties, but none matched either the Board's expectations or were sufficient to enable either the Company or Evivar to meet their financial obligations. Again, in part, the failure of the sale process to meet expectations was the result of a number of factors, including difficult global trading conditions, the commercial pressures faced by the buyers and, in two instances, changes within the businesses of the potential buyers.

In the end, the Board accepted an offer that was significantly below the real value of the Evivar business (but offered an opportunity to at least partially pay the creditors) or place Evivar in administration (with no likelihood of return to the creditors). There were simply no other available alternatives. The outcome was a transaction that was finalised in June 2013.

The purchaser of the Evivar assets was Advanced Biological Laboratories SA (ABL is Healthcare Informatics Company based in Luxembourg).

Hunter Immunology Pty Ltd (HI)

ATF currently hold 246,854 shares in HI an unlisted public company, representing approximately 0.15% of the issued capital. The company is involved in vaccine development.

Significant Changes in State of Affairs

There were no significant changes in the parent entity's and consolidated entity's state of affairs that occurred during the financial year, other than those referred to elsewhere in this financial report.

Principal Activities

The consolidated group is a pro-active investor in Australian personalised health care and therapy management technologies, with a view to facilitating their international development.

No significant change in the nature of these activities occurred during the year.

Events Subsequent to the End of the Reporting Period

Issue of shares

The following shares have been issued subsequent to year end:

- 18 December 2012, 10,000,000 shares at 12 cents per share

Impairment of investment in and sale of Evivar Medical Pty Ltd (Evivar) Assets.

In the interests of both its creditors and shareholders, the Board took the decision to sell its investment in Evivar. As a minority investor, the Company persuaded Melbourne Health to join it in the sale process (selling 100% of Evivar offered the opportunity to maximise the potential outcome of the sale process).

Offers for the Evivar business were tabled by three of these parties, but none matched either the Board's expectations or were sufficient to enable either the Company or Evivar to meet their financial obligations. Again, in part, the failure of the sale process to meet expectations was the result of a number of factors, including difficult global trading conditions, the commercial pressures faced by the buyers and, in two instances, changes within the businesses of the potential buyers. The directors agreed to write off the value of the investment, as financial statement had not yet been issued the impairment of the investment was processed in the June 2010 financial statement.

The Board accepted an offer from Advanced Biological /Laboratories SA (ABL a Healthcare Informatics Company based in Luxembourg), that was significantly below the real value of the Evivar business (but offered an opportunity to at least partially pay the creditors) or place Evivar in administration (with no likelihood of return to the creditors). There were simply no other available alternatives. The outcome was a transaction that was finalised in June 2013.

Evivar was subsequently placed into voluntary liquidation in August 2013. The final distribution of funds from the sale is expected to occur in January 2014. These funds will be used to pay creditors.

Loans to and amounts owing by the Company

Mr Christopher Cuffe extended a loan to the Company of \$1.2 million in September 2009. Mr Cuffe converted the loan to shares in December 2012. The accrued interest on the loan at June 30 2013 was \$739,647. Mr Cuffe has elected to convert the interest into shares and will be issued 5 million shares as a full and final payment.

Professor Raymond Schinazi extended a loan to the Company of \$25,000 in August 2010. The loan amount and accrued interest at June 30 2013 was \$28,632. Professor Schinazi has elected to convert the loan and interest to shares and will be issued 193,552 shares as full and final payment.

Mr James Anthony (Tony) Wigginton was entitled to accrued salary and directors fees. Mr Wigginton will be issued 1 million shares as a full and final payment.

Likely Developments

The intention of the Directors moving forward is to identify one or more companies who have interest in acquiring a major holding in the Company (and utilising the PDF status of the Company). These discussions are at various stages, with one group having shown sufficient interest to proceed further. The discussions include a financial consideration which would be expected to provide sufficient capital to clear the Company's liabilities. The Board believes this is the only avenue open to them to return some value, even if it is very small, to the Company's shares. The Directors cannot guarantee that one of these parties will acquire a major holding in the Company but will make their best endeavour to secure the best outcome..

Environmental Issues

The group's operations are not regulated by any significant environmental regulation under a law of the Commonwealth or of a State or Territory.

Dividends Paid, Recommended, and Declared

No dividends were paid or declared since the start of the financial year. No recommendation for payment of dividends has been made.

Information on Directors and Company Secretary

The qualifications, experience and special responsibilities of each person who has been a director at any time during or since the end of the financial year is provided below, together with details of the company secretary as at the year end.

Directors and Company Secretary

Special Responsibilities

Professor Raymond F. Schinazi PhD DSc

Chairman and Non Executive Director

Experience and Qualifications

Professor Schinazi has extensive senior management experience in biotech startups, virology, drug discovery and is the founder of several biotechnology companies focusing on antiviral drug discovery and development, including Pharmasset Inc (sold to Gilead Sciences in 2012), Triangle Pharmaceuticals (sold to Gilead Sciences in 2002, Idenix Pharmaceuticals, and RFS Pharma LLC. He has published over 490 peer reviewed papers and seven books and holds more than 100 issued US patents.

He is a pioneer in the development of HIV drugs for the treatment of HIV with more than 94% of individuals on treatment taking at least one of the drugs he invented. He is also the inventor of lamivudine, the first orally approved drug for the treatment of HBV. As the founder of Pharmasset, he was involved in the early development of Sofosbuvir, a drug now approved by the US FDA that can cure HCV infections. Dr Schinazi is the recipient of numerous awards including the 2006 Distinguished Scientist Award from the Hepatitis B Foundation and a Honorary Doctor of Science from Bath University, UK. In 2013, he was inducted as a Charter Fellow into the National Academy of Inventors, and the same year he received the Distinguished Medical Science Award from the National Library of Medicine. He has also served on the Presidential Commission on AIDS. He is currently the Frances Winship Walters Professor of Pediatrics and Chemistry and Director of the Laboratory of Biochemical Pharmacology at Emory University and the Veterans Affairs Medical Center, Atlanta, Georgia in the United States.

