



Telix Pharmaceuticals Limited
ACN 616 620 369
55 Flemington Road
North Melbourne
Victoria, 3051
Australia

ASX ANNOUNCEMENT

Results Announcement for the Half-Year Ended 30 June 2024

Melbourne (Australia) – 22 August 2024. Telix Pharmaceuticals Limited (ASX: TLX).

In accordance with ASX Listing Rule 4.2A, please find attached the following documents for the half-year ended 30 June 2024:

- Appendix 4D;
- Directors' report; and
- Interim financial report.

These documents should be read in conjunction with the Telix Pharmaceuticals Limited 2023 Annual Report, accessible on the Company's website at <https://telixpharma.com/investor-centre/financial-reports-presentations/>.

Authorised for lodgement by:

A handwritten signature in black ink, appearing to read "Genevieve Ryan", is written over a thin horizontal line.

Genevieve Ryan
Company Secretary

For further information, please contact:

Telix Investor Relations

Ms. Kyahn Williamson
Telix Pharmaceuticals Limited
SVP Investor Relations and Corporate Communications
Email: kyahn.williamson@telixpharma.com



Telix Pharmaceuticals Limited
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Appendix 4D

Report for the half-year ended 30 June 2024

Results announcement to the market

| Current Reporting Period: | | | | | 30 June 2024 |
|---|-----------------------------|----------|---------|--------|-----------------------------|
| Previous Corresponding Reporting Period: | | | | | 30 June 2023 |
| | 6 months to 30 June 2024 | Change | Change | Change | 6 months to 30 June 2023 |
| | \$'000 | | \$'000 | % | \$'000 |
| Revenue from contracts with customers | 363,964 | Improved | 143,130 | 65% | 220,834 |
| Profit/(loss) after income tax for the half-year attributable to members | 29,654 | Improved | 43,974 | (307%) | (14,320) |
| Total comprehensive profit/(loss) for the half-year attributable to members | 41,553 | Improved | 51,571 | (515%) | (10,018) |

No dividend was proposed or paid. Should any dividends be paid in the future, no assurances can be given as to the level of franking credits attaching to such dividends.

| | 30 June 2024 | 30 June 2023 |
|---|--------------|--------------|
| | Cents | Cents |
| Profit/(loss) per share | 9.0 | (4.5) |
| Net tangible (liabilities)/assets per share | (9.7) | 3.6 |

Events subsequent to the end of the half-year

Refer to note 17 of the Interim financial report for details of events subsequent to 30 June 2024 and at the date of this report.

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Explanation of results

For further explanation of the results, please refer to the accompanying ASX release and the Financial Review in the Directors' report that is within the Interim Report. This information should be read in conjunction with the most recent Annual Report (for the financial year ended 31 December 2023).

Other information required by Listing Rule 4.2A

The remainder of the information requiring disclosure to comply with Listing Rule 4.2A is contained in the attached Directors' report, Interim financial report and ASX release.

Auditor's review

This report is based on the Interim financial report for the half-year ended 30 June 2024 of Telix Pharmaceuticals Limited and its controlled entities, which has been reviewed by PricewaterhouseCoopers (PwC). The Independent auditor's review report provided by PwC is included in the Interim financial report.

The Appendix 4D and Interim financial report for the half-year ended 30 June 2024 have been approved for release by the Board of Directors.



Genevieve Ryan
Company Secretary
22 August 2024

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Telix Pharmaceuticals Limited

ACN 616 620 369

**Interim Report
30 June 2024**

Lodged with the ASX under Listing Rule 4.2A

Contents

| | |
|---|----|
| Directors' report | 2 |
| Auditor's independence declaration | 13 |
| Interim financial report | 14 |
| Directors' declaration | 39 |
| Independent auditor's review report | 40 |
| Alternative performance measures (APMs) | 42 |
| Glossary | 43 |
| Company directory | 46 |

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Directors' report

Directors

The Board of Directors of Telix Pharmaceuticals Limited is pleased to present its report on the consolidated entity (Group) for the half-year ended 30 June 2024 (H1 2024). The Group consists of Telix Pharmaceuticals Limited (Telix or the Company) and its wholly owned subsidiaries.

The following persons were Directors of Telix Pharmaceuticals Limited during the half-year ended 30 June 2024 and up to the date of this report:

| Name | Title |
|---------------------------|---|
| H Kevin McCann AO | Chairman |
| Christian Behrenbruch PhD | Managing Director and Group Chief Executive Officer |
| Andreas Kluge MD PhD | Non-Executive Director |
| Jann Skinner | Non-Executive Director |
| Mark Nelson PhD | Non-Executive Director |
| Tiffany Olson | Non-Executive Director |

Half-year in review

Financial highlights



\$364.0M

Total Group revenue

Up \$143.2M or 65% from
H1 2023



66%

Gross margin

Compared to 63% in
H1 2023



\$29.7M

Net profit after tax

Improved by \$44.0M
from a loss of \$14.3M in
H1 2023



\$137.1M

Adjusted EBITDAR

Up \$55.8M or 69% from
\$81.3M in H1 2023

Financial review

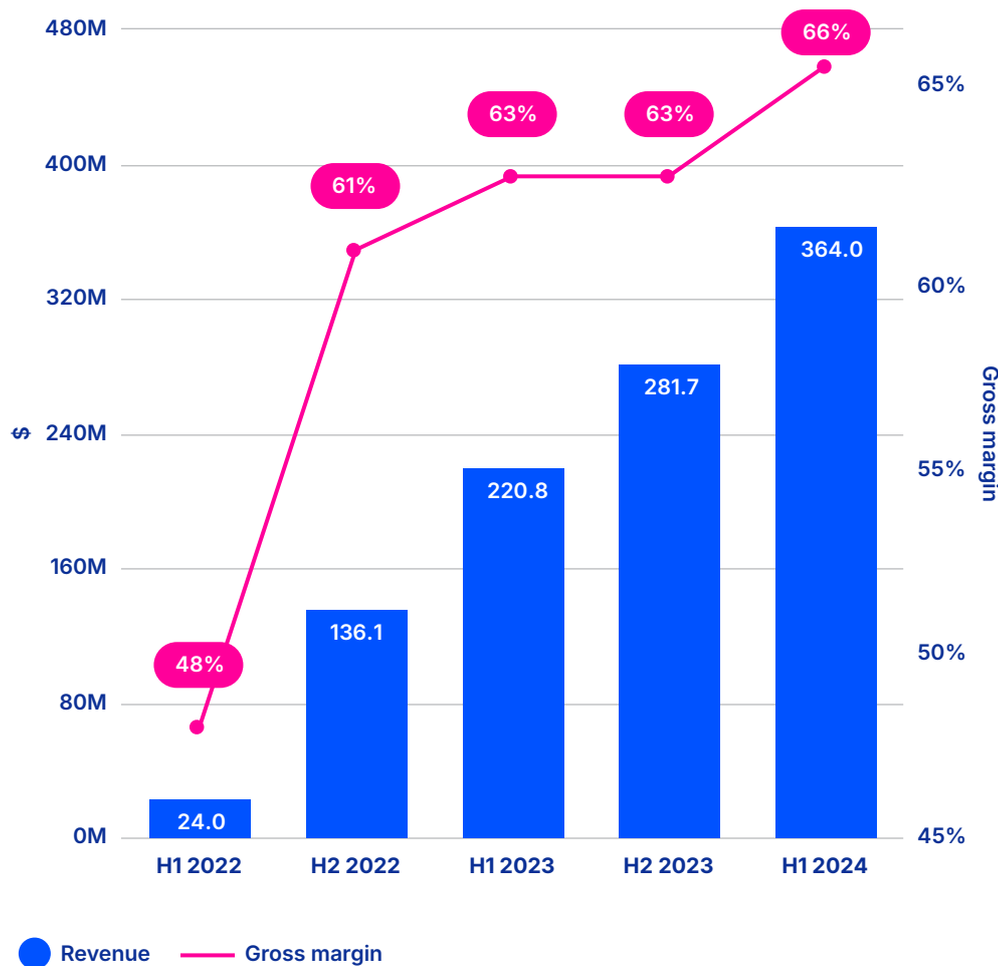
Telix continues to grow

Revenue improved to \$364.0 million for the half-year ended 30 June 2024, an increase of \$143.2 million, or 65% compared to \$220.8 million for the prior comparable period. The majority of revenue was from sales of Illuccix® in the United States (U.S.) in its second full year of commercial sales.

Gross margin continued to improve to end at 66% for the half-year ended 30 June 2024 (up from 63% in H1 2023), supported by a stable selling price of Illuccix® and disciplined cost control.

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Total revenue and gross margin by half-year



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Reported half-year profit after tax attributable to Telix shareholders was \$29.7 million, compared to a net loss of \$14.3 million in H1 2023. This includes costs associated with the withdrawn U.S. initial public offering (IPO) of \$7.6 million. The increase in profitability demonstrates our ability to build a sustainable business while investing for growth and advancement of late-stage pipeline assets.

Adjusted earnings before, interest, tax, depreciation and amortisation (Adjusted EBITDA) was \$57.5 million, improved by \$22.8 million or 66% when compared to \$34.7 million in the prior comparable period.

The Group generated cash from operating activities of \$39.1 million, an improvement of \$25.8 million from H1 2023.

Commercial

| | H1 2024 | % of revenue | H1 2023 | % of revenue |
|--------------------------------------|--------------|--------------|--------------|--------------|
| | \$M | | \$M | |
| Revenue (product) | 358.8 | | 218.5 | |
| Cost of sales | (124.9) | | (81.8) | |
| Gross profit | 233.9 | 65% | 136.7 | 63% |
| Selling and marketing expenses | (37.2) | (10%) | (24.2) | (11%) |
| Manufacturing and distribution costs | (5.1) | (1%) | (3.1) | (1%) |
| General and administration costs | (16.9) | (5%) | (14.0) | (6%) |
| Other losses (net) | 0.2 | 0% | (1.3) | (1%) |
| Operating profit | 174.9 | 49% | 94.1 | 43% |
| Group adjusted EBITDAR | 137.1 | | 81.3 | |

Maturation of cost base delivering higher margins

U.S. sales from Illuccix® was the main driver with a 64% increase in revenue compared to H1 2023, reflecting continued growth in sales volume and market share gains. Average daily demand for doses continued to grow throughout the first half of the year.

Gross margin steadily improved during the half-year to end at 65% (up from 63% in the prior comparable period), reflecting optimised manufacturing and distribution costs.

Sales and marketing expenses were \$37.2 million for the half-year ended 30 June 2024, an increase of \$13.0 million, or 54%, compared to \$24.2 million for H1 2023. This increase was primarily driven by increased investment in salesforce operations, effectively deployed to drive higher sales volumes of Illuccix®. Selling and marketing expenses continue to reduce as a percentage of revenue, indicative of revenue growth exceeding cost base growth and expenditure control.

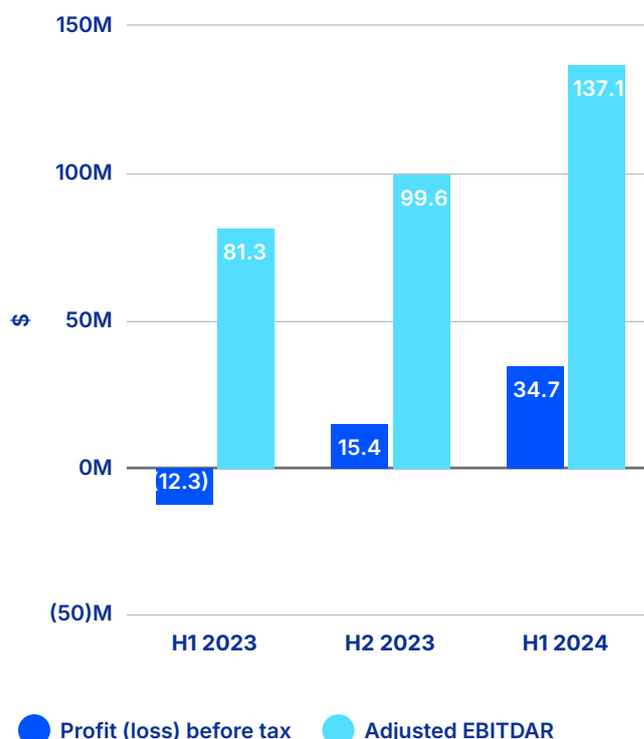
Manufacturing and distribution costs were \$5.1 million for the half-year ended 30 June 2024, an increase of \$2.0 million, or 65%, compared to \$3.1 million for H1 2023, primarily driven by the increased volume of sales.

General and administration costs were \$16.9 million for the half-year ended 30 June 2024, an increase of \$2.9 million, or 21%, compared to \$14.0 million for H1 2023. This increase was primarily driven by an increase in infrastructure to support the expansion of services assisting commercial operations in each region.

Operating profit as a percentage of revenue improved by 6% reflecting the strength of the commercial business and effective cost control.

