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20 August 2020

Medibank Private Limited (MPL) – Financial results for year ended 30 June 2020

In accordance with the Listing Rules, Medibank releases the following documents to the market:

- (a) FY20 Results Appendix 4E, Directors' Report (including Remuneration Report) and Financial Report;
- (b) FY20 Results Media Release; and
- (c) FY20 Results Investor Presentation.

These documents have been authorised for release by the Board.

Mei Ramsay

Company Secretary



MEDIBANK PRIVATE LIMITED ABN 47 080 890 259 RESULTS FOR ANNOUNCEMENT TO THE MARKET

	Medibank Private Limited Group Financial year ended 30 June							
	2020	2019	Movement	Movement				
	\$m	\$m	\$m	%				
Health Insurance premium revenue	6,554.7	6,470.7	84.0	1.3%				
Medibank Health revenue	214.9	185.1	29.8	16.1%				
Revenue (excluding net investment and								
other income) from continuing operations	6,769.6	6,655.8	113.8	1.7%				
Revenue from discontinued operations (1)	6.0	453.9	(447.9)	(98.7%)				
Total revenue from ordinary activities	6,775.6	7,109.7	(334.1)	(4.7%)				
Net investment and other income	9.8	109.2	(99.4)	(91.0%)				
Total income from operations	6,785.4	7,218.9	(433.5)	(6.0%)				
Profit from continuing operations after tax attributable to shareholders	315.6	437.7	(122.1)	(27.9%)				
Profit/(loss) from discontinued operations	0.0.0		(11)	(=::070)				
after tax attributable to shareholders (1)	(0.6)	21.0	(21.6)	(102.9%)				
Net profit from ordinary activities	315.0	458.7	(143.7)	(31.3%)				

(1) Discontinued operations relate to the Garrison Health Services contract, which ceased on 30 June 2019.

The results are summarised as follows:

- Health Insurance premium revenue increased 1.3% or \$84.0 million to \$6,554.7 million.
- Medibank Health revenue increased 16.1% or \$29.8 million to \$214.9 million.
- Net investment and other income decreased 91.0% or \$99.4 million to \$9.8 million.
- Profit from continuing operations decreased 27.9% or \$122.1 million to \$315.6 million.
- Net profit attributable to shareholders decreased 31.3% or \$143.7 million to \$315.0 million.

For further information refer to the directors' report in the attached financial report of Medibank Private Limited for the year ended 30 June 2020.

Dividend information

A fully franked final ordinary dividend of 6.3 cents per ordinary share was determined on 20 August 2020 in respect of the six months ended 30 June 2020. This dividend is payable on 24 September 2020 to shareholders on the register at close of business on 3 September 2020.

A fully franked interim ordinary dividend of 5.70 cents per ordinary share was determined on 20 February 2020 in respect of the six months ended 31 December 2019, paid on 26 March 2020 to shareholders on the register at close of business on 4 March 2020.

Net tangible assets per ordinary share

Net tangible assets are defined as the net assets of the Medibank Private Limited Group less intangible assets.

	30 June 2020	30 June 2019
	cents	cents (1)
Net tangible assets per ordinary share	49.2	55.5

⁽¹⁾ The Group has adopted AASB 16 Leases on 1 July 2019 using the modified retrospective method of adoption, which does not require restatement of comparative information. Refer to Note 18 of the financial statements for further information. The comparative net tangible assets per ordinary share therefore does not take into account right-of-use assets, which are considered intangible assets in the current period.

This report should be read in conjunction with the Medibank Private Limited financial report for the year ended 30 June 2020, and is lodged with the ASX under listing rule 4.3A.

FINANCIAL REPORT FOR THE YEAR ENDED 30 JUNE 2020



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1. About Medibank

Medibank Private Limited (Medibank) is a leading private health insurer in Australia. Our core business is Health Insurance, whereby we underwrite and distribute private health insurance policies under the Medibank and ahm brands. Medibank Health complements our Health Insurance business by leveraging our experience and expertise to provide and coordinate health services to support our customers and the community. Medibank Health also includes travel, life and pet insurance products. As we maintain assets to satisfy our regulatory reserves, we also generate investment income from our portfolio of investment assets.