Jon Lamb Dip IMM Deputy Chairman & Director

Experience and Qualifications

Formerly Chief Executive Officer with Beecham New Zealand, Mr Lamb joined Beecham's marketing division in brand management and new product development, working in South Africa, London, Australia and New Zealand. At age thirty, he was the youngest CEO in the Group and reluctantly left the company after his family decided to settle permanently in New Zealand.

Mr. Lamb has held Directorships of both public and private companies with a focus in the bio-medical field. He has acted as adviser to both the Thai Government and the then newly elected Mandela Government in South Africa as Advisor to the Strategic Planning Council. Mr. Lamb brings a wealth of over thirty years international experience in the pharmaceutical and bio-medical arena ranging from private start up companies to multinational public corporations.

Information on Directors and Company Secretary (continued)

Directors and Company Secretary

J. A. (Tony) Wigginton

Experience and Qualifications

Mr. Wigginton is a qualified accountant. He has over 35 years experience in the director from 28 May banking and stockbroking industry, both in Australia and overseas. He has held 2007 to 3 August 2007 executive management positions with a number of major international banks in and 7 September 2007 Australia, the United States and Asia. He is a director of an ASX listed retired 26 November company and several private companies.

Bernard Romanin Bachelor of Applied Science Grad Dip Marketing

2013 Non-Executive Director - Appointed

30 May 2008

2009) Resigned 31 May

Special Responsibilities

(also

Company Secretary. Director appointed 3 2010.

June

Experience and Qualifications

Mr. Romanin has healthcare experience in Diagnostics, Pharmaceuticals and Medical Devices gained over 30 years in Australia and internationally. He has extensive commercial expertise in sales and marketing, technology licensing and partnership management. He has experience in managing start-up and new market business opportunities. During almost a decade in the USA with Chiron and Novartis, he has directed market development activities to identify, validate and commercialise new opportunities in molecular-based and immuno-based diagnostics in the areas of Infectious Diseases (Hepatitis and HIV/AIDS), Oncology, Cardiovascular Disease and Metabolic Disorders.

Directors' Meetings

The number of meetings of the board of directors and of each board committee held during the financial year and the numbers of meetings attended by each director were:

Professor Raymond Schinazi Jon Lamb J A (Tony) Wigginton Bernard Romanin

Directors Meetings	
Eligible to attend	Attended
6	6
6	6
6	6
6	6

Directors' Interests in Shares or Options

Directors' relevant interests in shares of ATF Group (PDF) Ltd or options over shares in the company (or a related body corporate) are detailed below.

Directors' relevant interests in: Ordinary

Shares of AFT Group

(PDF)
Limited

Professor Raymond Schinazi 1,875,000

Jon Lamb -

J A (Tony) Wigginton 425,000

Bernard Romanin

Share Options

As part of the share placement offer to Christopher Cuffe dated 7 July 2011, 2,600,000 options exercisable at A\$0.12 each were offered and accepted, expiring 36 months from date of issue.

Remuneration Report

Remuneration Policies

The board policy for determining the nature and amount of remuneration of key management personnel is agreed by the board of directors as a whole. The board obtains professional advice where necessary to ensure that the company attracts and retains talented and motivated directors and employees who can enhance company performance through their contribution and leadership.

For key management personnel, the company provides a remuneration package that incorporates cash-based and share-based remuneration in lieu of cash. The contract for service between the company and key management personnel are of a continuing basis and terms of which are not expect to change in the immediate future.

The board considers a remuneration policy based on short-term returns may not be beneficial to the long-term creation of wealth by the company for shareholders.

Non-executive directors receive fees and do not receive options or bonus payments.

The company determines the maximum amount for remuneration, for directors by resolution. Further details regarding components of directors' and executive remuneration are provided in the notes to the financial statements. The names and position of each person who held the position of director at *any* time during the financial year is provided above. The named executives in the consolidated group who received the highest remuneration for the financial year are:

Remuneration Report (continued)

Executives Position

Professor Raymond Schinazi Chairman and Non Executive Director

Jon Lamb Deputy Chairman & Director J A (Tony) Wigginton Director & Company Secretary

Bernard Romanin Non-Executive Director

Directors & Executives Remuneration

	Short-T	erm	Post Employment	Share-based payments	Total
2012	Salary Fees	Other S	Superannuation	Shares	6
Professor Raymond Schinazi	<u>-</u>	-	<u> </u>	-	<u> </u>
Jon Lamb	39,215	-	-	_	39,215
J A (Tony) Wigginton	57,210	7,386	-	:: - :	64,596
Bernard Romanin		-	-	-	-
	96,425	7,386		12 No.	103,811
2011 Professor Raymond Schinazi	-		i.e.	7#	-
Jon Lamb	15		-	-	-
A (Tony) Wigginton	23,495	52,649	-	-	76,144
Bernard Romanin		-	-	~	_
	23,495	52,649	•	-	76,144

For the financial year ended 30 June 2012 a total gross amount of \$7,386 was paid to the executive directors. This related to director's fees accrued in previous years. Wages of \$96,425 was agreed to be paid to executive directors. This related to salary and wages accrued in previous years.

Indemnification and insurance of directors, officers and auditors

During or since the end of the year, the consolidated entity has paid premiums in respect of an insurance contract in order to indemnify the directors of the company against liabilities that may arise from their position as officers of the company. Officers indemnified include all directors and executive officers participating in the management of the company.

Further disclosure required under section 300(9) of the corporations law is prohibited under the terms of the contract.

No indemnities have been given or insurance premiums paid, during or since the end of the year, for any person who is or has been an auditor of the company.

Auditor's Independence Declaration

A copy of the auditor's independence declaration under Section 307C of the Corporations Act 2001 in relation to the audit for the financial year is provided with this report.

Proceedings on Behalf of the Company

No person has applied for leave of Court to bring proceedings on behalf of the company or intervene in any proceedings to which the company is a party for the purpose of taking responsibility on behalf of the company for all or any part of those proceedings. The company was not a party to any such proceedings during the year.

Signed in accordance with a resolution of the Board of Directors:

Director		
	Bernard Romanin	
	Eyallhini	
Director —	Raymond Schinazi	

Dated this 19th day of December 2013.