Group adjusted earnings before interest, tax, depreciation, amortisation and research and development (Adjusted EBITDAR) was \$137.1 million, improved significantly, from \$81.3 million in H1 2023. This metric demonstrates the profitability of the commercial organisation and strong revenue growth from Illuccix® during the period.

Profit/(loss) before tax and Adjusted EBITDAR by half-year



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Product development

| Projects | H1 2024 | % of total | H1 2023 | % of total |
|----------------------------------|-------------|------------|-------------|------------|
| | \$M | | \$M | |
| Late-stage diagnostics | 34.0 | 41% | 18.5 | 38% |
| Therapeutics and other assets | 24.3 | 29% | 11.8 | 24% |
| Total external R&D | 58.3 | | 30.3 | |
| Employment costs | 19.3 | 23% | 14.7 | 30% |
| General and administration costs | 6.3 | 8% | 3.7 | 8% |
| Total R&D expenditure | 83.9 | | 48.7 | |

Preparing to launch three new imaging agents in the U.S.

Research and development (R&D) investment for the half-year ended 30 June 2024 was predominantly focused on preparing for the commercial launch of late-stage diagnostic assets (TLX250-CDx or Zircaix^{®1}, TLX101-CDx or Pixclara^{®1} and TLX007-CDx) including commercial manufacturing process qualification and validation, U.S. Food and Drug Administration (FDA) filing fees and early access programs. R&D was also directed towards clinical manufacturing for the Phase III ProstACT GLOBAL trial.

Total investment in R&D was \$83.9 million for the half-year, an increase of \$35.2 million, or 72%, compared to \$48.7 million for H1 2023. Approximately 29% of R&D expenses were directed towards progressing the Group's therapeutic pipeline.

Overall investment in therapeutics and other assets totalled \$24.3 million (H1 2023: \$11.8 million) This included, late-stage therapeutic asset investment directed towards clinical manufacturing and progressing the Phase III ProstACT GLOBAL trial.

Investment in late-stage diagnostic assets was \$34.0 million (H1 2023: \$18.5 million), comprising:

- commercial manufacturing process qualification and validation
- filing fees for TLX250-CDx (Zircaix^{®1}) biologics license application (BLA) submission and new drug application (NDA) submission for TLX007-CDx with FDA, and
- commercial launch preparation and early access programs.

Employment and general and administration costs reflect increased activity in our late-stage assets.

Medical devices

The Medical devices operating segment represents the Group's activities associated with developing complementary artificial intelligence (AI) and robotic technologies. The costs incurred during H1 2024 reflect the operations of Lightpoint Surgical, Dedicaid and QDOSE, and the development of AI-enabled molecular imaging and guided robotic surgical technologies.

1. Brand name subject to final regulatory approval.

Manufacturing services

During H1 2024 the Group acquired ARTMS Inc (ARTMS) and IsoTherapeutics Group (IsoTherapeutics) as we continue to invest in the vertical integration of our business. We believe this is an essential foundation for long-term commercial success across the breadth of our product pipeline.

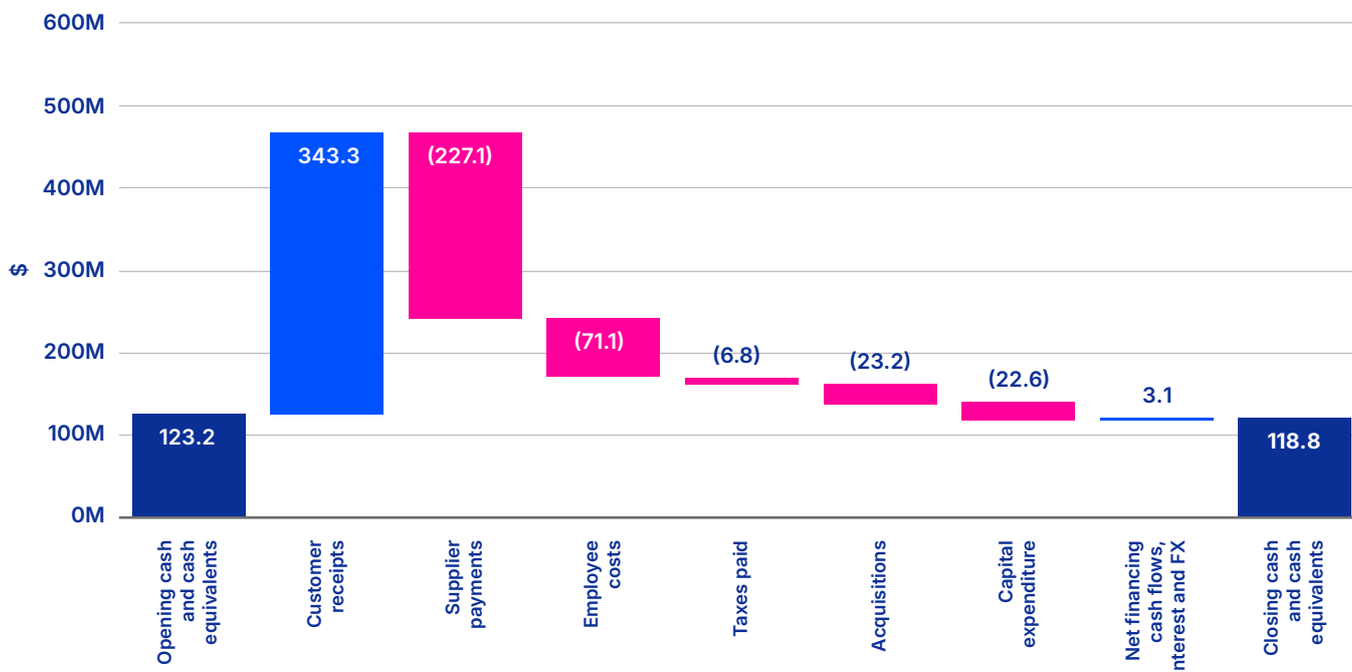
The increase in costs during H1 2024 reflects impact of the newly acquired businesses and higher costs associated with the Brussels South manufacturing facility in preparing the facility for commercial production.

Cash balance and activities

Cash and cash equivalents were \$118.8 million as at 30 June 2024 (31 December 2023: \$123.2 million) with positive net operating cash flow consistently delivered.

On 30 July 2024 the Group received net proceeds of approximately \$635.0 million from the issue of convertible bonds on the Singapore Exchange, maturing 2029. The convertible bonds are convertible into fully paid ordinary shares in Telix Pharmaceuticals Limited, refer to the 'Subsequent events' section below and note 17 for further details.

Closing cash reconciliation



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Operating activities

Net cash generated from operating activities was \$39.1 million (H1 2023: \$13.3 million). The primary sources of cash from operating activities were collections from sales of Illuccix® of \$343.3 million (H1 2023: \$195.3 million). The improved customer receipts reflect sales growth and improved debtor management during H1 2024.

The primary uses of cash in operating activities were payments to suppliers and employees of \$298.2 million (H1 2023: \$176.3 million), including manufacturing and R&D expenditures, selling and marketing efforts for Illuccix®, employee costs and income taxes paid (primarily in the U.S.) of \$6.8 million (H1 2023: \$5.9 million).

Investing activities

Net cash used in investing activities of \$45.8 million (H1 2023: \$2.9 million) mainly comprised payments for:

- \$2.0 million for investments in financial assets
- \$11.7 million for the acquisition of QSAM Biosciences, Inc (QSAM)
- \$4.7 million (H1 2023: \$3.0 million) for the buildout of our manufacturing facility TMS Brussels South
- \$4.2 million for the purchases of Ytterbium, and
- \$23.2 million for the acquisitions of ARTMS and IsoTherapeutics.

Financing activities

Net cash provided by financing activities totalled \$2.2 million (H1 2023: \$4.7 million) comprising \$0.6 million (H1 2023: \$2.9 million) received from the exercise of options previously granted to employees, net proceeds received from borrowings of \$2.3 million (H1 2023: \$2.5 million) related to the loan facilities provided for the construction of TMS Brussels South and \$0.7 million (H1 2023: \$0.7 million) paid for lease liabilities.

1. Brand name subject to final regulatory approval.

Operational highlights

Review of operations

Telix has articulated a clear growth strategy to deliver benefits to patients and shareholders through the advancement of its therapeutic and diagnostic portfolio of commercial and clinical stage products, robust supply chain and manufacturing, and continued innovation. The key focus areas and progress to date in the half-year ended 30 June 2024 are outlined in the table below.

Growth strategy

Focus areas

Progress in 2024

Grow Illuccix® revenue globally



Focus on driving adoption and increasing market share of Illuccix® in our commercial markets, including the U.S.

Expand into new geographies through submission of new product marketing applications

- Illuccix® global revenue \$357.9 million up 64% on H1 2023¹
- European Union (EU) marketing authorisation application (MAA): All regulator questions raised during standard review "clock-stop" period have been addressed²
- United Kingdom (UK) MAA: Regulator's assessment report received subsequent to reporting period, with no substantive issues raised
- EU and UK MAA decisions expected in H2 2024
- Brazil MAA: In final stages of regulatory review, approval decision anticipated during Q3 2024²
- Pivotal Phase III registration study in China intended to bridge to FDA approval of Illuccix®: Surpassed 75% enrolment³

Commercialise the precision medicine (diagnostics) portfolio



Advance regulatory filings for three additional diagnostic imaging agents

TLX007-CDx (novel PSMA⁴ imaging agent)

- U.S. NDA accepted for filing, PDUFA⁵ goal date 24 March 2025

TLX101-CDx (Pixclara®) for positron emission tomography (PET) imaging of glioma (brain cancer)

- Fast Track designation granted by FDA⁷
- Positive pre-NDA meeting with the FDA, NDA being finalised for submission in Q3 2024
- Expanded access program cleared by FDA to commence in U.S.⁸

TLX250-CDx (Zircaix®) for PET imaging of clear cell renal cell carcinoma (ccRCC)

- BLA on track for resubmission to the FDA in Q4 2024⁹
- Expanded access and compassionate use programs dosing patients in the U.S., EU and Australia
- Included in European Association of Urology (EAU) Guidelines for the first time as an emerging technology¹⁰
- ZIRCON Phase III study: First peer review manuscript accepted for publication
- New studies launched exploring indication expansion: Staging and recurrence, surveillance¹¹

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1. Includes pre-commercial sales from investigational, clinical trial, magisterial and compassionate use in accordance with local laws and regulations (not as a commercial diagnostic imaging product sold for routine clinical practice).

2. Telix ASX disclosure 18 July 2024.

3. ClinicalTrials.gov ID: [NCT05847348](https://clinicaltrials.gov/ct2/show/study/NCT05847348).

4. Prostate-specific membrane antigen.

5. Prescription Drug User Fee Act.

6. Brand name subject to final regulatory approval.

7. Telix ASX disclosure 16 April 2024.

8. Telix media release 29 July 2024.

9. FDA has requested further validation for the TLX250-CDx BLA filing to advance to full review. Telix ASX disclosure 31 July 2024.