Medibank was founded in 1976 as a private health insurer owned and operated by the Australian Government. We have operated on a for-profit basis since 2009. On 25 November 2014, Medibank was sold by the Australian Government by way of an initial public offering (IPO) and listed on the Australian Securities Exchange. As at 30 June 2020, we had 3,536 full-time equivalent (FTE) employees, including 1,188 health professionals.

2. Financial and operating performance

References to "2019", "2020" and "2021" are to the financial years ended on 30 June 2019, 30 June 2020 and 30 June 2021 respectively, unless otherwise stated. The "Group" refers to the consolidated entity, consisting of Medibank and its subsidiaries. NPAT refers to net profit after tax.

The disruption caused by COVID-19 in 2020 will continue to impact Medibank's financial and operating performance in 2021. Despite the challenging external environment, particularly in the fourth quarter of 2020, our business has proved resilient. Our people are highly engaged, our balance sheet remains strong, we have made good progress on growing policyholder numbers, on managing our own expenses and setting up Medibank Health for growth.

2.1 Group summary income statement

Year ended 30 June (\$m)	2020	2019	Change
Group revenue from external customers ¹	6,769.6	6,655.8	1.7%
Health Insurance operating profit	470.6	542.5	(13.3%)
Medibank Health operating profit ¹	27.8	22.1	25.8%
Segment operating profit	498.4	564.6	(11.7%)
Corporate overheads	(37.4)	(36.1)	3.6%
Group operating profit – continuing operations	461.0	528.5	(12.8%)
Net investment income	2.4	102.8	(97.7%)
Amortisation of intangibles	(9.0)	(8.7)	3.4%
Other income/(expenses)	(4.2)	(6.3)	(33.3%)
Profit before tax	450.2	616.3	(27.0%)
Income tax expense	(134.6)	(178.6)	(24.6%)
NPAT - continuing operations	315.6	437.7	(27.9%)
NPAT - discontinued operations	(0.6)	21.0	(102.9%)
NPAT - total operations	315.0	458.7	(31.3%)
Effective tax rate ²	29.9%	29.0%	90bps
EPS (cents) ²	11.4	16.7	(31.3%)
Underlying NPAT ³	366.7	447.9	(18.1%)
Underlying EPS (cents) ³	13.3	16.3	(18.1%)
Dividend per share (cents)	12.0	13.10	(8.4%)
Dividend payout ratio ³	90%	80%	12.5%

- 1. Excludes discontinued operations.
- 2. Calculated on total operations.
- Dividend payout ratio based on underlying NPAT, normalised for growth asset returns, including property from 2020, to historical long-term expectations and credit spread movements.



Group operating profit from continuing operations decreased by \$67.5 million or 12.8%, from \$528.5 million in 2019 to \$461.0 million in 2020. This was largely due to Health Insurance operating profit, which fell by \$71.9 million or \$50.3 million after tax.

Net investment income was down \$100.4 million to \$2.4 million in 2020, in line with the performance of benchmark indices, reflecting challenging market conditions for both our growth and defensive asset portfolios.

Other income and expenses fell by \$2.1 million due to lower merger and acquisition costs and in line with 2019, higher directors' and officers' insurance charges were the major driver of the increase in corporate costs.

The decrease in Health Insurance operating profit and net investment income resulted in a \$122.1 million or 27.9% decrease in NPAT – continuing operations from \$437.7 million in 2019 to \$315.6 million in 2020. The current period effective tax rate for the Group was up 90 basis points to 29.9% in 2020, reflecting adjustments to investment income during the period.

The key reasons for the movements in the Health Insurance and Medibank Health results, as well as net investment income, are outlined in this report.

Health Insurance

Year ended 30 June (\$m)	2020	2019	Change
Health Insurance premium revenue	6,545.6	6,464.7	1.3%
Net claims expense (including risk equalisation)	(5,531.6)	(5,362.1)	3.2%
Gross profit	1,014.0	1,102.6	(8.0%)
Management expenses	(543.4)	(560.1)	(3.0%)
Operating profit	470.6	542.5	(13.3%)
Gross margin	15.5%	17.1%	(160bps)
Management expense ratio	8.3%	8.7%	(40bps)
Operating margin	7.2%	8.4%	(120bps)

Health Insurance premium revenue increased by 1.3% from \$6,464.7 million in 2019 to \$6,545.6 million in 2020. This increase reflects nine months of the 3.30% premium increase which was implemented on 1 April 2019. However, in the second half of 2020, we implemented a number of measures to support our customers through the COVID-19 pandemic, including a six-month postponement of the 1 April 2020 premium increase and a financial hardship package. These measures impacted revenue to 30 June 2020 by approximately \$80 million.