ATF GROUP (PDF) LIMITED AND CONTROLLED ENTITY AUDITOR'S INDEPENDENCE DECLARATION TO THE DIRECTORS OF ATF GROUP (PDF) LIMITED

In relation to the independent audit for the year ended 30 June 2012, to the best of my knowledge and belief there have been:

- No contraventions of the auditor independence requirements of the Corporations Act 2001;
 and
- (ii) No contraventions of any applicable code of professional conduct.

M W PRINGLE Partner

Date Lo December 2013

PITCHER PARTNERS Melbourne

ATF GROUP (PDF) LIMITED AND CONTROLLED ENTITY CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME FOR THE YEAR ENDED 30 JUNE 2012

	Notes	Consolidated Group	
		2012	2011
		\$	\$
Revenue	4	42,412	30,645
Travelling expenses		(28,127)	(25,762)
Occupancy expenses		(21,699)	(20,740)
Administrative expenses		(111,124)	(240,241)
Legal fees		8	(50,580)
Employee benefits		(542)	(2,507)
Impairment of loans and investments	5	(166,254)	(28,480)
		(285,334)	(357,665)
Finance Costs	5	(261,890)	(222,286)
Loss before income tax expense		(547,224)	(559,951)
Income tax expense	6	-	
Loss from operations	<u>-</u>	(547,224)	(559,951)
Other comprehensive income		(547,224)	(559,951)
Other comprehensive income for the year		(317,221)	(337,731)
Total comprehensive income for the year	_	(547,224)	(559,951)
Loss is attributed to:			
Members of the parent	_	(547,224)	(559,951)
Total comprehensive income attributable to:			
Members of the parent		(547,224)	(559,951)

ATF GROUP (PDF) LIMITED AND CONTROLLED ENTITY CONSOLIDATED STATEMENT OF FINANCIAL POSITION AS AT 30 JUNE 2012

	Notes	Consolidated Group	
		2012	2011
		\$	\$
CURRENT ASSETS			
Cash and cash equivalents	7	26,000	21,147
Other assets	8	194,832	3,371
TOTAL CURRENT ASSETS		220,832	24,518
NON-CURRENT ASSETS			
Other financial assets	9	9,874	41,523
Property, plant and equipment	11	20,283	24,392
TOTAL NON-CURRENT ASSETS		30,157	65,915
TOTAL ASSETS		250,989	90,433
CURRENT LIABILITIES			
Trade and other payables	12	159,820	266,972
Borrowings	13	1,833,041	1,609,447
TOTAL CURRENT LIABILITIES		1,992,861	1,876,419
TOTAL LIABILITIES		1,992,861	1,876,419
NET LIABILITIES		(1,741,872)	(1,785,986)
EQUITY			
Share capital	14	12,106,007	11,514,669
Accumulated losses		(13,847,879)	(13,300,655)
TOTAL EQUITY		(1,741,872)	(1,785,986)

ATF GROUP (PDF) LIMITED AND CONTROLLED ENTITY CONSOLIDATED STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 30 JUNE 2012

Consolidated Entity	Notes	Share Capital \$	Accumulated Losses	Total Equity
Balance as at 1 July 2010		11,514,669	(12,740,704)	(1,226,035)
Loss for the year Total comprehensive income for the year			(559,951)	(559,951)
attributable to members of the parent entity	¥.		(559,951)	(559,951)
Transactions with owners in their capacity as owners and other transfers: Total transactions with owners and other transfers	14		E)	<u></u>
Balance at 30 June 2011		11,514,669	(13,300,655)	(1,785,986)
Loss for the year Total comprehensive income for the year attributable to members of the parent		<u> </u>	(547,224)	(547,224)
entity			(547,224)	(547,224)
Transactions with owners in their capacity as owners and other transfers:				
Shares issued during the year	14	591,338		591,338
Total transactions with owners and other transfers		591,338	-	591,338
Balance as at 30 June 2012		12,106,007	(13,847,879)	(1,741,872)

ATF GROUP (PDF) LIMITED AND CONTROLLED ENTITY CONSOLIDATED STATEMENT OF CASH FLOWS FOR THE YEAR ENDED 30 JUNE 2012

	Notes	Consolida	ted Group
		2012	2011
		\$	\$
CASH FLOW FROM OPERATING ACTIVITIES			
Receipts from customers		843	607
Payments to suppliers and employees		(240,075)	(277,132)
Interest received		1,223	1,559
Borrowing costs		(11,492)	(6,566)
Net cash used in operating activities	15	(249,501)	(281,533)
CASH FLOW FROM INVESTING ACTIVITIES			
Payment for property, plant and equipment			
Loans (to)/from related parties		(332,278)	(22,144)
Proceeds from disposals of investments (net of amounts held in trust at year end)		20,294	_
Net cash used in investing activities		(311,984)	(22,144)
The state of the s		(011,501)	(==,1.1)
CASH FLOW FROM FINANCING ACTIVITIES			
(Repayment) Proceeds of borrowings		(25,000)	50,000
Proceeds from share issue net of costs		591,338	
Net cash provided by financing activities		566,338	50,000
Net (decrease)/increase in cash held		4,853	(253,677)
Cash at beginning of financial year		21,147	274,824
Cash at end of financial year	6	26,000	21,147
·			

NOTE 1: STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES

These consolidated financial statements and notes represent ATF Group (PDF) Limited and controlled entity ('Consolidated Group' or 'Group').

The separate financial statements of the parent entity, ATF Group (PDF) Limited, have not been presented within the financial report as permitted by amendments made to the Corporations Act 2001 effective as at 28 June 2010

ATF Group (PDF) Limited, the legal parent, is a company limited by shares, incorporated and domiciled in Australia.

The financial report was authorised for issue by the directors as at the date of the directors' report.

Basis of Preparation

The financial statements are general purpose financial statements that have been prepared in accordance with Australian Accounting Standards (including Australian Accounting Interpretations) of the Australian Accounting Standards Board and the Corporations Act 2001.

Australian Accounting Standards set out accounting policies that the AASB has concluded would result in financial statements containing relevant and reliable information about transactions, events and conditions. Compliance with Australian Accounting Standards ensures that the financial statements and notes also comply with International Financial Reporting Standards. Material accounting policies adopted in the preparation of these financial statements are presented below and have been consistently applied unless otherwise stated.