10. EAU Guidelines on Renal Cell Carcinoma (April 2024).

11. ClinicalTrials.gov ID: [NCT06447103](https://clinicaltrials.gov/ct2/show/study/NCT06447103).

Advance our late-stage therapeutic pipeline



Deliver on clinical milestones across core therapy programs in prostate, kidney, brain and musculoskeletal cancers

TLX591 (¹⁷⁷Lu rosopatamab tetraxetan)

- ProstACT SELECT: Reported median radiographic progression-free survival (rPFS) of 8.8 months, strong efficacy signal¹
- ProstACT GLOBAL Phase III study:
 - Investigational New Drug (IND) application cleared by FDA
 - Multiple U.S. sites being activated and preparing to dose first patients
 - Patient recruitment continuing in Asia Pacific

TLX592 (²²⁵Ac-RADmAb®)

- CUPID study delivers successful proof-of-concept for targeted alpha therapy in prostate cancer²

TLX250 (¹⁷⁷Lu girentuximab)

- STARLITE-2 Phase II investigator-initiated trial (IIT) of TLX250 in combination with immunotherapy³: Continuing to dose patients, on track for data readout in 2024
- STARSTRUCK Phase Ib study of TLX250 in combination with peposertib in CAIX-expressing solid tumours⁴: Continuing to dose patients
- STARBURST Phase II study of TLX250-CDx, exploring theranostic utility across a range of solid tumours⁵: Continuing to dose patients

TLX101 (¹³¹I-IPA)

- IPAX-2 Phase I study of TLX101 in front-line setting⁶: Second patient cohort expanded, continuing to dose patients
- IPAX-Linz Phase II IIT of TLX101 therapy in refractory setting: Continuing to dose patients, on track to complete enrolment in 2024
- IPAX-1 Phase I study: First peer review manuscript published in *Neuro-Oncology Advances*⁷, restates encouraging early efficacy

TLX300 (-olaratumab)

- Ethics granted to commence a Phase I proof-of-concept therapy trial in soft tissue sarcoma

Expand the future pipeline



Leverage our expertise to identify, evaluate and develop novel targets, clinical applications and manufacturing technologies to build the future pipeline

- Acquisition of QSAM Biosciences Inc. and lead asset, Samarium-153-DOTMP⁸
- Commercial partnership with QDOSE® dosimetry software platform⁹

1. Telix ASX disclosure 31 May 2024.

2. Telix ASX disclosure 21 May 2024.

3. ClinicalTrials.gov ID: [NCT05239533](https://clinicaltrials.gov/ct2/show/study/NCT05239533).

4. ClinicalTrials.gov ID: [NCT05868174](https://clinicaltrials.gov/ct2/show/study/NCT05868174).

5. ClinicalTrials.gov ID: [NCT05563272](https://clinicaltrials.gov/ct2/show/study/NCT05563272).

6. ClinicalTrials.gov ID: [NCT05450744](https://clinicaltrials.gov/ct2/show/study/NCT05450744).

7. Pichler et al. *Neuro-Oncology Advances*. 2024.

8. Telix ASX disclosure 3 May 2024.

9. Telix media release 19 March 2024.

Vertically integrate manufacturing and supply chain activities



Protect and enhance our ability to serve patients in all global markets and further develop production expertise through in-house manufacturing

- Acquisitions of ARTMS¹ and IsoTherapeutics²: Provides greater control over supply chain and self-sufficiency in manufacturing
- Optimal Tracers: Executed development and production validation milestones for key Telix assets, preparing to initiate clinical trial supply for selected U.S. and Asia Pacific based trials
- Telix Manufacturing Solutions (TMS) Brussels South: Hot cell R&D facilities fully operational, ready to supply clinical doses, GMP³ accreditation inspection Q3 2024

Prospects and likely developments

The future prospects of our growth and operational targets depend on:

- Continued revenue growth of Illuccix[®]
- Regulatory approvals and successful commercial launches of our diagnostic portfolio, and
- Advancement of our therapeutic pipeline.

More information relating to factors that could affect our future prospects and operational targets is provided in the Managing risk section of our 2023 Annual Report.

Changes to share capital

Total number of shares and options on issue

The Company had the below equity instruments on issue:

| | 31 December 2023 | 30 June 2024 | At the date of this report |
|--|------------------|--------------|----------------------------|
| | Number | Number | Number |
| Shares on issue | 323,726,683 | 334,231,398 | 334,640,424 |
| Options, PSARs and share rights on issue | 14,601,225 | 20,584,681 | 20,584,681 |

Issue of fully paid ordinary shares and rights for acquisitions during the period

The Company completed the following acquisitions during the period, which resulted in the respective issue of fully paid ordinary shares and rights outlined below.

QSAM Biosciences Inc.

On 3 May 2024 Telix completed of the acquisition of QSAM. The purchase price was paid to QSAM shareholders in equity through the issue of 3,671,120 fully paid ordinary Telix shares and the balance paid in cash. 409,026 Telix shares were issued on 4 July 2024, as part of the post completion adjustment holdback and QSAM transaction costs.

In addition to the above, 4,284,000 performance rights have been issued to QSAM shareholders. Each milestone has a fixed dollar amount which can be settled either in cash or shares.

IsoTherapeutics Group LLC

On 9 April 2024 Telix completed the acquisition of IsoTherapeutics Group LLC. The purchase price was paid in equity through the issue of 717,587 fully paid ordinary Telix shares at \$12.42 per share, with \$3,285,000 paid in cash.

ARTMS Inc.

On 11 April 2024 Telix completed the acquisition of radioisotope production technology firm ARTMS Inc. The purchase price was paid in equity through the issue of 5,674,365 fully paid ordinary Telix shares at \$12.62 per share, with \$24,491,000 paid in cash.

1. Telix ASX disclosure 11 April 2024.
 2. Telix ASX disclosure 9 April 2024.
 3. Good manufacturing practice.

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Exercise of unlisted share options and PSARs for the issue of fully paid ordinary shares

A total of 441,373 fully paid ordinary shares were issued upon exercise of 520,007 unlisted share options during the half-year ended 30 June 2024.

Lapse of unlisted share options

A total of 1,495,100 unlisted share options lapsed, unexercised, during the period.

Issue of unlisted performance share appreciation rights (PSARs) and share rights

During the period a total of 3,714,563 unlisted performance share incentive rights (PSIRs), PSARs and rights were issued to employees. This included 144,037 PSARs to the Managing Director and Group Chief Executive Officer, Christian Behrenbruch following shareholder approval at the Company's AGM held on 22 May 2024. These PSARs have a notional exercise price of \$11.94 per PSAR. PSARs have a three-year performance measurement period. The vesting is subject to achievement of published performance measures, following the completion of the performance measurement period.

As at 30 June 2024, the number of equity incentives on issue under the Equity Incentive Plan and issued under exception 13 of Listing Rule 7.2 was 6.2% (31 December 2023: 4.5%)

Issue of convertible bonds

On 30 July 2024 the Group completed the issue of \$650,000,000 in convertible bonds due 2029. The convertible bonds are convertible into fully paid ordinary shares in Telix Pharmaceuticals Limited, refer to the 'Subsequent events' section below and note 17 for further details.

Rounding of amounts

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

Subsequent events

On 30 July 2024 the Group completed the issue of \$650,000,000 in convertible bonds due 2029. The convertible bonds are convertible into fully paid ordinary shares in Telix Pharmaceuticals Limited. The initial conversion price of the convertible bonds is \$24.78 per share, subject to anti-dilution adjustments set out in the final terms and conditions of the convertible bonds. The convertible bonds will bear interest at a rate of 2.375 per cent per annum. Interest will be payable quarterly in arrear on 30 October, 30 January, 30 April and 30 July in each year, beginning on 30 October 2024. The convertible bonds will mature on or about 30 July 2029, unless redeemed, repurchased, or converted in accordance with their terms. The convertible bonds are listed on the Singapore Exchange Securities Trading Limited (SGX-ST).

The net proceeds of approximately \$635,000,000, after transaction costs, are intended to provide funding to bring forward proposed investment in order to accelerate key clinical development programs across the Company's theranostic portfolio. This includes label-expansion studies to expand the market opportunity across Telix's portfolio of diagnostic imaging agents and funding the pivotal trials for kidney and brain cancer therapy programs. In addition, the funding will provide financial flexibility for Telix to explore opportunities and potentially pursue strategically significant M&A transactions and continued investment in global supply chain and manufacturing capabilities.

From the end of the reporting period to the date of this report, no matter or circumstance has arisen which has significantly affected, or may significantly affect, the operations of the Group, the results of those operations or the state of affairs of the Group.

Auditor independence

A statement of independence has been provided by the Company's auditor, PricewaterhouseCoopers, and is included in this report.

This report is made in accordance with a resolution of Directors.



H Kevin McCann AO
Chairman

22 August 2024



Christian Behrenbruch
Managing Director and Group CEO

22 August 2024

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Auditor's Independence Declaration

As lead auditor for the review of Telix Pharmaceuticals Limited for the half-year ended 30 June 2024, I declare that to the best of my knowledge and belief, there have been:

- (a) no contraventions of the auditor independence requirements of the *Corporations Act 2001* in relation to the review; and
- (b) no contraventions of any applicable code of professional conduct in relation to the review.

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

A handwritten signature in black ink that reads 'Brad Peake'.

Brad Peake
Partner
PricewaterhouseCoopers

Melbourne
22 August 2024

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Interim financial report

Contents

| | |
|--|----|
| Interim consolidated statement of comprehensive income or loss | 16 |
| Interim consolidated statement of financial position | 17 |
| Interim consolidated statement of changes in equity | 18 |
| Interim consolidated statement of cash flows | 19 |
| Notes to the interim consolidated financial statements | 20 |
| Directors' declaration | 39 |
| Independent auditor's review report | 40 |
| Alternative performance measures (APMs) | 42 |
| Glossary | 43 |

Interim consolidated statement of comprehensive income or loss

for the half-year ended 30 June 2024

| | | 30 June 2024 | 30 June 2023 |
|--|------|---------------------|---------------------|
| | Note | \$'000 | \$'000 |
| Continuing operations | | | |
| Revenue from contracts with customers | 4.1 | 363,964 | 220,834 |
| Cost of sales | | (124,938) | (81,791) |
| Gross profit | | 239,026 | 139,043 |
| Research and development costs | 4.2 | (84,190) | (48,726) |
| Selling and marketing expenses | | (37,311) | (24,171) |
| Manufacturing and distribution costs | | (13,327) | (4,302) |
| General and administration costs | 4.3 | (59,341) | (30,315) |
| Other losses (net) | 4.6 | (2,870) | (38,159) |
| Operating profit/(loss) | | 41,987 | (6,630) |
| Finance income | | 1,373 | 453 |
| Finance costs | 4.7 | (8,678) | (6,123) |
| Profit/(loss) before income tax | | 34,682 | (12,300) |
| Income tax expense | | (5,028) | (2,020) |
| Profit/(loss) for the half-year | | 29,654 | (14,320) |
| Profit/(loss) for the half-year attributable to: | | | |
| Owners of Telex Pharmaceuticals Limited | | 29,654 | (14,320) |
| Other comprehensive income: | | | |
| <i>Items that will not be reclassified to profit or loss in subsequent periods:</i> | | | |
| Changes in the fair value of investments at fair value through other comprehensive income | | (618) | - |
| <i>Items to be reclassified to profit or loss in subsequent periods:</i> | | | |
| Exchange differences on translation of foreign operations | | 12,517 | 4,302 |
| Total comprehensive income/(loss) for the half-year | | 41,553 | (10,018) |
| Total comprehensive income/(loss) for the half-year attributable to: | | | |
| Owners of Telex Pharmaceuticals Limited | | 41,553 | (10,018) |
| | | 30 June 2024 | 30 June 2023 |
| | | Cents | Cents |
| Basic earnings/(loss) per share from continuing operations after income tax attributable to the ordinary equity holders of the Company | | 9.05 | (4.51) |
| Diluted earnings/(loss) per share from continuing operations after income tax attributable to the ordinary equity holders of the Company | | 8.75 | (4.51) |

The above interim consolidated statement of comprehensive income or loss is to be read in conjunction with the notes to the interim consolidated financial statements.

Interim consolidated statement of financial position as at 30 June 2024

| | | 30 June 2024 | 31 December 2023 |
|--------------------------------------|------|----------------|------------------|
| | Note | \$'000 | \$'000 |
| Current assets | | | |
| Cash and cash equivalents | | 118,837 | 123,237 |
| Trade and other receivables | 5 | 89,328 | 64,777 |
| Inventories | 6 | 30,803 | 17,310 |
| Current tax asset | | 7,945 | 7,656 |
| Other current assets | | 8,348 | 19,524 |
| Total current assets | | 255,261 | 232,504 |
| Non-current assets | | | |
| Financial assets | 7 | 10,462 | 12,260 |
| Deferred tax assets | | 36,699 | 20,452 |
| Property, plant and equipment | 8 | 29,070 | 23,170 |
| Right-of-use assets | | 9,185 | 7,323 |
| Intangible assets | 9 | 399,483 | 109,663 |
| Other non-current assets | | 5,798 | 586 |
| Total non-current assets | | 490,697 | 173,454 |
| Total assets | | 745,958 | 405,958 |
| Current liabilities | | | |
| Trade and other payables | 11 | 84,277 | 81,704 |
| Borrowings | | 1,900 | 964 |
| Current tax payable | | 33,965 | 19,164 |
| Contract liabilities | | 12,380 | 10,995 |
| Lease liabilities | | 1,880 | 595 |
| Provisions | | 734 | 577 |
| Contingent consideration | 12 | 109,670 | 37,153 |
| Employee benefit obligations | | 13,567 | 13,912 |
| Total current liabilities | | 258,373 | 165,064 |
| Non-current liabilities | | | |
| Borrowings | | 9,952 | 8,209 |
| Contract liabilities | | 6,830 | 12,162 |
| Lease liabilities | | 8,411 | 7,677 |
| Deferred tax liabilities | | 9,615 | - |
| Provisions | | 7,847 | 8,004 |
| Contingent consideration | 12 | 40,507 | 55,601 |
| Employee benefit obligations | | 449 | 330 |
| Total non-current liabilities | | 83,611 | 91,983 |
| Total liabilities | | 341,984 | 257,047 |
| Net assets | | 403,974 | 148,911 |
| Equity | | | |
| Share capital | 14.1 | 587,408 | 446,268 |
| Share capital reserve | | (68,343) | (62,829) |
| Foreign currency translation reserve | | 7,103 | (5,414) |
| Share-based payments reserve | 14.2 | 112,823 | 35,446 |
| Financial assets at FVOCI reserve | | (1,513) | (895) |
| Accumulated losses | | (233,504) | (263,665) |
| Total equity | | 403,974 | 148,911 |

The above interim consolidated statement of financial position is to be read in conjunction with the notes to the interim consolidated financial statements.