In a market with industry growth continuing to slow, our customer base remained stable at 3.76 million compared to 3.77 million in 2019. It is pleasing that our market share has grown by 4 basis points over the year, driven by our dual brand strategy and improved customer retention. Medibank's market share was 26.9% as at 30 June 2020.

At a fund level, our net resident policyholder numbers increased by 10,600 or 0.6% on a reported basis, down 20 basis points from the 0.8% growth in 2019. A total of 18,200 policyholders suspended their policies as at 30 June 2020 under financial hardship options available to Medibank and ahm customers. Without this impact, policyholder growth would have been 1.6% on an adjusted basis. These suspensions are expected to be largely temporary. While overall acquisition rates were down 60 basis points, retention improved by 140 basis points. The fall in acquisition rates was largely due to COVID-19 restrictions which resulted in the closure of the Medibank retail network for most of the fourth quarter. Improvement in retention rates reflects lower premium rate rises and the six-month postponement of our 1 April 2020 premium increase. It also



reflects our increased focus on integrating health and wellbeing into our customers' experience and a range of other initiatives, such as our investment in the Medibank brand's Live Better program and Members' Choice Advantage dental network; while in ahm, we continued to transfer learnings from the Medibank brand. The ahm brand saw a 7.3% increase in net resident policyholders on a reported basis, with strong growth across both direct and aggregator channels.

Medibank's net claims expense increased by \$169.5 million, or 3.2%, to \$5.5 billion, reflecting a 2.5% increase in gross claims, which includes \$67 million of lower than expected ancillary claims due to COVID-19, alongside a significant reduction in risk equalisation receipts. Net claims expense also includes a \$297.1 million claims liability which is in recognition of claims from 2020 that have likely been deferred. In 2020, Medibank paid \$5.2 billion in benefits to customers. After adjusting for the impact of provisions and the COVID-19 claims liability, underlying claims growth was 3.0%. Risk equalisation receipts continued to be lower year-on-year, due to strong growth in our ahm customer base and lower than industry claims growth. The average net claims expense per policy unit was up 2.8% in 2020.

Health insurance gross profit was down \$88.6 million, or 8.0%, to \$1,014.0 million, with 1.3% premium revenue growth offset by a 3.2% increase in net claims expense. This result includes a \$22.3 million strengthening of the 30 June 2020 claims provision, compared to a \$9.7 million provision release 12 months ago, as well as a \$13.0 million COVID-19 impact. Overall, the Health Insurance gross margin before allowance for management expenses was down 160 basis points from 17.1% in 2019 to 15.5% in 2020.

Management expenses decreased by \$16.7 million or 3.0% as a result of reductions in both cash and non-cash expenses. Depreciation and amortisation decreased by \$4.3 million after the useful life of our SAP IT systems was extended from seven to ten years, while deferred acquisition cost amortisation was \$1.9 million lower, reflecting tightly managed acquisition costs. Operating expenses were down \$10.5 million to \$459.6 million, with circa \$20 million in productivity savings offsetting approximately 2.0% expense inflation. COVID-19 related expenses, including a \$5.0 million donation to Beyond Blue, were offset by lower incentive payments. We have committed to an additional \$50 million in productivity savings over the next three years, including \$20 million in 2021. There was a 40 basis point improvement in the management expense ratio from 8.7% in 2019 to 8.3% in 2020, which is expected to improve further with continued revenue growth and our productivity program.

Our Health Insurance operating profit of \$470.6 million was 13.3% lower than 2019, with our Health Insurance operating margin down 120 basis points from 8.4% in 2019 to 7.2% in 2020.

Medibank Health

Medibank Health includes the provision of health management, telehealth services for government and corporate customers, and hospital care in the home delivered through one of Australia's leading national providers, Home Support Services (HSS), which we acquired in August 2018. With the acquisition of HSS, our capability in health services has been further strengthened and will see more choice in the market for Medibank customers as well as for other payors – both public and private. We also provide in-home services through Medibank at Home, care coordination through our CareComplete programs and Medibank Health Concierge service, and mobile allied health services. Medibank Health also includes the sale of travel, life and pet insurance products.