(a) Principles of Consolidation

The consolidated financial incorporate the assets, liabilities and results of entities controlled by ATF Group (PDF) Limited at the end of the reporting period. A controlled entity is any entity over which ATF Group (PDF) Limited has the power to govern the financial and operating policies so as to obtain benefits from its activities.

Where controlled entities have entered or left the group during the year, the financial performance of those entities are included only for the period of the year that they were controlled. A list of controlled entities is contained in Note to the financial statements.

In preparing the consolidated financial statements, all inter-group balances and transactions between entities in the consolidated group have been eliminated in full on consolidation.

Non-controlling interests, being the equity in a subsidiary not attributable, directly or indirectly, to a parent, are shown separately within the Equity section of the consolidated Statement of Financial Position and Statement of Comprehensive Income. The non-controlling interests in the net assets comprise their interests at the date of the original business combination and their share of changes in equity since that date.

(b) Revenue

Revenue from the rendering of a service is recognised upon the delivery of the service to the customers.

Interest revenue is recognised when it becomes receivable on a proportional basis taking in to account the interest rates applicable to the financial assets.

All revenue is stated net of the amount of goods and services tax (GST).

NOTE 1: STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

(c) Cash and Cash Equivalents

Cash and cash equivalents include cash on hand, deposits held at call with banks, other short-term highly liquid investments with original maturities of 3 months or less, and bank overdrafts are shown within short-term borrowings in current liabilities on the statement of financial position.

(d) Property, Plant and Equipment

Each class of property, plant and equipment is carried at cost, where applicable, any accumulated depreciation.

Plant and equipment

Plant and equipment is measured on the cost basis.

The carrying amount of plant and equipment is reviewed annually by directors to ensure it is not in excess of the recoverable amount from those assets.

Depreciation

The depreciable amount of all fixed assets are depreciated over their estimated useful lives to the company commencing from the time the asset is held ready for use.

The depreciation rates used for each class of assets are:

Class of fixed asset	Depreciation rates	Depreciation basis
Office Equipment	10 to 20%	Diminishing Value
Furniture, fixtures & fittings	7.5 % to 67%	Diminishing Value

Leases

Leases are classified at their inception as either operating or finance leases based on the economic substance of the agreement so as to reflect the risks and benefits incidental to ownership.

Operating leases

Lease payments for operating leases, where substantially all the risks and benefits remain with the lessor, are charged as expenses in the periods in which they are incurred)

(e) Income Tax

The Company (ATF Group (PDF) Limited) is a registered Pooled Development Fund (PDF). The PDF program was established by the Federal Government in 1993 to encourage investment in small and medium-sized Australian enterprises. The PDF Act is administered by the Venture Capital Committee (Committee).

Favourable tax treatment is available for both the Company, and its shareholders: There is no capital gains tax on the sale of shares held by a shareholder in a PDF. Shareholders may elect to treat dividends paid by the company as tax exempt or treat the franked amount of any such dividend as assessable income in order to receive the benefit of the attached franking credits. The Company pays a corporate tax rate of 15% on PDF investment income and 25% on other income.

NOTE 1: STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

(e) Income Tax (continued)

To maintain its status as a PDF, the Company must comply with the regulations imposed by the Pooled Development Funds Act 1992. The Company has to conduct its investment activities in accordance with the following:

- It must invest 65% of its raised capital within five years of the raising;
- It may only invest in new shares in Australian companies;
- It must invest over \$500,000 in each investment or, if it invests a lesser sum, take a minimum 10% equity in the investee company;
- Investee companies must have less than A\$50 million in total assets;
- The funds invested by the Company must be used to establish an eligible business, to substantially expand production capacity or to substantially expand existing markets of an eligible business.

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.

(f) Borrowing Costs

Borrowing costs can include interest, amortisation of discounts or premiums relating to borrowings, ancillary costs incurred in connection with arrangement of borrowing.

Borrowing costs are expensed as incurred.

(g) Impairment of Assets

Assets with an indefinite useful life are not amortised but are tested annually for impairment in accordance with AASB 136. Assets subject to annual depreciation or amortisation are reviewed for impairment whenever events or circumstances arise that indicates that the carrying amount of the asset may be impaired. An impairment loss is recognised where the carrying amount of the asset exceeds its recoverable amount. The recoverable amount of an asset is defined as the higher of its fair value less costs to sell and value in use.

(h) Employee benefits

Liabilities arising in respect of wages and salaries, annual leave and any other employee benefits expected to be settled within twelve months of the reporting date are measured at their nominal amounts based on remuneration rates which are expected to be paid when the liability is settled. All other employee benefit liabilities are measured at the present value of the estimated future cash outflow to be made in respect of services provided by employees up to the reporting date.

Defined contribution superannuation plan

The consolidated entity makes contributions to defined contribution superannuation plans in respect of employee services rendered during the year. These superannuation contributions are recognised as an expense in the same period when the employee services are received.

NOTE 1: STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

(i) Financial Instruments

Classification

Financial assets in the scope of AASB 139 Financial Instruments: Recognition and Measurement are classified as: financial assets at fair value through profit and loss account, loans and receivables, held-to-maturity investments, and available-for-sale financial assets. The classification depends on the purpose for which the investments were acquired. Management determines the classification of its investments at initial recognition.

Financial assets

Investments in unlisted securities where the fair value can be measured reliably are carried at fair value through profit and loss, otherwise they are carried at cost.

Loans and Receivables

Loan and receivables are measured at fair value at inception and subsequently at amortised cost using the effective interest rate method.

Financial Liabilities

Financial liabilities include trade payables, other creditors and loans from third parties including intercompany balances and loans from or other amounts due to director-related entities.

(j) Critical Accounting Estimates and Assumptions

The consolidated group and the parent entity make certain estimates and assumptions concerning the future, which, by definition will seldom represent actual results. The estimates and assumptions that have a significant inherent risk in respect of estimates based on future events, which could have a material impact on the assets and liabilities in the next financial year, are discussed below:

Impairment

The consolidated group and the parent entity assess impairment at each reporting date by evaluating conditions specific to the entities that may lead to impairment of assets. Where an impairment trigger exists, the recoverable amount of the asset is determined. Impairment has been recognised where these assets are not expected to be recoverable (Note 4(b)). In respect of the remaining assets no impairment has been recognised. This is mostly due from the company's invested in or other related parties, or investments in unlisted entities. The reasons as to why these assets are or are not considered impaired are set out in Note 8 of the financial report.