Interim consolidated statement of changes in equity

for the half-year ended 30 June 2024

| | | Share capital | Share capital reserve | Foreign currency translation reserve | Share-based payments reserve | Financial assets at FVOCI reserve | Accumulated losses | Total equity |
|--|------|---------------|-----------------------|--------------------------------------|------------------------------|-----------------------------------|--------------------|--------------|
| | Note | \$'000 | \$'000 | \$'000 | \$'000 | \$'000 | \$'000 | \$'000 |
| Balance as at 1 January 2024 | | 446,268 | (62,829) | (5,414) | 35,446 | (895) | (263,665) | 148,911 |
| Profit for the half-year | | - | - | - | - | - | 29,654 | 29,654 |
| Other comprehensive income/(loss) | | - | - | 12,517 | - | (618) | - | 11,899 |
| Total comprehensive income/(loss) for the half-year | | - | - | 12,517 | - | (618) | 29,654 | 41,553 |
| Issue of shares on acquisitions | 14.1 | 134,992 | - | - | - | - | - | 134,992 |
| Issue of shares on exercise of options | 14.1 | 6,148 | (5,514) | - | - | - | - | 634 |
| Share based payments to employees | 14.2 | - | - | - | 9,941 | - | - | 9,941 |
| Share based payments associated with acquisitions | 14.2 | - | - | - | 67,943 | - | - | 67,943 |
| Transfer on exercise of options | 14.2 | - | - | - | (507) | - | 507 | - |
| | | 141,140 | (5,514) | - | 77,377 | - | 507 | 213,510 |
| Balance as at 30 June 2024 | | 587,408 | (68,343) | 7,103 | 112,823 | (1,513) | (233,504) | 403,974 |
| Balance as at 1 January 2023 | | 370,972 | (26,909) | (562) | 9,321 | - | (272,815) | 80,007 |
| Loss for the half-year | | - | - | - | - | - | (14,320) | (14,320) |
| Other comprehensive income | | - | - | 4,302 | - | - | - | 4,302 |
| Total comprehensive loss for the half-year | | - | - | 4,302 | - | - | (14,320) | (10,018) |
| Issue of shares on acquisitions | | 1,829 | - | - | - | - | - | 1,829 |
| Issue of shares on exercise of options | | 19,095 | (16,167) | - | - | - | - | 2,928 |
| Share based payments to employees | | - | - | - | 1,311 | - | - | 1,311 |
| Transfer on exercise of options | | - | - | - | (1,914) | - | 1,914 | - |
| | | 20,924 | (16,167) | - | (603) | - | 1,914 | 6,068 |
| Balance as at 30 June 2023 | | 391,896 | (43,076) | 3,740 | 8,718 | - | (285,221) | 76,057 |

The above interim consolidated statement of changes of equity is to be read in conjunction with the notes to the interim consolidated financial statements.

Interim consolidated statement of cash flows for the half-year ended 30 June 2024

| | 30 June 2024 | 30 June 2023 |
|--|-----------------|----------------|
| | \$'000 | \$'000 |
| Cash flows from operating activities | | |
| Receipts from customers | 343,336 | 195,330 |
| Payments to suppliers and employees | (298,174) | (176,311) |
| Income taxes paid | (6,783) | (5,857) |
| Interest received | 1,373 | 453 |
| Interest paid | (671) | (356) |
| Net cash generated from operating activities | 39,081 | 13,259 |
| Cash flows from investing activities | | |
| Payments for investments in financial assets | (1,988) | - |
| Payments for acquisition of subsidiaries, net of cash acquired | (23,188) | 123 |
| Purchases of intangible assets | (11,749) | - |
| Purchases of other non-current assets | (4,178) | - |
| Purchases of property, plant and equipment | (4,689) | (3,009) |
| Payments for contingent consideration | (49) | - |
| Net cash used in investing activities | (45,841) | (2,886) |
| Cash flows from financing activities | | |
| Proceeds from borrowings | 2,700 | 2,484 |
| Repayment of borrowings | (441) | - |
| Principal element of lease payments | (740) | (711) |
| Proceeds from issue of shares and other equity | 634 | 2,928 |
| Net cash provided by financing activities | 2,153 | 4,701 |
| Net (decrease)/increase in cash held | (4,607) | 15,074 |
| Net foreign exchange differences | 207 | 326 |
| Cash and cash equivalents at the beginning of the half-year | 123,237 | 116,329 |
| Cash and cash equivalents at the end of the half-year | 118,837 | 131,729 |

The above interim consolidated statement of cash flows is to be read in conjunction with the notes to the interim consolidated financial statements.

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Notes to the interim consolidated financial statements

1. Corporate information

Telix Pharmaceuticals Limited (Telix or the Company) is a for profit company incorporated and domiciled in Australia. It is limited by shares that are publicly traded on the Australian Securities Exchange (ASX: TLX). Telix is developing a portfolio of clinical-stage products that address significant unmet medical need in oncology and rare diseases.

Telix is the ultimate parent company of the Telix Pharmaceuticals Group (the Group).

This consolidated financial report of Telix Pharmaceuticals Limited for the half-year ended 30 June 2024 was authorised for issue in accordance with a resolution of the Directors on 22 August 2024.

2. Basis of preparation and changes to the Company's accounting policies

This Interim financial report for the half-year reporting period ended 30 June 2024 has been prepared in accordance with IAS 34 / AASB 134 *Interim Financial Reporting* and the Corporations Act 2001 (Cth). 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 31 December 2023 and any public announcements made by Telix Pharmaceuticals Limited during the interim reporting period in accordance with the continuous disclosure requirements of the Corporations Act.

The accounting policies adopted are consistent with those of the previous financial year and corresponding interim reporting period.

A number of new or amended standards became applicable for the current reporting period. The Group did not have to change its accounting policies or make retrospective adjustments as a result of adopting these standards. The Group has identified that there is no impact of new standards issued but not yet applied.

2.1. Going concern

These financial statements have been prepared on the basis that the Company is a going concern.

For the half-year ended 30 June 2024, the Group generated a profit after income tax of \$29,654,000 (30 June 2023: loss after income tax of \$14,320,000) and cash generated from operating activities of \$39,081,000 (30 June 2023: \$13,259,000). As at 30 June 2024, whilst in a net current liability position, the net assets of the Group stood at \$403,974,000 (31 December

2023: \$148,911,000), with cash on hand of \$118,837,000 (31 December 2023: \$123,237,000).

On 30 July 2024 the Group issued \$650,000,000 in convertible bonds, maturing in 2029 and convertible into fully paid ordinary shares, refer to note 17 for further details. The net proceeds, after transaction costs, are intended to provide funding to bring forward proposed investment in order to accelerate key clinical development programs across the Group's theranostic portfolio. This includes label-expansion studies to expand the market opportunity across our portfolio of diagnostic imaging agents and funding the pivotal trials for kidney and brain cancer therapy programs. In addition, the funding will provide financial flexibility for the Group to explore opportunities and potentially pursue strategically significant M&A transactions and continued investment in global supply chain and manufacturing capabilities.

Cash on hand, the net proceeds from the issue of convertible bonds, and anticipated future cash inflows in relation to commercial activities are considered sufficient to meet the Group's forecast cash outflows in relation to research and development activities currently underway and other committed business activities for at least 12 months from the date of this report.

On this basis, the Directors are satisfied that the Group continues to be a going concern as at the date of this report. Further, the Directors are of the opinion that no asset is likely to be realised for an amount less than the amount at which it is recorded in the interim consolidated statement of financial position as at 30 June 2024.

As such, no adjustment has been made to the financial report relating to the recoverability and classification of the asset carrying amounts or the classification of liabilities that might be necessary should the Group not continue as a going concern.

2.2. Significant changes in the prior reporting period

The Group updated the classification of expenses to make the consolidated statement of comprehensive income more relevant to users of the financial statements, particularly as a result of the Group acquiring new businesses during the period. This has resulted in the reclassification of some expenses for the period ended 30 June 2023, however has not impacted the reported profit or loss for the period or earnings per share.

From 2023, the Group has determined that a functional presentation of its consolidated statement of comprehensive income or loss is most appropriate. In accordance with IAS 1/AASB 101 *Presentation of Financial Statements*, within a functional consolidated statement of comprehensive income or loss, costs directly associated with generating revenues are included in cost of sales. Cost of sales includes direct material and labour costs, distribution fees incurred to ensure delivery of the product to the end customer and indirect costs that are directly attributed to generating revenue, such as amortisation of intangible assets associated with commercialised products.

In addition to the above, the Group has disclosed an additional line item of manufacturing and distribution costs on its consolidated statement of comprehensive income or loss. This line item represents departments and associated costs of the business that were previously included within selling and marketing expenses. These functions are ancillary in nature and indirectly support manufacturing, supply chain, logistics, facilities and quality activities.

3. Segment reporting

The Group has operations in the Americas, Asia Pacific, and Europe, Middle East and Africa regions.

Reportable segments

The Group operated four reportable segments during the half-year ended 30 June 2024. Medical Technologies and Manufacturing Services are reclassified from Unallocated to separately reportable segments from April 2024 following the acquisitions of ARTMS and IsoTherapeutics.

The Group's operating segments are based on the reports reviewed by the Group Chief Executive Officer who is considered to be the chief operating decision maker. The prior year comparatives have been restated on a consistent basis. There is no change to the total revenue or profit/(loss) after tax of the Group.

Segment performance is evaluated based on Adjusted earnings before interest, tax, depreciation and amortisation (Adjusted EBITDA¹). Adjusted EBITDA excludes the effects of the remeasurement of contingent consideration and government grant liabilities and other income and expenses which may have an impact on the quality of earnings such as impairments where the impairment is the result of an isolated, non-recurring event. Interest income and finance costs are not allocated to segments as this activity is managed by a central treasury function, which manages the cash position of the Group.

Segment assets and liabilities are measured in the same way as in the financial statements. The assets and liabilities are allocated based on the operations of the segment. Finance costs are not allocated to segments, as this type of activity is driven by head office, which manages the cash position of the Group.

| Reportable segment | Principal activities |
|------------------------|--|
| Commercial | Commercial sales of Illuccix and other products subsequent to obtaining regulatory approvals. |
| Product development | Developing radiopharmaceutical products for commercialisation. This segment includes revenue received from licence agreements prior to commercialisation and research and development services. |
| Medical technologies | Developing complementary artificial intelligence (AI) and robotic technologies. This segment includes costs and assets associated with the Group's development of AI molecular imaging and guided robotic surgical technologies and includes Dedicaid, Lightpoint Surgical, and QDOSE. |
| Manufacturing services | Telex Manufacturing Solutions business. This segment comprises costs to operate our facilities and assets associated with the Group's vertically integrated manufacturing and supply chain. This business includes facilities at Brussels South, IsoTherapeutics, Optimal Tracers and ARTMS. |

Reconciling items includes head office and centrally managed costs (which includes any remeasurements of contingent consideration liabilities).

1. Refer to the Glossary for a definition of this alternative performance measure.

3.1. Segment performance

| | Commercial | Product development | Medical technologies | Manufacturing services | Total segment |
|--|----------------|---------------------|----------------------|------------------------|----------------|
| 30 June 2024 | \$'000 | \$'000 | \$'000 | \$'000 | \$'000 |
| Revenue from contracts with customers | 358,818 | 4,278 | - | 868 | 363,964 |
| Cost of sales | (124,938) | - | - | - | (124,938) |
| Gross profit | 233,880 | 4,278 | - | 868 | 239,026 |
| Research and development costs | - | (83,890) | (284) | (16) | (84,190) |
| Selling and marketing expenses | (37,188) | - | - | (123) | (37,311) |
| Manufacturing and distribution costs | (5,071) | - | (182) | (8,074) | (13,327) |
| General and administration costs | (16,899) | - | (890) | (2,149) | (19,938) |
| Other losses (net) | 229 | - | - | 65 | 294 |
| Operating profit/(loss) | 174,951 | (79,612) | (1,356) | (9,429) | 84,554 |
| Other losses (net) | (229) | - | - | (65) | (294) |
| Depreciation and amortisation | 2,726 | 55 | 5 | 541 | 3,327 |
| Adjusted earnings before interest, tax, depreciation and amortisation | 177,448 | (79,557) | (1,351) | (8,953) | 87,587 |

| | Commercial | Product development | Medical technologies | Manufacturing services | Total segment |
|--|----------------|---------------------|----------------------|------------------------|----------------|
| 30 June 2023 | \$'000 | \$'000 | \$'000 | \$'000 | \$'000 |
| Revenue from contracts with customers | 218,516 | 2,042 | - | 276 | 220,834 |
| Cost of sales | (81,791) | - | - | - | (81,791) |
| Gross profit | 136,725 | 2,042 | - | 276 | 139,043 |
| Research and development costs | - | (48,715) | - | (11) | (48,726) |
| Selling and marketing expenses | (24,171) | - | - | - | (24,171) |
| Manufacturing and distribution costs | (3,143) | - | - | (1,159) | (4,302) |
| General and administration costs | (14,024) | - | - | (1,626) | (15,650) |
| Other losses (net) | (1,248) | - | - | - | (1,248) |
| Operating profit/(loss) | 94,139 | (46,673) | - | (2,520) | 44,946 |
| Other losses (net) | 1,248 | - | - | - | 1,248 |
| Depreciation and amortisation | 2,700 | 123 | - | 183 | 3,006 |
| Adjusted earnings before interest, tax, depreciation and amortisation | 98,087 | (46,550) | - | (2,337) | 49,200 |

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3.2. Reconciliation of total segment adjusted EBITDA to profit/(loss) before income tax

| | | 30 June 2024 | 30 June 2023 |
|---|------|---------------|-----------------|
| | Note | \$'000 | \$'000 |
| Total segment adjusted EBITDA | | 87,587 | 49,200 |
| <i>Unallocated income and expenses:</i> | | | |
| General and administration costs | | (39,403) | (14,665) |
| Other losses (net) | 4.6 | (2,870) | (38,159) |
| Finance income | | 1,373 | 453 |
| Finance costs | | (8,678) | (6,123) |
| Depreciation and amortisation | | (3,327) | (3,006) |
| Profit/(loss) before income tax | | 34,682 | (12,300) |

General and administration costs predominantly comprise of employment costs of \$19,101,000 (30 June 2023: \$7,172,000) and other centrally managed IT, legal and other corporate costs. Refer to note 4.3 for further details.