The role of Medibank Health is to strengthen and complement our core Health Insurance business and enhance customer loyalty. We do this by helping customers navigate the health system to get the care they need to better manage their health and wellbeing.

In 2020, Medibank Health revenue from continuing operations increased by 17.2%, or \$39.7 million, to \$270.0 million, reflecting strong growth across all business lines, including \$5.8 million from our Live Better program partners and an additional two-month contribution from HSS of \$6.2 million.

There was a \$5.0 million uplift in management expenses resulting from further investment in our continuing businesses, including approximately \$8.0 million from our in-home care and Live Better businesses. We also incurred \$1.6 million in management expenses due to the additional two-month contribution from HSS. The



increase in management expenses was partly offset by approximately \$7.0 million in cost savings, stemming from a simplified operating model that was implemented in late 2019.

Medibank Health operating profit from continuing operations increased by \$5.7 million, or 25.8%, to \$27.8 million in 2020, with the operating margin up 70 basis points to 10.3%.

Gross margin was down 240 basis points to 41.2%, which was offset by a reduction in the management expense ratio from 34.0% in 2019 to 30.9% in 2020.

Net investment income

Medibank's investment portfolio was \$2.8 billion as at 30 June 2020. This investment portfolio, which includes \$2.6 billion relating to the fund portfolio, provides liquidity to cover insurance liabilities related to the Health Insurance business and satisfies Medibank's obligations to maintain regulatory reserves to meet health claims and to fund ongoing operations.

Net investment income decreased by \$100.4 million to \$2.4 million in 2020, due to the negative impact on investment asset valuations as a result of the heightened market volatility related to COVID-19, and lower interest rate environment relative to last year.

Our domestic and international equity investment portfolios remain aligned with socially responsible investment principles.

2.2 Group financial position

Medibank's net asset position decreased by \$121.5 million or 6.3% to \$1,813.9 million as at 30 June 2020.

Some of the major movements in the consolidated statement of financial position include:

- An increase in cash and cash equivalents driven by increased cash holdings as a result of deferred COVID-19 claims.
- A decrease in financial assets as a result of lower valuations in the investment portfolio.
- An increase in property, plant and equipment due to recognition of Medibank leases on the balance sheet, offset by the increase in trade and other payables which includes the related lease liability.
- An increase in claims liabilities due to recognition of the COVID-19 claims liability, offset by an
 increase in deferred tax assets associated with the temporary tax treatment of the COVID-19 claims
 liability.

As at 30 June 2020, Medibank's consolidated statement of financial position remained debt free.

2.3 Capital management and dividends

Medibank's capital management objective is to maintain a strong financial risk profile and capacity to meet financial commitments. Our total Health Insurance business-related capital was 13.2% of premium revenue after the allowance for determined but unpaid dividends, as at 30 June 2020. This was marginally above the top end of Medibank's target range of 11% - 13%.

In November 2018, the Australian Prudential Regulatory Authority (APRA) announced its intention to harmonise the health insurance capital framework with Life and General Insurance Capital (LAGIC) standards. We are well placed to implement this framework as our Capital Management Policy is already closely aligned with LAGIC. Effective from 2020 we have reduced our target capital range from 12% - 14% of premium revenue, to 11% - 13% of premium revenue.

Dividends paid or payable in respect of profits from the financial year totalled 12.0 cents per share fully franked, amounting to \$330.5 million comprising:

• An interim ordinary dividend of 5.70 cents per share fully franked, amounting to \$157.0 million paid on 26 March 2020 in respect of the six-month period ended 31 December 2019.



 A final ordinary dividend of 6.30 cents per share fully franked, amounting to \$173.5 million to be paid on 24 September 2020 in respect of the six-month period ended 30 June 2020.

The full year 2020 ordinary dividend represents a 90% payout ratio of underlying NPAT, normalising for investment market returns. This is in line with the outlook statement provided in our half year results announcement, where we advised the market that the dividend payout ratio was expected to be at or above the top end of our annual payout ratio range of between 75% and 85% of underlying NPAT.

2.4 Management changes

There were no changes to Medibank's Executive Leadership Team in 2020.