(k) Goods and services tax (GST)

Revenue, expenses and assets are recognised net of the amount of GST, except where the amount of GST incurred is not recoverable from the Tax Office. In these circumstances the GST is recognised as part of the costs of acquisition of the asset or as part of an item of the expense. Receivables and payables in the statement of financial position are shown inclusive of GST.

Cash flows are presented in the statement of cash flows on a gross basis, except for the GST component of investing and financial activities, which are disclosed as operating cash flows.

(I) Comparative Figures

When required by Accounting Standards, comparative figures have been adjusted to confirm to changes in presentation for the current financial year.

Where the Group has retrospectively applied and accounting policy, made a retrospective restatement of items in the financial statements or reclassified items in its financial statements, an additional statement of financial position as at the beginning of the earliest comparative period will be disclosed

NOTE 2: GOING CONCERN

The financial report has been prepared on a going concern basis, which contemplated continuity of normal business activities and the realisation of assets and settlement of liabilities in the ordinary course of business.

The consolidated group incurred a loss from ordinary activities of \$547,224 for the year ended 30 June 2012, and as at that date the consolidated group's total liabilities exceeded total assets by \$1,741,872. The parent entity's current liabilities exceeded total assets by \$1,741,872 as at 30 June 2012.

The consolidated group and the parent entity have incurred substantial losses. In order for the consolidated group and the parent entity to continue trading they are reliant on the following types of funding:

- Raising funds from existing shareholders;
- Raising funds from new shareholders through Prospectus Offers; and
- Generating cash inflows from the sale of their investments.

The intention of the Directors moving forward is to identify one or more companies who have interest in acquiring a major holding in the Company (and utilising the PDF status of the Company). These discussions are at various stages, with one group having shown sufficient interest to proceed further. The discussions include a financial consideration which would be expected to provide sufficient capital to clear the Company's liabilities. The Board believes this is the only avenue open to them to return some value, even if it is very small, to the Company's shares. The Directors cannot guarantee that one of these parties will acquire a major holding in the Company but will make their best endeavour to secure the best outcome.

In addition the sale of the Evivar assets occurred in June 2013. Evivar was subsequently placed into voluntary liquidation in August 2013. The final distribution of funds from the sale is expected to occur in January 2014. These funds will be used to pay creditors.

As such there is uncertainty as to whether the consolidated group and the parent entity will be able to continue as a going concern and therefore whether they will be able to realise their assets and extinguish their liabilities in the normal course of business and at the amounts stated in the financial report.

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NOTE 3: PARENT INFORMATION

The following information has been extracted from the books and records of the parent and has been prepared in accordance with Australian Accounting Standards.

propared in accordance with reasonable recounting standards.	2012	2011
	\$	\$
STATEMENT OF FINANCIAL POSITION ASSETS		
Current Assets	220,732	24,418
Non-current Assets	30,257	66,015
TOTAL ASSETS	250,989	90,433
LIABILITIES		
Current Liabilities	1,992,861	1,876,419
TOTAL LIABILITES	1,992,861	1,876,419
	(1,741,872)	(1,785,986)
EQUITY		
Share Capital	12,106,007	11,514,669
Retained earnings	(13,847,879)	(13,300,655)
TOTAL EQUITY	(1,741,872)	(1,785,986)
STATEMENT OF CONPREHENSIVE INCOME	0 -	
Total loss	(547,224)	(558,703)
	-	
Total comprehensive loss	(547,224)	(558,703)
	Conso	lidated Group
	2012	2011
	\$	\$
NOTE 4: REVENUE		
-interest received		
 related parties 	30,824	28,479
 Other persons 	1,223	1,559
-other income		
 Gain on disposal of non-current investment 	9,522	-
Miscellaneous income	843	607
Total revenue	42,412	30,645

NOTE 5: LOSS BEFORE INCOME TAX

Loss before income tax from continuing operations includes the following specific expenses

(a) Expenses		
Remuneration of the auditor	*	
 Auditing or reviewing the financial statement 	30,500	30,500
Interest expenses on financial liabilities not at fair value through profit and loss		
External	261,890	222,286
Total finance costs	261,890	222,286
Depreciation of non-current assets		
Plant and equipment	4,109	5,297
Rental expense	21,699	21,032
(b) Significant items The following significant revenue and expense items are		

(a)

(b)

145,378

20,876

166,254

28,480

28,480

relevant in explaining the financial performance: Impairment of irrecoverable loans

Impairment of investments

⁽a) The impairment relates to investments in loans made to, related companies, being Evivar Medical Pty Ltd which have been deemed as irrecoverable and therefore are impaired (b)The impairment of investments relates to fair value adjustment to share held in Hunter Immunology

		Consolidated Group	
		2012	2011
		\$	\$
NOTE 6: INCOME TAX EXPENSE			
The components of tax expense comprise	_		-
Income tax expense attributed to loss	_	9	<u> </u>
The group and parent entity's taxable income was \$Nil as at balance datax losses	ite as b	ooth had incurred s	ignificant
Future income tax benefits not brought to account, the benefits of which for deductibility set out in the accounting policies note occur	h will	be realised if the c	conditions
Timing differences		1,037,274	1,026,277
Tax Losses	×	2,614,782	2,425,165
	_	3,652,056	3,451,442
NOTE 7: CASH AND CASH EQUIVALENTS CURRENT Cash at bank and on hand	-	26,000 26,000	21,147 21,147
NOTE 8: TRADE AND OTHER RECEIVABLES CURRENT			
Related party loans ((a)	185,091	-
Sundry debtors	_	9,741	3,371
Total current trade and other receivables	_	194,832	3,371
(a) All loans are non-interest bearing			
NOTE 9:OTHER FINANCIAL ASSETS NON-CURRENT			
Shares in unlisted company – at fair value	05.00	9,874	41,523
Total other financial assets		9,874	41,523
	170		

NOTE 10: CONTROLLED ENTITIES	
Controlled Entities Consolidated	Country of incorporation