3.3. Operating segment assets and liabilities

| | Commercial | Product development | Medical technologies | Manufacturing services | Total segment | Reconciling items | Group |
|--|------------|---------------------|----------------------|------------------------|----------------|-------------------|----------------|
| 30 June 2024 | \$'000 | \$'000 | \$'000 | \$'000 | \$'000 | \$'000 | \$'000 |
| Total assets | 181,286 | 181,748 | 55,630 | 212,599 | 631,263 | 114,695 | 745,958 |
| Total liabilities | 64,901 | 21,219 | 649 | 44,633 | 131,402 | 210,582 | 341,984 |
| Additions to non-current assets | 78 | 135,931 | 1,967 | 163,566 | 301,542 | 236 | 301,778 |

| | Commercial | Product development | Medical technologies | Manufacturing services | Total segment | Reconciling items | Group |
|--|------------|---------------------|----------------------|------------------------|----------------|-------------------|----------------|
| 31 December 2023 | \$'000 | \$'000 | \$'000 | \$'000 | \$'000 | \$'000 | \$'000 |
| Total assets | 167,356 | 46,744 | 52,700 | 36,835 | 303,635 | 102,323 | 405,958 |
| Total liabilities | 65,890 | 40,252 | 275 | 20,172 | 126,589 | 130,458 | 257,047 |
| Additions to non-current assets | 12,025 | 5,116 | 54,296 | - | 71,437 | - | 71,437 |

Reconciling items primarily comprise cash and cash equivalents held centrally \$67,251,000 (31 December 2023: \$68,768,000), investments in financial assets \$10,472,000 (31 December 2023: \$12,260,000), property, plant and equipment \$1,496,000 (31 December 2023: \$3,942,000), tax assets and liabilities and contingent consideration liabilities (note 12) which are managed centrally.

Reportable segment total assets and total liabilities as at 31 December 2023 have been re-presented to reflect the reallocation of assets and liabilities relating to the Medical technologies and Manufacturing services segments and Group level adjustments between segments.

3.4. Geographical information

| | 30 June 2024 | 30 June 2023 | 30 June 2024 | 31 December 2023 |
|-----------------|---------------------------------|---------------------------------|---|---|
| | Revenue by location of customer | Revenue by location of customer | Non-current assets by location of asset | Non-current assets by location of asset |
| | \$'000 | \$'000 | \$'000 | \$'000 |
| Australia | 523 | 426 | 26,805 | 21,057 |
| Belgium | 331 | 202 | 75,773 | 77,469 |
| Canada | 835 | 1,060 | 138,422 | - |
| China | 4,765 | 2,042 | - | - |
| United Kingdom | 236 | 1,101 | 51,497 | 50,346 |
| United States | 354,756 | 213,772 | 157,472 | 4,130 |
| Other countries | 2,518 | 2,231 | 4,029 | - |
| Total | 363,964 | 220,834 | 453,998 | 153,002 |

The total non-current assets figure above excludes deferred tax assets.

4. Profit and loss information

The Group has identified a number of items which are material due to the significance of their nature and/or amount. These are listed separately here to provide a better understanding of the financial performance of the Group.

4.1. Revenue from contracts with customers

Disaggregation of revenue from contracts with customers

The Group derives revenue from the sale and transfer of goods and services over time and at a point in time under the following major business activities:

| | | | 30 June 2024 | 30 June 2023 |
|---|--------------------|------------------------|----------------|----------------|
| | Recognition | Operating segment | \$'000 | \$'000 |
| Sale of goods | At a point in time | Commercial | 357,862 | 218,311 |
| Royalty income | At a point in time | Commercial | 956 | 205 |
| Provision of services | Over time | Manufacturing services | 868 | 276 |
| Research and development services | Over time | Product development | 4,278 | 2,042 |
| Total revenue from continuing operations | | | 363,964 | 220,834 |

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4.2. Research and development costs

The following costs are included within research and development costs:

| | 30 June 2024 | 30 June 2023 |
|----------------------------------|--------------|--------------|
| | \$'000 | \$'000 |
| Late-stage diagnostics | 33,972 | 18,509 |
| Therapeutics and other assets | 24,303 | 11,837 |
| General and administration costs | 6,190 | 3,568 |

4.3. General and administration costs

The following costs are included within general and administration costs

| | 30 June 2024 | 30 June 2023 |
|--|--------------|--------------|
| | \$'000 | \$'000 |
| Professional fees | 7,179 | 4,998 |
| Acquisition related transaction costs | 1,348 | - |
| U.S. listing costs | 7,618 | - |
| IT infrastructure, hosting and support | 3,415 | 2,267 |
| Travel, conferences and entertainment | 2,858 | 2,616 |
| Rent and insurance | 2,107 | 1,631 |
| Marketing and sponsorship | 1,465 | 1,218 |

General and administration costs incurred during the half-year includes costs associated with the withdrawn U.S. listing. Professional fees increased during the period primarily due to additional audit and review fees associated with the withdrawn U.S. listing.

Acquisition related transaction costs related to legal and professional fees associated with the acquisitions of IsoTherapeutics and ARTMS, refer to notes 10.1 and 10.2 for further details.

4.4. Employment costs

| | 30 June 2024 | 30 June 2023 |
|-------------------------------|---------------|---------------|
| | \$'000 | \$'000 |
| Salaries and wages | 59,017 | 37,229 |
| Short term incentives | 6,264 | 4,955 |
| Sales commissions | 4,013 | 2,564 |
| Share based payment charge | 9,941 | 1,311 |
| Superannuation | 1,456 | 900 |
| Non-Executive Directors' fees | 379 | 292 |
| | 81,070 | 47,251 |

Salary and wages of \$1,950,000 (30 June 2023: \$553,000) are included within the cost of sales line item of the Interim consolidated statement of comprehensive income or loss.

4.5. Depreciation and amortisation

| | 30 June 2024 | 30 June 2023 |
|-----------------------------------|--------------|--------------|
| | \$'000 | \$'000 |
| Amortisation of intangible assets | 2,193 | 2,151 |
| Depreciation | 1,505 | 1,043 |
| | 3,698 | 3,194 |

4.6. Other losses (net)

| | 30 June 2024 | 30 June 2023 |
|---|--------------|---------------|
| | \$'000 | \$'000 |
| Remeasurement of contingent consideration | 3,071 | 36,054 |
| Remeasurement of provisions | 96 | 544 |
| Realised currency gain | (87) | (2,117) |
| Other income | (342) | (1) |
| Unrealised currency loss | 132 | 3,679 |
| | 2,870 | 38,159 |

4.7. Finance costs

| | 30 June 2024 | 30 June 2023 |
|---------------------------------------|--------------|--------------|
| | \$'000 | \$'000 |
| Unwind of discount | 8,006 | 5,681 |
| Interest expense on lease liabilities | 347 | 306 |
| Interest expense | 123 | 50 |
| Bank fees | 202 | 86 |
| Finance costs | 8,678 | 6,123 |

The Group recognised an unwind of discount on contingent consideration liabilities of \$7,492,000 (30 June 2023: \$4,981,000), an unwind of discount on provisions of \$190,000 (30 June 2023: \$197,000) and contract liabilities of \$324,000 (30 June 2023: \$503,000)

5. Trade and other receivables

| | 30 June 2024 | 31 December 2023 |
|---------------------------------|---------------|------------------|
| | \$'000 | \$'000 |
| Trade receivables | 89,448 | 65,310 |
| Allowance for impairment losses | (120) | (533) |
| | 89,328 | 64,777 |

6. Inventories

| | 30 June 2024 | 31 December 2023 |
|----------------------------|---------------|------------------|
| | \$'000 | \$'000 |
| Raw materials and stores | 11,422 | 7,700 |
| Work in progress | 13,823 | 5,961 |
| Finished goods | 10,530 | 3,649 |
| Provision for obsolescence | (4,972) | - |
| Total inventories | 30,803 | 17,310 |

The amount of inventory recognised as an expense during the period was \$15,694,000 (30 June 2023: \$8,892,000).

Inventory manufactured as part of the Zircaix®¹ commercial manufacturing process qualification and validation has been capitalised as work in progress, with a corresponding provision for obsolescence recognised. This is on the basis that, prior to regulatory approval, the Group has not demonstrated that the batches produced can be sold commercially.

7. Financial assets

| | 2024 | 2023 |
|---|---------------|---------------|
| | \$'000 | \$'000 |
| Investment in Mauna Kea | 7,765 | 9,497 |
| Investment in Atonco SAS | 2,697 | - |
| Investment in QSAM Biosciences ¹ | - | 2,763 |
| Total financial assets | 10,462 | 12,260 |

1. This investment was reclassified to intangible assets on completion of the QSAM asset acquisition, refer to note 10.3 for further details.

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1. Brand name subject to final regulatory approval.

8. Property, plant and equipment

| | Land and buildings | Plant and equipment | Furniture, fittings and equipment | Leasehold improvements | Total |
|-------------------------------------|--------------------|---------------------|-----------------------------------|------------------------|---------------|
| | \$'000 | \$'000 | \$'000 | \$'000 | \$'000 |
| Balance at 1 January 2024 | 20,442 | 499 | 680 | 1,549 | 23,170 |
| Additions | 40 | 3,216 | 1,305 | 128 | 4,689 |
| Acquisition of business | - | 1,416 | 262 | 644 | 2,322 |
| Reclassifications | - | (3) | (7) | (6) | (16) |
| Changes in provisions | (388) | - | - | - | (388) |
| Depreciation charge | - | (58) | (217) | (125) | (400) |
| Exchange differences | (264) | (82) | 38 | 1 | (307) |
| Balance at 30 June 2024 | 19,830 | 4,988 | 2,061 | 2,191 | 29,070 |
| Cost | 20,140 | 5,442 | 3,198 | 2,675 | 31,455 |
| Accumulated depreciation | (310) | (454) | (1,137) | (484) | (2,385) |
| Net book amount | 19,830 | 4,988 | 2,061 | 2,191 | 29,070 |
| Balance as at 1 January 2023 | 9,611 | 576 | 441 | 1,404 | 12,032 |
| Additions | 8,912 | 96 | 168 | 503 | 9,679 |
| Acquisition of business | - | 37 | - | - | 37 |
| Reclassifications | 2,021 | (12) | 490 | (142) | 2,357 |
| Depreciation charge | (91) | (207) | (422) | (222) | (942) |
| Exchange differences | (11) | 9 | 3 | 6 | 7 |
| Balance at 31 December 2023 | 20,442 | 499 | 680 | 1,549 | 23,170 |
| Cost | 20,752 | 895 | 1,600 | 1,908 | 25,155 |
| Accumulated depreciation | (310) | (396) | (920) | (359) | (1,985) |
| Net book amount | 20,442 | 499 | 680 | 1,549 | 23,170 |