3. Strategy and future prospects

Medibank's purpose is 'Better Health for Better Lives'. As an organisation, we are committed to improving the health and wellbeing of Australians and helping people lead better quality lives. By working to provide affordable and quality health outcomes, we seek to sustainably build our customer base and grow shareholder value.

Our strategy remained unchanged in 2020 as we continued to focus on leveraging our dual brand strategy to create a competitive advantage in health insurance and transforming into a broader healthcare company. Delivering for our customers and broadening the relationships we have with them through expanded offerings remained a key focus. Medibank's offering has been strengthened by growing our capability to proactively understand and address the needs of our customers.

Aligned with our strategy to personalise customer experience, we scaled Live Better and increased engagement in our rewards program. We also partnered with Specsavers to improve eye health, affordability and choice for Medibank customers through our Members' Choice Advantage optical offering. Further, eligible Live Better rewards members with extras cover now have access to an industry-leading no gap range and the ability to earn Live Better points on optical purchases. Through a collaboration with our health and wellbeing partners, members can now earn Live Better points when they shop at Specsavers, Amcal Pharmacy, HelloFresh, Fitbit, Brooks Running and Onsport.

During the COVID-19 pandemic we launched Live Better at Home nationwide, giving all Australians access to free online programs including workout videos, cooking demonstrations and guided meditation, aimed at helping the community stay active and healthy. The program has attracted more than 340,000 views since its launch. Medibank also brought together its broad range of health services to develop COVID-19 Health Assist, a program providing customised health and wellbeing support for eligible customers throughout the COVID-19 pandemic.

Medibank Health significantly scaled its operations in 2020, implementing a range of new community telehealth support services in response to the COVID-19 pandemic, including targeted frontline health advice and support programs. On top of the existing services we deliver on behalf of our clients across the country, we employed approximately 680 temporary frontline clinicians and have handled more than 250,000 COVID-19-related interactions to date.

Affordability remains the greatest challenge for our industry and is a key issue for our customers. Recognising the importance of managing costs within the health system, we maintained strong cost discipline and have delivered approximately \$60 million of productivity savings over the past three years. We will also target a further \$50 million in productivity across the next three financial years, including \$20 million in 2021.

We continue to play a broader role in supporting alternative care settings to provide customers with more choice over how and where their healthcare is delivered and believe that we are uniquely placed to lead the in-home care market. In 2020, 8,620 patients used hospital in the home, Rehab at Home or other pilot programs, of which 5,854 were Medibank customers.

Objectives



We have also recently announced a 49% minority shareholding in East Sydney Private Hospital. Our investment will fund the capital investment and operational costs required for the hospital and doctors to scale their short stay model of care. The short stay model minimises the time a patient spends in hospital, where clinically appropriate, by giving them the option to recover and rehabilitate in the comfort of their home with full in-home support by nurses, allied health practitioners and personal carers. It is a doctor-led alternative to traditional long hospital stays that can help alleviate pressure on the health system, health insurance premiums and out-of-pocket costs. The investment demonstrates our intention to invest to support the roll out of the model. It also complements Medibank's no gap joint replacement pilot that is underway in Melbourne, and which has recently expanded to hospitals in Sydney, Brisbane and Adelaide.

We made pleasing progress against our 2020 strategic pillars and milestones, which we will continue to build on in 2021.

While our strategy and strategic pillars remain unchanged, we have updated some of our priorities for 2021. In the year ahead, our focus will shift more towards embedding and scaling our existing health and wellbeing offers into our customers' experience. We will have an even sharper focus on enhancing value by moderating health system cost growth, particularly in a post-COVID-19 environment. Continuing to offer more choice to our customers and reducing out-of-pocket costs remains a priority, with clinically led alternative ways of delivering care a key part of the solution. To achieve this, we will continue to strengthen and broaden our partnerships with healthcare providers and corporates.

Aligned with our updated priorities and reflecting on our progress, we have revised several of our milestones for 2021. Firstly, we have broadened our customer advocacy milestone to include employee experience, reflecting the importance of our people's engagement and the impact this has on growing our company. We have expanded our health interactions milestone, which is a critical component of our product and services differentiation. This milestone includes health education, prevention through Live Better interactions and support through Medibank Health Assist interactions. We have also refined our health insurance growth milestone and updated our productivity agenda. Our in-home care and Medibank Health milestones remain unchanged for 2021.