Controlled Entities Consolidated Country of incorporation Percentage Owned (%)*
2012 2011
Subsidiaries of ATF Group(PDF) Limited:
Global Therapy Management Limited Australia 100 100

100 ordinary shares at \$1 each were issued to ATF Group (PDF) Limited, representing the entire share capital of this company

NOTE 11: PLANT AND EQUIPMENT		Consolidated Group			
•		2012	2011		
		\$	\$		
Office Equipment					
At cost		24,251	24,251		
Less accumulated depreciation		(10,703)	(8,005)		
		13,548	16,246		
Furniture, fixtures and fittings	•		-		
At cost		25,266	25,266		
Less accumulated depreciation		(18,531)	(17,120)		
		6,735	8,146		
Total Plant and Equipment		20,283	24,392		
(a)Movement in carrying amounts	Furniture				
	Fixtures &	Office			
	Fittings	Equipment	Total		
Movement in the carrying mounts for each class of property plant and equipment between the beginning and the end of the current financial year	\$	S	\$		
Consolidated Group:					
Balance at 1 July 2010	10,158	19,531	29,689		
Depreciation expense	(2,012)	(3,285)	(5,297)		
Carrying amount at 30 June 2011	8,146	16,246	24,392		
Depreciation expense	(1,411)	(2,698)	(4,109)		
Carrying amount at 30 June 2012	6,735	13,548	20,283		

^{*}Percentage of voting power in proportion to ownership

NOTE 12: TRADE AND OTHER PAYABLES		Note	Consolid	Consolidated Group		
			2012	2011		
			\$	\$		
CURR	ENT					
	red trade payables		63,504	99,493		
Sundry	payables and accrued expenses	_	96,316	167,479		
			159,820	266,972		
Tra	ncial liabilities at amortised cost classified as tra de and other payables Total current ancial liabilities as trade and other payables	de and other payables —	159,820 159,820	266,972 266.972		
NOTE	13: BORROWINGS					
CURR	ENT					
•	Unsecured - Loan from directors		-	1,804		
•	Secured - Loan payable	(a)	1,808,041	1,582,643		
•	Secured - Loan from directors	(b) _	25,000	25,000		
			1,833,041	1,609,447		

(a) The loan payable relates to a \$1,200,000 loan from Cherryoak Investments Pty Ltd (ATF C&N Family Trust) (Lender). The loan will bear interest at 15% per annum and is payable on termination. The Lender has converted the money owing into 15,000,000 ordinary fully paid shares in ATF Group (PDF) Limited. Refer to Note 18.

The loan is secured by a share mortgage (accompanied by deposit of the share certificate and a blank transfer executed by ATF) over all the ordinary fully paid shares in Evivar registered in the name of and held beneficially by ATF.

Also included in 30 June 2011 is a loan for \$25,000 provided by K. Falconer. The loan bears interest at 15% per annum and is payable on termination. The loan plus interest was paid on 22 December 2011.

(b) The director loan relates to a loan from Raymond Schinazi. The term of the loan is 120 days from 14 October 2010, and bears interest at the aggregate of the Base Rate from time to time plus a margin of 50 basis points per annum. The loan plus interest is to be converted to shares. Refer Note 18.

NOTE 14: ISSUED CAPITAL	Note	Consolio	Consolidated Group	
		2012	2011	
		\$	\$	
84,036,033 (2011 : 81,716,033) fully paid ordinary shares	(a)	12,106,007	11,514,669	
(a) Ordinary Shares				
		\$	\$	
At the beginning of the reporting period		11,514,669	11,514,669	
Shares issued during year		625,000	-	
Brokerage on issue of shares		(33,662)		
At the end of the reporting period		12,106,007	11,514,669	
		No	No	
At the beginning of the reporting period		81,716,033	81,716,033	
Shares issued during year		3 . 3 .		
• 1 July 2011		20,000	100	
• 11 July 2011		1,300,000	-	
• 20 December 2011		250,000	7=	
• 21 December 2011		750,000	_	
At the end of the reporting period		84,036,033	81,716,033	

On 1 July 2011 the company issued 20,000 ordinary shares at \$0.20 each called to 20 cents. On 11 July 2011 the company issued 1,300,000 ordinary shares at \$0.27 each called to 27 cents. On 20 December 2011 the company issued 250,000 ordinary shares at \$0.27 each called to 27 cents. On 21 December 2011 the company issued 750,000 ordinary shares at \$0.27 each called to 27 cents.

Ordinary shares participate in dividends and the proceeds on winding up of the parent entity in proportion to the number of shares held.

At shareholders meetings each ordinary share is entitled to one vote when a poll is called, otherwise each shareholder has one vote on a show of hands

Share Options

As part of the share placement offer to Christopher Cuffe dated 7 July 2011, 2,600,000 options exercisable at A\$0.12 each were offered and accepted, expiring 36 months from date of issue.

	2012 \$	2011 \$
NOTE 15: CASH FLOW INFORMATION		
(a) Reconciliation of cash flow from operations with loss from or activities after income tax	rdinary	
Loss from ordinary activities after income tax	(547,224)	(559,951)
Non-cash flows in loss from ordinary activities:		
Depreciation	4,109	5,297
Impairment of related party loans	145,383	28,480
Capitalised borrowing costs	250,398	215,720
Profit on disposal of investments	(9,521)	-
Impairment of investments	20,876	-
Changes in assets and liabilities:		
(Increase)/decrease in other assets	(6,370)	(917)
Increase/(decrease) in trade and other payables	(107,152)	29,838
Cash flows from operations	(249,501)	(281,533)

NOTE 16: RELATED PARTY TRANSACTIONS

Directors and Executives Compensation

(a) Details of Key Management Personnel

(i) Directors	
Professor Raymond Schinazi	Chairman - Non Executive Director - Appointed 3 August 2007
Jon Lamb	Deputy Chairman - Executive - Appointed 7 November 2007
J.A. (Tony) Wigginton	Director - Executive - Appointed 28 May 2007, resigned 3 August 2007,
NEO CENED CENEDO	reconneinted 7 Centember 2007 resigned 26 Nevember 2000 and was

reappointed 7 September 2007, resigned 26 November 2009 and was reappointed 3 June 2010, resigned 31 May 2013