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9. Intangible assets

| | Goodwill | Intellectual property | Customer relationships and brands | Software | Patents | Licences | Total |
|-------------------------------------|----------------|-----------------------|-----------------------------------|--------------|------------|---------------|----------------|
| | \$'000 | \$'000 | \$'000 | \$'000 | \$'000 | \$'000 | \$'000 |
| Balance at 1 January 2024 | 4,847 | 92,217 | - | 1,622 | 529 | 10,448 | 109,663 |
| Acquisition of business | 113,876 | 39,938 | 1,382 | - | - | - | 155,196 |
| Additions | - | 135,931 | - | 1,967 | - | - | 137,898 |
| Reclassifications | 77 | - | - | - | - | (77) | - |
| Amortisation charge | - | (1,976) | (61) | - | (7) | (149) | (2,193) |
| Changes in provisions | - | 170 | - | - | - | - | 170 |
| Exchange differences | (1,055) | (164) | (26) | 15 | (6) | (15) | (1,251) |
| Balance at 30 June 2024 | 117,745 | 266,116 | 1,295 | 3,604 | 516 | 10,207 | 399,483 |
| Cost | 117,745 | 289,879 | 1,356 | 3,604 | 951 | 11,501 | 425,036 |
| Accumulated amortisation | - | (23,763) | (61) | - | (435) | (1,294) | (25,553) |
| Net book amount | 117,745 | 266,116 | 1,295 | 3,604 | 516 | 10,207 | 399,483 |
| Balance as at 1 January 2023 | 5,519 | 41,060 | - | - | 300 | 12,105 | 58,984 |
| Additions | - | 57,410 | - | 1,659 | 266 | 77 | 59,412 |
| Reclassifications | - | - | - | - | - | (2,021) | (2,021) |
| Amortisation charge | - | (4,005) | - | - | (37) | (302) | (4,344) |
| Impairments | - | (804) | - | - | - | - | (804) |
| Changes in provisions | (672) | 489 | - | - | - | 282 | 99 |
| Exchange differences | - | (1,933) | - | (37) | - | 307 | (1,663) |
| Balance at 31 December 2023 | 4,847 | 92,217 | - | 1,622 | 529 | 10,448 | 109,663 |
| Cost | 4,847 | 114,048 | - | 1,622 | 949 | 11,604 | 133,070 |
| Accumulated amortisation | - | (21,831) | - | - | (420) | (1,156) | (23,407) |
| Net book amount | 4,847 | 92,217 | - | 1,622 | 529 | 10,448 | 109,663 |

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The allocation of intangible assets to each cash-generating unit (CGU) is summarised below:

| Product or business unit | Useful life | CGU | 30 June 2024 | 31 December 2023 |
|------------------------------------|-------------------------|------------------------|----------------|------------------|
| | | | \$'000 | \$'000 |
| TLX591-CDx (Illuccix®) | Definite | Commercial | 8,915 | 10,876 |
| QSAM (¹⁵³ Sm-DOTMP) | Indefinite | Product development | 134,821 | - |
| TLX591 | Indefinite | Product development | 18,074 | 17,912 |
| TLX66 | Indefinite | Product development | 15,739 | 15,569 |
| TLX300 | Indefinite | Product development | 6,823 | 6,823 |
| TLX101 | Indefinite | Product development | 1,531 | 1,613 |
| Patents | Definite | Product development | 515 | 529 |
| ARTMS | Indefinite | Manufacturing services | 135,254 | - |
| IsoTherapeutics | Definite and indefinite | Manufacturing services | 18,594 | - |
| Brussels South and Optimal Tracers | Definite | Manufacturing services | 4,153 | 4,298 |
| SENSEI | Indefinite | Medical technologies | 51,460 | 50,346 |
| Dedicaid, QDOSE | Indefinite | Medical technologies | 3,604 | 1,697 |
| | | | 399,483 | 109,663 |

Impairment trigger for goodwill and indefinite life intangible assets

The Group has considered reasonably possible changes in the key assumptions and has not identified any instances that could cause the carrying amounts of the intangible assets at 30 June 2024 to exceed their recoverable amounts. The intangible assets arising from the IsoTherapeutics and ARTMS acquisitions made during the half-year are provisional and subject to change within the 12 month measurement period, refer to note 10 for further details.

10. Acquisitions

10.1. IsoTherapeutics Group, LLC

On 9 April 2024 Telix completed the acquisition of IsoTherapeutics Group, LLC (IsoTherapeutics). IsoTherapeutics is a commercial-stage company that provides radiochemistry and bioconjugation development and contract manufacturing services to numerous companies in the radiopharmaceutical industry, including Telix.

The total consideration is \$19,859,000 of which \$8,912,000 has been paid in equity through the issue of 717,587 fully paid ordinary Telix shares at \$12.42 per share, with \$3,285,000 paid in cash. A further \$7,662,000 is payable in cash for performance-related milestone payments that are subject to meeting milestone conditions within twelve months of closing.

Further performance-based payments are payable in cash to the IsoTherapeutics sellers based on 50% of net revenue during a two year revenue sharing period from the closing date. These payments are effectively a retention mechanism of key employees and as such are excluded from the acquisition consideration and instead will be recognised as an expense over the revenue sharing period within the Group's consolidated statement of comprehensive income.

The following table summarises the consideration paid for IsoTherapeutics, the fair value of assets acquired and liabilities assumed at the acquisition date. These balances are provisional and subject to change within the 12 month measurement period.

| Consideration | Provisional fair value |
|--|------------------------|
| | \$'000 |
| Cash paid | 3,285 |
| Equity issued | 8,912 |
| Contingent consideration | 7,662 |
| Total consideration | 19,859 |
| Recognised amounts of identifiable assets acquired and liabilities assumed | |
| Cash and cash equivalents | 394 |
| Trade and other receivables | 642 |
| Property, plant and equipment | 365 |
| Right-of-use assets | 519 |
| Trade and other payables | (7) |
| Lease liabilities | (519) |
| Total identifiable assets and liabilities | 1,394 |
| Fair value adjustments | |
| Customer relationships | 1,280 |
| Brand name | 102 |
| Deferred tax liabilities | (332) |
| Total fair value adjustments | 1,050 |
| Goodwill | 17,415 |
| Total | 19,859 |

The goodwill arising is attributable to the acquired workforce, anticipated future cost savings from utilising IsoTherapeutics' manufacturing and radiopharmaceutical development capability and synergies of integrating the business within the Group. The goodwill arising from the acquisition has been allocated to the manufacturing services CGU.

Fair value adjustments have been recognised for acquisition-related intangible assets and related deferred tax.

Acquisition-related intangible assets of \$1,280,000 relate to the valuation of the customer relationships and \$102,000 relates to the value of the acquired IsoTherapeutics brand. The useful economic lives of each of these acquisition-related intangible assets is four and two years, respectively.

Acquisition costs of \$1,272,000 have been charged to the statement of comprehensive income in the year relating to the acquisition of IsoTherapeutics.

IsoTherapeutics contributed \$811,000 towards revenue and a net loss of \$372,000 towards the Group's profit before tax attributable to equity holders of the parent for the period after the date of acquisition. As a preliminary assessment, had the acquisition of IsoTherapeutics been completed on the first day of the period, Group revenues would have been approximately \$913,000 higher and Group profit before tax attributable to equity holders of the parent would have been approximately \$261,000 lower.

10.2. ARTMS Inc.

On 11 April 2024 Telix completed the acquisition of radioisotope production technology firm ARTMS Inc. (ARTMS). ARTMS, based in Vancouver, BC (Canada), is a commercial-stage company, which specialises in the physics, chemistry and materials science of cyclotron-produced radionuclides.

The total consideration is \$133,773,000 of which \$71,610,000 has been paid in equity through the issue of 5,674,365 fully paid ordinary Telix shares at \$12.62 per share, with \$24,491,000 paid in cash.

A further \$37,672,000 in contingent future milestone and royalty payments is payable in cash following achievement of certain clinical or commercial milestones and sales targets. The royalties represent a low single to low double-digit

percentage of net sales of ARTMS products or Telix products prepared using ARTMS products for defined periods depending on the product location where the sale occurs. All earn-outs which have not otherwise expired will terminate on the 10 year anniversary of completion.

The following table summarises the consideration paid for ARTMS, the fair value of assets acquired and liabilities assumed at the acquisition date. These balances are provisional and subject to change within the 12 month measurement period.

| Consideration | Provisional fair value |
|--|-------------------------------|
| | \$'000 |
| Cash paid | 24,491 |
| Equity issued | 71,610 |
| Contingent consideration | 37,672 |
| Total consideration | 133,773 |
| Recognised amounts of identifiable assets acquired and liabilities assumed | |
| Cash and cash equivalents | 5,810 |
| Trade and other receivables | 252 |
| Other current assets | 67 |
| Inventories | 2,869 |
| Other non-current assets | 149 |
| Property, plant and equipment | 1,422 |
| Right-of-use assets | 1,154 |
| Trade and other payables | (4,716) |
| Lease liabilities | (1,154) |
| Total identifiable assets and liabilities | 5,853 |
| Fair value adjustments | |
| Intellectual property | 39,965 |
| Deferred tax liabilities | (10,487) |
| Property, plant and equipment | 504 |
| Inventories | 1,478 |
| Total fair value adjustments | 31,460 |
| Goodwill | 96,460 |
| Total | 133,773 |

The goodwill arising is attributable to the acquired workforce, anticipated future cost savings from utilising ARTMS' radioisotope production capabilities and synergies of vertically integrating the business within the Group. The goodwill arising from the acquisition has been allocated to the manufacturing services CGU.

Fair value adjustments have been recognised for acquisition-related intangible assets, property, plant and equipment, inventories and related deferred tax.

Acquisition-related intangible assets of \$39,965,000 relate to the valuation of the acquired ARTMS intellectual property. The useful economic life of the intellectual property has not been assessed at the acquisition date, as the intellectual property is not available for commercial use until regulatory approval has been obtained.

Acquisition costs of \$455,000 have been charged to the statement of comprehensive income in the year relating to the acquisition of ARTMS.

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ARTMS contributed \$36,000 towards revenue and a net loss of \$2,320,000 towards the Group's profit before tax attributable to equity holders of the parent for the period after the date of acquisition. As a preliminary assessment, had the acquisition of ARTMS been completed on the first day of the period, Group revenues would have been approximately \$305,000 higher and Group profit before tax attributable to equity holders of the parent would have been approximately \$2,477,000 lower.

10.3. QSAM Biosciences, Inc.

On 3 May 2024 Telix completed the acquisition of QSAM Biosciences, Inc. (QSAM) and its lead investigational drug Samarium-153-DOTMP (¹⁵³Sm-DOTMP). QSAM is a U.S. based company developing therapeutic radiopharmaceuticals for primary and metastatic bone cancer.

The upfront purchase price was \$61,196,000 of which \$54,470,000 was paid to QSAM in equity through the issue of 3,671,120 fully paid ordinary Telix shares and \$6,726,000 paid in cash. 66,011 Telix shares, were held back against any adjustments required to be made post completion. These shares were issued in July.

A further US\$90,000,000 in Contingent Value Rights, or performance rights, is payable in cash and/or in ordinary shares, upon achievement of certain clinical or commercial milestones.

The Group has determined that substantially all of the fair value of the gross assets acquired is concentrated in a single asset or a group of similar assets. The Group has applied the optional concentration of fair value test in IFRS 3/AASB 3 *Business Combinations* and concluded that the components acquired will be treated as an asset acquisition.

The performance rights have been recognised as an equity settled share based payment at a fair value of \$67,943,000 which has been included in the fair value of intellectual property. Each milestone has a fixed dollar amount which can be settled either in cash or shares. The fair value of the performance rights was determined based on management's assessment of the likelihood of each milestone being reached against the fixed dollar amount for that milestone. The likelihood of the milestones being attained are considered non-vesting conditions as there are no further services or obligations of the counterparty, thus being reflected in the fair value.

The fair values of identifiable assets on acquisition are outlined below:

| | Fair value |
|--|----------------|
| Consideration | \$'000 |
| Cash paid | 6,726 |
| Equity issued | 54,470 |
| Performance rights issued | 67,943 |
| Total consideration | 129,139 |
| Recognised amounts of identifiable assets acquired and liabilities assumed | |
| Cash and cash equivalents | 18 |
| Trade and other receivables | 52 |
| Intellectual property | 129,907 |
| Trade and other payables | (838) |
| Total identifiable assets and liabilities | 129,139 |

Acquisition costs of \$5,863,000 have been capitalised to the intellectual property recognised, as the costs were directly attributable to preparing the intellectual property for its intended use.

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11. Trade and other payables

| | 30 June 2024 | 31 December 2023 |
|---------------------------------------|---------------|------------------|
| | \$'000 | \$'000 |
| Trade creditors | 22,302 | 32,837 |
| Accruals | 51,878 | 37,895 |
| Other creditors | 5,678 | 6,738 |
| Accrued royalties | 1,846 | 3,205 |
| Payroll liabilities | 2,008 | 899 |
| Government rebates payable | 565 | 130 |
| Total trade and other payables | 84,277 | 81,704 |

12. Contingent consideration

| | ANMI | TheraPharm | Optimal Tracers | IsoTherapeutics | ARTMS | Total |
|---|----------------|--------------|-----------------|-----------------|---------------|----------------|
| | \$'000 | \$'000 | \$'000 | \$'000 | \$'000 | \$'000 |
| Balance at 1 January 2024 | 90,493 | 2,178 | 83 | - | - | 92,754 |
| Remeasurement of contingent consideration | 3,071 | - | - | - | - | 3,071 |
| Unwind of discount | 6,631 | 144 | - | - | 717 | 7,492 |
| Charged to profit or loss | 9,702 | 144 | - | - | 717 | 10,563 |
| Exchange differences | 1,919 | (12) | 4 | (144) | (362) | 1,405 |
| Acquisition of business | - | - | - | 7,662 | 37,672 | 45,334 |
| Amounts adjusted to intangible assets | - | 170 | - | - | - | 170 |
| Payments for contingent consideration | - | - | (49) | - | - | (49) |
| Balance at 30 June 2024 | 102,114 | 2,480 | 38 | 7,518 | 38,027 | 150,177 |
| Current | 102,114 | - | 38 | 7,518 | - | 109,670 |
| Non-current | - | 2,480 | - | - | 38,027 | 40,507 |
| Total contingent consideration | 102,114 | 2,480 | 38 | 7,518 | 38,027 | 150,177 |
| Balance at 1 January 2023 | 62,541 | 1,690 | - | - | - | 41,910 |
| Remeasurement of contingent consideration | 34,275 | - | - | - | - | 34,275 |
| Unwind of discount | 11,033 | 278 | 83 | - | - | 11,394 |
| Charged to profit or loss | 45,308 | 278 | 83 | - | - | 45,669 |
| Exchange differences | 410 | (279) | (46) | - | - | 4,201 |
| Acquisition of business | - | - | 718 | - | - | 718 |
| Amounts adjusted to intangible assets | - | 489 | (672) | - | - | 256 |
| Payments for contingent consideration | (17,766) | - | - | - | - | - |
| Balance at 31 December 2023 | 90,493 | 2,178 | 83 | - | - | 92,754 |
| Current | 37,070 | - | 83 | - | - | 37,153 |
| Non-current | 53,423 | 2,178 | - | - | - | 55,601 |
| Total contingent consideration | 90,493 | 2,178 | 83 | - | - | 92,754 |

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12.1. Telix Innovations (formerly ANMI)

The Group acquired Telix Innovations on 24 December 2018. The Group is liable for future variable payments which are calculated based on the percentage of net sales for five years following the achievement of market authorisation of Illuccix® (TLX591-CDx). The percentage of net sales varies depending on the net sales achieved in the U.S. and the rest of the world. The Group also holds an option to buy-out the remaining future variable payments in the third year following the achievement of market authorisation, if specified sales thresholds are met.

As at the consolidated statement of financial position date, the Group has remeasured the contingent consideration to its fair value. The remeasurement is as a result of changes to the key assumptions such as the risk adjusted post-tax discount rate, expected sales volumes and net sales price per unit.

The contingent consideration liability has been valued using a discounted cash flow model that utilises certain unobservable Level 3 inputs. These key assumptions include risk adjusted post-tax discount rate of 13.0% (31 December 2023: 15.0%), expected sales volume over the forecast period and net sales price per unit.

Refer to the Group's 2023 Annual Report for further quantitative information about these assumptions, including the impact of sensitivities from reasonably possible changes where applicable.

12.2. IsoTherapeutics

The Group acquired IsoTherapeutics on 9 April 2024. The Group is liable for \$7,662,000 which is payable in cash for performance-related milestone payments that are subject to meeting milestone conditions within twelve months of closing.

The contingent consideration liability has not been discounted as it is due within twelve months.

12.3. ARTMS

Telix acquired ARTMS on 11 April 2024. Part of the consideration for the acquisition was in the form of future payments contingent on certain milestones. These are:

| Milestone | Amount (US\$) |
|---|---------------|
| Approval by the FDA and subsequent direct incorporation of the ARTMS Technology into the U.S. Telix Illuccix approved product labels | \$4,500,000 |
| Upon completion of the installation and acceptance of a target number of ARTMS QIS systems in commercial radiopharmacy sites in the U.S. | \$5,000,000 |
| Upon achieving cumulative Net Sales from consumables | \$5,000,000 |
| Upon achieving cumulative annual Net Sales from sales of ARTMS Products and consumables | \$5,000,000 |
| Upon achieving a cumulative total target Net Sales from ARTMS Products, inclusive of QIS installations, processing systems, QUANTM targets and consumable Net Sales | \$5,000,000 |

In addition to the above, the contingent consideration includes future royalty payments for a low single to low double-digit percentage of net sales of ARTMS products or Telix products.

The contingent consideration liability has been valued using a discounted cash flow model that utilises certain unobservable Level 3 inputs. These key assumptions include risk adjusted post-tax discount rate at acquisition of 15.0%, FDA approval dates, expected sales volume over the forecast period and net sales price per unit.

The following table summarises the quantitative information about these assumptions, including the impact of sensitivities from reasonably possible changes where applicable:

Contingent consideration valuation

| Unobservable input | Methodology | 30 June 2024 |
|---|--|--|
| Risk adjusted post-tax discount rate | The post-tax discount rate used in the valuation has been determined based on required rates of returns of listed companies in the biotechnology industry (having regards to their stage of development, size and risk adjustments). | A 0.5% increase in the post-tax discount rate would decrease the contingent consideration by 0.9% and a 0.5% decrease in the post-tax discount rate would increase the contingent consideration by 0.9%. |
| Expected sales volumes - ARTMS and Telix products | This is determined through assumptions on target market population, penetration and growth rates in the United States and Europe. | A 10.0% increase in the sales volumes would increase the contingent consideration by 10.0% and a 10.0% decrease in sales volumes would decrease the contingent consideration by 10.0%. |
| Net sales price per unit | The net sales price per unit is estimated based on comparable products currently in the market. | A 10.0% increase in the net sales price per unit would increase the contingent consideration by 10.0% to 21.0% across the different royalties and a 10.0% decrease in net sales price per unit would decrease the contingent consideration by 10.0% to 21.0% across the different royalties. |

13. Contractual maturities of financial liabilities

As at 30 June 2024, the contractual maturities of the Group's non-derivative financial instrument liabilities are outlined below. The tables have been drawn up based on the undiscounted cash flows of financial liabilities based on the earliest date on which the financial liabilities are required to be paid. The tables include both interest and principal cash flows disclosed as remaining contractual maturities and therefore these totals may differ from their carrying amount in the consolidated statement of financial position.

| | 1-6 months | 6-12 months | 1-5 years | Over 5 years | Total contractual cash flows | Carrying amount of liabilities |
|------------------------------------|----------------|---------------|---------------|--------------|------------------------------|--------------------------------|
| As at 30 June 2024 | \$'000 | \$'000 | \$'000 | \$'000 | \$'000 | \$'000 |
| Non-derivatives | | | | | | |
| Trade and other payables | 84,277 | - | - | - | 84,277 | 84,277 |
| Borrowings | 1,095 | 1,095 | 8,763 | 5,705 | 16,658 | 11,852 |
| Lease liabilities | 1,492 | 1,469 | 8,497 | 538 | 11,996 | 10,291 |
| Government grant liability | 372 | 752 | 1,675 | 678 | 3,477 | 3,014 |
| Contingent consideration | 39,836 | 75,774 | 52,382 | 2,359 | 170,351 | 150,177 |
| Total financial liabilities | 127,072 | 79,090 | 71,317 | 9,280 | 286,759 | 259,611 |

As at 31 December 2023, the contractual maturities of the Group's non-derivative financial liabilities were as follows:

| | 1-6 months | 6-12 months | 1-5 years | Over 5 years | Total contractual cash flows | Carrying amount of liabilities |
|------------------------------------|---------------|---------------|---------------|---------------|------------------------------|--------------------------------|
| As at 31 December 2023 | \$'000 | \$'000 | \$'000 | \$'000 | \$'000 | \$'000 |
| Non-derivatives | | | | | | |
| Trade and other payables | 81,704 | - | - | - | 81,704 | 81,704 |
| Borrowings | 1,105 | 1,105 | 8,839 | 6,859 | 17,908 | 9,173 |
| Lease liabilities | 1,044 | 1,057 | 6,744 | 1,264 | 10,109 | 8,272 |
| Government grant liability | 376 | 577 | 3,169 | 593 | 4,715 | 2,664 |
| Contingent consideration | - | 38,382 | 65,229 | 2,352 | 105,963 | 92,754 |
| Total financial liabilities | 84,229 | 41,121 | 83,981 | 11,068 | 220,399 | 194,567 |

14. Equity

14.1. Share capital

| | 30 June 2024 | 31 December 2023 | 30 June 2024 | 31 December 2023 |
|---|----------------|------------------|----------------|------------------|
| | Number '000 | Number '000 | \$'000 | \$'000 |
| Opening balance | 323,727 | 316,343 | 446,268 | 370,972 |
| Shares issued through the exercise of share options and warrants ¹ | 441 | 3,879 | 6,148 | 42,572 |
| Shares issued for Dedicaid ² | - | 207 | - | 1,829 |
| Shares issued for Lightpoint ³ | - | 3,298 | - | 30,895 |
| Shares issued for IsoTherapeutics ⁴ | 718 | - | 8,912 | - |
| Shares issued for ARTMS ⁵ | 5,675 | - | 71,610 | - |
| Shares issued for QSAM ⁶ | 3,671 | - | 54,470 | - |
| Closing balance | 334,232 | 323,727 | 587,408 | 446,268 |

- Options exercised during the half-year through the employee Equity Incentive Plan resulted in 441,373 (31 December 2023: 3,878,633) shares being issued for a total value of \$6,148,000 (31 December 2023: \$42,572,000).
- On 27 April 2023, the Group completed the acquisition of Dedicaid. The consideration for the acquisition comprised an upfront payment of \$1,829,000 (€1,100,000) in Telix shares at a fair value of A\$8.73 per share (207,207 Telix shares).
- On 1 November 2023, the Group completed the acquisition of Lightpoint through the issue of 3,298,000 fully paid ordinary Telix shares at \$9.3659 per share.
- On 9 April 2024, the Group completed the acquisition of IsoTherapeutics. The consideration included the issue of 717,587 fully paid ordinary Telix shares at AU\$12.42 per share.
- On 11 April 2024, the Group completed the acquisition of ARTMS. The consideration included the issue of 5,674,365 fully paid ordinary Telix shares at AU\$12.62 per share.
- On 3 May 2024, the Group completed the acquisition of QSAM. The purchase price included the issue of 3,671,120 fully paid ordinary Telix shares at AU\$14.80 per share.

The weighted average ordinary shares for the period 1 January 2024 to 30 June 2024 is 327,726,673 (31 December 2023: 319,180,783). The Company does not have a limited amount of authorised capital.

14.2. Share-based payments reserve

| | 30 June 2024 | 31 December 2023 | 30 June 2024 | 31 December 2023 |
|--|---------------|------------------|----------------|------------------|
| | Number '000 | Number '000 | \$'000 | \$'000 |
| Opening balance | 14,601 | 11,736 | 35,446 | 9,321 |
| EIP options issued | 3,715 | 6,689 | 9,941 | 8,786 |
| Performance Rights issued ¹ | 4,284 | 2,524 | 67,943 | 21,278 |
| Options exercised | (520) | (4,524) | (507) | (3,939) |
| Options lapsed | (1,495) | (1,824) | - | - |
| Closing balance | 20,585 | 14,601 | 112,823 | 35,446 |

- Relates to the acquisition of QSAM in the current period and Lightpoint in the prior year.

15. Commitments and contingent liabilities

15.1. Commitments

At 30 June 2024, the Group had commitments against existing R&D costs and capital commitments relating to the construction of the Brussels South radiopharmaceutical production facility. R&D commitments in future years are estimated based on the contractual obligations included within agreements entered into by the Group. These R&D

contracts have typical termination provisions to limit the commitment to the time and materials expended at termination, the orderly close out of activities or up to an approved work order amount.

| | Due < 1 year | Due > 1 year |
|----------------------------------|---------------|---------------|
| | \$'000 | \$'000 |
| 30 June 2024 | | |
| Capital commitments ¹ | 22,407 | 35,191 |
| R&D commitments | 24,446 | 23,259 |
| | 46,853 | 58,450 |
| 31 December 2023 | | |
| Capital commitments | 16,572 | 40,000 |
| R&D commitments | 28,112 | 20,403 |
| | 44,684 | 60,403 |

1. Includes the three year supply of Ytterbium-176 isotope.

15.2. Contingent liabilities and contingent assets

Refer to the Group's 2023 Annual Report for further details of existing agreements that could give rise to contingent liabilities. The Group has entered into a number of agreements with other third parties pertaining to intellectual property. Contingent liabilities may arise in the future if certain events or developments occur in relation to these agreements and as of 30 June 2024 we have assessed the likelihood of these contingent liabilities arising to be remote.