Bernard Romanin Director – Non Executive - Appointed 30 May 2008

NOTE 16: RELATED PARTY TRANSACTIONS (Continued)

Directors & Executives Remuneration

	Short-T	'erm	Post Employment	Share-based payments	Total
	Salary Fees	Other	Superannuation	Shares	
2012	\$	\$	\$	\$	\$
Professor Raymond	-	-	:=	185	=
Schinazi					
Jon Lamb	39,215	(i=:	(-	ā m .	39,215
J A (Tony) Wigginton	57,210	7,386	⟨-	-	64,596
Bernard Romanin	-	-	7=	-	-
	96,425	7,386	(#		103,811
2009					
Professor Raymond	2	=:	-	-	-
Schinazi					
Jon Lamb	-	-	TE CONTRACTOR	: <u>~</u>	-
J A (Tony) Wigginton	23,495	52,649	<u> </u>	(2)	76,144
Bernard Romanin				-	· ·
	23,495	52,649	;=		76,144

For the financial year ended 30 June 2012 a total gross amount of \$7,386 was paid to the executive directors. This related to director's fees accrued in previous years. Wages of \$96,425 was agreed to be paid to executive directors. This related to salary and wages accrued in previous years.

Directors' Equity Holdings

	Balance 1/07/11	Granted during the year	Balance 30/06/12	
	Number	Number	Number	
Professor Raymond Schinazi	1,875,000	-	1,875,000	
J.A. (Tony) Wigginton	425,000	_	425,000	
Jon Lamb	-	-	-	
	2,300,000		2,300,300	

(b) Number of shares held at the balance date by Key Management Personnel or Associated Entities:

There are no key management personnel other than directors.

NOTE 16: RELATED PARTY TRANSACTIONS (Continued)

(c) Related party transactions and balances

Evivar Medical Pty Limited

ATF Group (PDF) Limited owns 45% of the share capital of this company. The investment was written down to Nil in 2010. At 30 June 2012, Jon Lamb and Tony Wigginton were directors of both ATF Group (PDF) Limited and Evivar Medical Pty Limited. Evivar Medical Pty Ltd is currently in voluntary administration.

During the year Evivar Medical Pty Ltd charged ATF Group (PDF) Limited for rent and outgoings. The loan balance in respect of these charges was NIL at 30 June 2012 (2011: NIL)

Global Therapy Management Limited (formerly Therapy Management International Limited)

ATF Group (PDF) Limited own 100% of the share capital of this company. At 30 June 2012, Jon Lamb, Tony Wigginton and Professor Raymond Schinazi were directors of both ATF Group (PDF) Limited and Global Therapy Management Limited.

During the year the following related party transactions occurred:

Expenses were paid on behalf of Global Therapy Management Limited by ATF Group (PDF) Limited. The loan balance in respect of these recharges totalled \$303,198 at 30 June 2012 (2011: \$478,772). The loan is to enable the subsidiary to commence its operations and initiate capital raising. An amount of \$118,334 was written off as it is not considered collectible, the balance was paid subsequent to year end.

NOTE 17: FINANCIAL INSTRUMENTS

Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate as a result of changes in market interest rates.

The consolidated group's and parent entity's exposure to interest rate risks and the effective interest rates of financial assets and financial liabilities are as follows:

Consolidated Group

J	Veighted Average Effective Interest Rate		nterest Rate earing	Floating Interest Rate	Fixed 1 yes less	ar or Total
2012		%	\$	\$	\$	
Financial assets						
Cash at bank				- 26,000	-	26,000
Trade and other receivable	S		9,74	- 1	-	9,741
Receivables – other related						
parties			185,09		=	185,091
Other financial assets			9,87			9,874
Total financial assets			204,70	5 26,000		230,706
Financial liabilities						
Trade Creditors			63,50		=	63,504
Other Payables			96,310		-	96,316
Payable – other related par	ties		4 = 0 0 0 0	- 25,000	1,808,041	1,833,041
Total financial liabilities			159,820	25,000	1,808,041	1,992,861
2011 Financial assets						
Cash at bank				21,147		21,147
Trade and other receivable	S		3,37			3,371
Receivables – other related			3,37			3,371
parties					=	
Other financial assets			41,523	3 -	-	41,523
Total financial assets		34	44,894		-	66,041
Financial liabilities		1.4				
Trade Creditors			99,493	-	-	99,493
Other Payables			167,479	-		167,479
Payable - other related par	ties	15%	1,804	25,000	1,582,643	1,609,447
Total financial liabilities			268,770	25,000	1,582,643	1,876,419

The consolidated group and parent entity's financial instruments consist mainly of deposits with banks, loans to related entities, investments and trade payables. All interest bearing assets and liabilities are due within one year.

Financial risk

The consolidated group and parent entity monitor their financial risk informally on a day to day basis and then formally at monthly Board meetings, where the financial position of the group are discussed in detail.

NOTE 17: FINANCIAL INSTRUMENTS (continued)

Liquidity risk

Liquidity risk is the risk that an entity will encounter difficulty in meeting obligations associated with financial liabilities.

The consolidated entity and parent entity manage liquidity risk by monitoring forecast cash flows and ensuring that adequate cash is available through the raising of equity, refer to commentary at Note 2.

Credit risk

The maximum exposure to credit risk, excluding the value of any collateral or other security, at balance date to recognised financial assets, is the carrying amount, net of any provisions for impairment of those assets, as disclosed in the balance sheet and notes to the financial statements. The consolidated group's and parent entity's exposure is as set out in Notes 7 and 8 of the financial statements.

NOTE 18: AFTER BALANCE DATE EVENTS

Issue of shares

The following shares have been issued subsequent to year end:

18 December 2012, 10,000,000 shares at 12 cents per share

Impairment of investment in and sale of Evivar Medical Pty Ltd (Evivar) Assets.

In the interests of both its creditors and shareholders, the Board took the decision to sell its investment in Evivar. As a minority investor, the Company persuaded Melbourne Health to join it in the sale process (selling 100% of Evivar offered the opportunity to maximise the potential outcome of the sale process).