16. Related party transactions

16.1. Transactions with other related parties

In March 2024, the Group entered into an agreement to purchase the QDOSE dosimetry software platform from ABX-CRO. QDOSE is a software platform designed to enable reliable estimation of patient-specific dosimetry for both therapeutic and diagnostic radiopharmaceuticals. We agreed to pay ABX-CRO upfront cash consideration of €1,200,000, a share of profits generated from QDOSE sales and a referral fee on deals referred from or initiated by ABX-CRO over a 2-year period from acquisition.

Dr Andreas Kluge, Non-Executive Director, is the principal owner and Geschäftsführer (Managing Director) of ABX-CRO, a clinical research organisation (CRO) that specialises in radiopharmaceutical product development. QDOSE was independently valued as part of the acquisition negotiation process to ensure the proposed consideration was at an arms' length basis.

17. Events occurring after the reporting period

On 30 July 2024 the Group completed the issue of \$650,000,000 in convertible bonds maturing in 2029. The convertible bonds are convertible into fully paid ordinary shares in Telix Pharmaceuticals Limited. The initial conversion price of the convertible bonds is \$24.78 per share, subject to anti-dilution adjustments set out in the final terms and conditions of the convertible bonds. The convertible bonds will bear interest at a rate of 2.375 per cent per annum. Interest will be payable quarterly in arrears on 30 October, 30 January, 30 April and 30 July in each year, beginning on 30 October 2024. The convertible bonds will mature on or about 30 July 2029, unless redeemed, repurchased, or converted in accordance with their terms. The convertible bonds are listed on the Singapore Exchange Securities Trading Limited (SGX-ST).

The net proceeds of approximately \$635,000,000, after transaction costs, are intended to provide funding to bring forward proposed investment in order to accelerate key clinical development programs across the Company's theranostic portfolio. This includes label-expansion studies to expand the market opportunity across Telix's portfolio of diagnostic imaging agents and funding the pivotal trials for kidney and brain cancer therapy programs. In addition, the funding will provide financial flexibility for Telix to explore opportunities and potentially pursue strategically significant M&A transactions and continued investment in global supply chain and manufacturing capabilities.

From the end of the reporting period to the date of this report, there were no other matters or circumstances which have significantly affected, or may significantly affect, the operations of the Group, the results of those operations or the state of affairs of the Group.

Directors' declaration

In the opinion of the Directors:

- a. the financial statements and notes of the Group are in accordance with the *Corporations Act 2001 (Cth)*, including:
 - i. giving a true and fair view of the Group's financial position as at 30 June 2024 and of its performance for the half-year ended on that date; and
 - ii. complying with Accounting Standards, the Corporations Regulations 2001 and other mandatory professional reporting requirements; and
- b. there are reasonable grounds to believe that the Company will be able to pay its debts as and when they become due and payable.

This declaration is made in accordance with a resolution of the Directors and has been made after receiving the declarations by the Chief Executive Officer and Chief Financial Officer and as recommended under the ASX Corporate Governance Council's Corporate Governance Principles and Recommendations for the half-year ended 30 June 2024.

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H Kevin McCann AO
Chairman
22 August 2024



Christian Behrenbruch
Managing Director and Group CEO
22 August 2024



Independent auditor's review report to the members of Telix Pharmaceuticals Limited

Report on the half-year financial report

Conclusion

We have reviewed the half-year financial report of Telix Pharmaceuticals Limited (the Company) and the entities it controlled during the half-year (together the Group), which comprises the interim consolidated statement of financial position as at 30 June 2024, the interim consolidated statement of comprehensive income or loss, interim consolidated statement of changes in equity and interim consolidated statement of cash flows for the half-year ended on that date, material accounting policy information and explanatory notes 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 Telix Pharmaceuticals Limited does not comply with the *Corporations Act 2001* including:

1. giving a true and fair view of the Group's financial position as at 30 June 2024 and of its performance for the half-year ended on that date
2. 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* (ASRE 2410). Our responsibilities are further described in the *Auditor's responsibilities for the review of the half-year financial report* section of our report.

We are independent of the Group in accordance with the auditor independence requirements of the *Corporations Act 2001* and the ethical requirements of the Accounting Professional & 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.

Responsibilities of the directors for the half-year 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.

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Auditor's responsibilities for the review of the half-year 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 30 June 2024 and of its 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.

Matters relating to the electronic presentation of the reviewed half-year financial report

This review report relates to the half-year financial report of the Company for the half-year ended 30 June 2024 included on Telix Pharmaceuticals Limited's website. The Company's directors are responsible for the integrity of the Telix Pharmaceuticals Limited website. We have not been engaged to report on the integrity of this website. The review report refers only to the statements named above. It does not provide a conclusion on any other information which may have been hyperlinked to/from these statements. If users of this report are concerned with the inherent risks arising from electronic data communications they are advised to refer to the hard copy of the reviewed half-year financial report to confirm the information included in the reviewed half-year financial report presented on this website.

A handwritten signature in cursive script that reads 'PricewaterhouseCoopers'.

PricewaterhouseCoopers

A handwritten signature in cursive script that reads 'Brad Peake'.

Brad Peake
Partner

Melbourne
22 August 2024

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Alternative performance measures (APMs)

The Group believes that Adjusted earnings before interest, tax, depreciation and amortisation (Adjusted EBITDA), Adjusted earnings before interest, tax and research and development (Adjusted EBITRD), Adjusted earnings before interest, tax, depreciation, amortisation and research and development (Adjusted EBITDAR), net working capital and net tangible assets per share provide useful information to users of the financial statements. The terms are not defined terms under International Financial Reporting Standards (IFRS) and may therefore not be comparable with similarly titled measures reported by other companies. They are not intended to be a substitute for, or superior to, IFRS measures and are discussed further in the Glossary.

Outlined below is a reconciliation of the Group's APMs used to measure performance.

| Metric | Note | Operating segment | 30 June 2024 | 30 June 2023 |
|---------------------------------------|------|---------------------|----------------|---------------|
| | | | \$'000 | \$'000 |
| Operating profit | | | 41,987 | (6,630) |
| Adjusting items: | | | | |
| Revenue from contracts with customers | 4.1 | Product development | (4,278) | (2,042) |
| Research and development costs | | Product development | 83,835 | 48,592 |
| U.S. listing costs | | | 7,618 | - |
| Acquisition related transaction costs | | | 1,348 | - |
| Other losses (net) | | | 2,870 | 38,159 |
| Adjusted EBITRD | | | 133,380 | 78,079 |
| Depreciation and amortisation | | | 3,698 | 3,194 |
| Adjusted EBITDAR | | | 137,078 | 81,273 |
| Product development revenue and costs | | | (79,557) | (46,550) |
| Adjusted EBITDA | | | 57,521 | 34,723 |

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Glossary

Alternative performance measures

In reporting financial information, the Group presents alternative performance measures (APMs) which are not defined or specified under the requirements of IFRS. The Group believes that these APMs, which are not considered to be a substitute for or superior to IFRS measures, provide stakeholders with additional useful information on the underlying trends, performance and position of the Group and are consistent with how business performance is measured internally. The alternative performance measures are not defined by IFRS and therefore may not be directly comparable with other companies' alternative performance measures. The key APMs that the Group uses are outlined below.

| APM | Closest equivalent IFRS measure | Reconciling items to IFRS measure | Definition and purpose |
|--|---------------------------------|---|---|
| Income statement measures | | | |
| Adjusted earnings before interest, tax, depreciation and amortisation (Adjusted EBITDA) | Loss before income tax | Finance costs, depreciation and amortisation, remeasurement of provisions, U.S. Listing costs, transaction costs associated with acquisitions and other losses. | Used to help assess current operational performance excluding the impacts of non-cash sunk costs (i.e. depreciation and amortisation from initial investment in tangible and intangible assets). It is a measure that management uses internally to assess the performance of the Group's segments and make decisions on the allocation of resources. |
| Adjusted earnings before interest, tax, depreciation, amortisation and research and development (Adjusted EBITDAR) | Loss before income tax | Finance costs, depreciation and amortisation, remeasurement of provisions, U.S. Listing costs, transaction costs associated with acquisitions, other losses and revenue and costs associated with product development activities. | Used to assess the Group's performance excluding non-operating expenditure, finance costs, depreciation and amortisation and product development activities. Included as a metric for LTVR targets. |
| Adjusted earnings before interest, tax, research and development (Adjusted EBITRD) | Loss before income tax | Finance costs, remeasurement of provisions, U.S. Listing costs, transaction costs associated with acquisitions, other losses and revenue and costs associated with product development activities. | Used to assess the Group's performance excluding non-operating expenditure, finance costs and product development activities. Included as a metric for LTVR targets in 2022. |
| Balance sheet measures | | | |
| Net working capital | None | The total of cash and cash equivalents, inventory and current trade and other receivables less current trade and other payables. | Used to monitor the Group's working capital management and short-term liquidity. |
| Net tangible asset per share | None | Net assets excluding intangible assets, deferred tax assets and right-of-use assets divided by the Group's weighted average number of ordinary shares on issue. | Disclosed in the Group's Appendix 4E as required by Rule 4.3A of the ASX listing rules. |

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Abbreviations used in Interim Report

We have outlined below the meaning of various abbreviations or acronyms used in the Interim Report.

| Abbreviation | Term |
|--------------|--|
| AASB | Australian Accounting Standards Board |
| AHPRA | Australian Health Practitioner Regulation Agency |
| AI | Artificial intelligence |
| AML | Acute myeloid leukaemia |
| APPI | Japanese Act on the Protection of Personal Information |
| ARC | Audit and Risk Committee |
| ASIC | Australian Securities and Investments Commission |
| ASX | Australian Securities Exchange |

| Abbreviation | Term |
|----------------|--|
| AutoML | Automatic machine-learning |
| BBB | Blood-brain barrier |
| BLA | Biologics License Application |
| BMC | Bone marrow conditioning |
| CAIX | Carbonic anhydrase IX |
| ccRCC | Clear cell renal cell carcinoma |
| CD66 | Cluster of differentiation 66 |
| CDSS | Clinical decision support software |
| CE | Conformité Européenne Mark |
| CNS | Central nervous system |
| DNA-PK | DNA-dependent protein kinase |
| EAP | Expanded access program |
| EBRT | External beam radiation therapy |
| ERMF | Enterprise Risk Management Framework |
| ESG | Environment, Social and Governance |
| FANC | Belgian Federal Agency for Nuclear Control |
| FDA | United States Food and Drug Administration |
| GBM | Glioblastoma multiforme |
| GCP | Good Clinical Practice |
| GDP | Good Distribution Practice |
| GDPR | General Data Protection Regulation |
| GET | Group Executive Team |
| GHG | Greenhouse gas |
| GLF | Global Leadership Forum |
| GLP | Good Laboratories Practice |
| GMP | Good Manufacturing Practice |
| GRC | Governance, Risk and Compliance |
| GSRC | Global Safety Review Committee |
| HIPAA | US Health Insurance Portability and Accountability Act |
| HSCT | Hematopoietic stem cell transplant |
| HSWE | Health, safety, wellbeing and environment |
| IAEA | International Atomic Energy Agency |
| ICRP | International Commission of Radiological Protection |
| IIT | Investigator initiated trial |
| IND | Investigational new drug |
| IPO | Initial Public Offering |
| ISMS | Information Security and Information Management |
| ISSB | International Sustainability Standards Board |
| KMP | Key management personnel |
| LAT1 & 2 | L-type amino acid transporters 1 & 2 |
| MBS | Medicare Benefits Schedule |
| mCRPC | Metastatic castration-resistant prostate cancer |
| MM | Multiple myeloma |
| MRI | Magnetic resonance imaging |
| NDA | New Drug Application |
| NED | Non-Executive Director |
| NPP | Named patient program |
| ODD | Orphan drug designation |
| PCNRC | People, Culture, Nomination and Remuneration Committee |
| PDGFR α | Platelet-derived growth factor receptor alpha |
| PMDA | Pharmaceuticals and Medical Devices Agency (Japan) |
| PoC | Proof-of-concept |
| PSA | Prostate-specific antigen |
| PSMA | Prostate-specific membrane antigen |

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| Abbreviation | Term |
|---------------------|--|
| PSMA-PET | Prostate-specific membrane antigen imaging with positron emission tomography |
| QMS | Quality Management System |
| QSEB | Quality and Safety Evaluation Board |
| R&D | Research and development |
| R&I | Research and Innovation |
| rADC | Radio antibody-drug conjugate |
| REACH | Registration, Evaluation and Authorisation of Chemicals |
| RGS | Radio-guided surgery |
| SALA | Systemic amyloid light chain amyloidosis |
| SLN | Sentinel lymph node |
| SoC | Standard of care |
| SOP | Standard operating procedure |
| SPECT | Single photon emission computed tomography |
| STS | Soft tissue sarcoma |
| TAT | Targeted alpha therapy |
| TGA | Therapeutic Goods Administration (Australia) |
| TMS | Telix Manufacturing Solutions |
| TNBC | Triple-negative breast cancer |

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Company directory

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Investor Relations and Corporate Communications

Kyahn Williamson

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