Offers for the Evivar business were tabled by three of these parties, but none matched either the Board's expectations or were sufficient to enable either the Company or Evivar to meet their financial obligations. Again, in part, the failure of the sale process to meet expectations was the result of a number of factors, including difficult global trading conditions, the commercial pressures faced by the buyers and, in two instances, changes within the businesses of the potential buyers. The directors agreed to write off the value of the investment, as financial statement had not yet been issued the impairment of the investment was processed in the June 2010 financial statement.

The Board accepted an offer from Advanced Biological /Laboratories SA (ABL a Healthcare Informatics Company based in Luxembourg), that was significantly below the real value of the Evivar business (but offered an opportunity to at least partially pay the creditors) or place Evivar in administration (with no likelihood of return to the creditors). There were simply no other available alternatives. The outcome was a transaction that was finalised in June 2013.

Evivar was subsequently placed into voluntary liquidation in August 2013. The final distribution of funds from the sale is expected to occur in January 2014. These funds will be used to pay creditors.

Mr Chris Cuffe extended a loan to the Company of \$1.2 million in September 2009. Mr Cuffe converted the loan to shares in December 2012. The accrued interest on the loan at June 30 2013 was \$739,647. Mr Cuffe has elected to convert the interest into shares and will be issued 5 million shares as a full and final payment.

Professor Raymond Schinazi extended a loan to the Company of \$25,000 in August 2010. The loan amount and accrued interest at June 30 2013 was \$28,632. Professor Schinazi has elected to convert the loan and interest to shares and will be issued 193,552 shares as full and final payment.

NOTE 18: AFTER BALANCE DATE EVENTS (continued)

Mr James Anthony (Tony) Wigginton was entitled to accrued salary and directors fees. Mr Wigginton will be issued 1 million shares as a full and final payment.

NOTE 19: SEGMENT INFORMATION

The company has the following business segments and geographical segments:

(a) Business segments

The company is a pro-active investor in personalised health care and therapy management technologies In Australia with a view to facilitate their international commercial development.

(b) Geographical segments

The company operates predominantly within Australia.

NOTE 20: COMPANY DETAILS

The registered office and principal place of business of the company is c/o:

Minter Ellison Lawyers Level 23, South Rialto Towers 525 Collins Street Melbourne VIC 3000

ATF GROUP (PDF) LIMITED AND ITS CONTROLLED ENTITY

DIRECTORS' DECLARATION

The directors of the company declare that:

- The financial statements and notes, comprising the Directors' Declaration, Statement of Comprehensive Income, Statement of Financial Position, Statement of Changes in Equity, Statement of Cash Flows and Notes to the Financial Statements, are in accordance with the Corporations Act 2001:
 - (a) comply with Accounting Standards in Australia and the Corporations Regulations 2001;
 and
 - (b) give a true and fair view of the consolidated group and the parent entity's financial position as at 30 June 2012 and of their performance for the financial year ended on that date.
- 2. In the directors' opinion there are reasonable grounds to believe that the consolidated group and parent entity will be able to pay their debts as and when they become due and payable.

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

Director

Bernard Romanin

Authority

Director

Raymond Schinazi

Dated this day of 19th December 2013.

ATF GROUP (PDF) LIMITED AND CONTROLLED ENTITY ACN 106 213 772



INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF ATF GROUP (PDF) LIMITED

We have audited the accompanying financial report of ATF Group (PDF) Limited and its controlled entity, which comprises the Statement of Financial Position as at 30 June 2012, and the Statement of Comprehensive Income, Statement of Changes in Equity and Statement of Cash Flows for the year ended on that date, a summary of significant accounting policies, other explanatory notes and the director's declaration of the consolidated entity comprising the company and the entity it controlled at the year's end or from time to time during the financial year.

Director's Responsibility for the Financial Report

The directors of the company are responsible for the preparation and fair presentation of the financial report in accordance with Australian Accounting Standards (including the Australian Accounting Interpretations) and the *Corporations Act 2001*. This responsibility includes establishing and maintaining internal control relevant to the preparation and fair presentation of the financial report that is free from material misstatement, whether due to fraud or error; selecting and applying appropriate accounting policies; and making accounting estimates that are reasonable in the circumstances.

In Note 1, the directors also state, in accordance with Accounting Standard AASB 101 Presentation of Financial Statements, that compliance with the Australian equivalents to International Financial Reporting Standards ensures that the financial report, comprising the financial statements and notes, complies with International Financial Reporting Standards.

Auditor's Responsibility

Our responsibility is to express an opinion on the financial report based on our audit. We conducted our audit in accordance with Australian Auditing Standards. These Auditing Standards require that we comply with relevant ethical requirements relating to audit engagements and plan and perform the audit to obtain reasonable assurance whether the financial report is free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial report. The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement in the financial report, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the financial report in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by the directors, as well as evaluating the overall presentation of the financial report.

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

Independence

In conducting our audit, we have complied with the independence requirements of the Corporations Act 2001.

ATF GROUP (PDF) LIMITED AND CONTROLLED ENTITY ACN 106 213 772



INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF ATF GROUP (PDF) LIMITED

Auditor's Opinion

In our opinion,

- (a) the financial report of ATF Group (PDF) Limited is in accordance with the Corporations Act 2001, including:
 - (i) giving a true and fair view of the company's and consolidated entity's financial position as at 30 June 2012 and of its performance for the year ended on that date; and
 - (ii) complying with Australian Accounting Standards (including the Australian Accounting Interpretations) and the Corporations Regulations 2001; and
- (b) the consolidated financial report also complies with International Financial Reporting Standards as disclosed in Note 1.

Emphasis of Matter

Without modifying our opinion, we draw attention to Note 2 in the financial report, which indicates that the consolidated entity incurred a net loss of \$547,224 during the year ended 30 June 2012 and, as of that date, the consolidated entity's current liabilities exceeded its total assets by \$1,741,872. These conditions, along with other matters as set forth in Note 2, indicate the existence of a material uncertainty that may cast significant doubt about the consolidated entity's ability to continue as a going concern and therefore, the consolidated entity may be unable to realise its assets and discharge its liabilities in the normal course of business.

M W PRINGLE

Partner

December 2013

PITCHER PARTNERS

Melbourne