The impact of COVID-19 in 2021 cannot be predicted with any certainty, however Medibank remains positioned for growth. We will leverage our dual brand strategy to build competitive advantage in health insurance and continue our transformation to be a broader healthcare company. This has been the right strategy for our business and will continue to inform our decision making as we navigate through the challenges and uncertainty of the COVID-19 pandemic. Aligned with this overarching strategy, our milestone objectives and priorities for 2021 are detailed below.

Measures and targets

- C.S.JOCII. TOO	meacaree an	uu go.c								
Customer and employee advocacy	Customer advocacy (Average service NPS)			service NPS)	Employee advocacy					
Continue to achieve a high level of advocacy by		FY19	FY20	FY21 target		F	Y19	FY20	Apr 20	FY21 target
delivering exceptional	Medibank	24.8	31.8	>30	Engageme	nt 8	35%	84%	91%	≥85%
experiences for our	ahm	38.5	41.2	>40	eNPS	-	+29	+19	N/A	≥+19
customers and employees										
2. Health and wellbeing	Education			Prevention			Supp	ort		
differentiation Double the uptake of Medibank's Live Better		FY20	FY22 target		FY20	FY22 target			FY20	FY22 target
and Health Assist	Health			Live Better			Hea	lth		
programs by FY22 while ensuring every customer ¹	engagement interactions	t c. 2m	> 2m	engaged customers ²	c. 500k	> 1m	Ass Inte	ist ractions [:]	74k	>150k
has at least one										
personalised health										
interaction through the year										
,										



3. Health ins	urance	Policyholder gr	owth	By brand		Market share		
growth We aim to inc		1 July 19 – 30 +0.6% / +10.6k		Medibank: -1		1H20	2H20	
market share achieve total growth ⁴ of >1' a flat market, aspiration to g Medibank bra FY21	policyholder % assuming including an grow the	FY21 Target: >1 growth ⁴		ahm: +7.3% / er	+26.4K	up 8bps down 4		
4. In-home convirtual hospital more than 30 FY22	al beds		30 June 20 259 beds	30 June 22 target >300 beds	Medibank cust 30 June 2020 5.854 Mediba		viced by 201 be	
5. Medibank By FY22 orga replace the re FY18 \$30m o	nically ported perating	Medibank Healt FY18 (baseline \$47.3m	h segment o	pperating profit	3,000			
6. Productivi FY21 product of \$20m and a \$30m during	ity ivity target additional	Productivity de FY18 – FY19 c. \$40m	FY20 c. \$20m	FY21 Target \$20m	FY22 – FY23 Target \$30m	_		
2. Inclu Hom 3. Inclu at H 4. Excl	ludes new join udes the numb ne interactions udes Health C ome and othe luding the imp	s and customer la per of customers v s. oncierge, 24/7 Su r new program int	spses over the who have down pport, CareCe eractions.	o contact for market e period. /nloaded Live Better omplete, Medibank	and enrolled for	rewards plus Live (nee, Better Me, I	Better at	
<u>リノ)</u>	udes the \$30n	operating profit of		s due to COVID-19 f	inancial hardship			
Strategic pillar	Deliver dif		ducts Corners hea	ntinue to improve althcare value for stomers	E C	xpand the offe ustomers and usiness		

- Based on number of policyholders that consent to contact for marketing purposes, some exclusions may apply. Excludes new joins and customer lapses over the period.
- Includes the number of customers who have downloaded Live Better and enrolled for rewards plus Live Better at Home interactions.
- Includes Health Concierge, 24/7 Support, CareComplete, Medibank at Home, Better Knee, Better Me, Heart Health at Home and other new program interactions.
- Excluding the impact of policyholder suspensions due to COVID-19 financial hardship.
- Includes the \$30m operating profit of Garrison.

Strategic pillar	and services for customers h	Continue to improve nealthcare value for customers	Expand the offering for customers and grow the business			
FY21 priorities	Leverage our dual brand strategy to grow competitive advantage Personalise and integrate more health and wellbeing into our customers' experience Enhance and scale our loyalty offering to recognise and reward membership Simplify and enhance our cover options	value care and improving customer outcomes by providing greater choice and transparency Work with stakeholders to reduce out of pocket costs and target lower premium increases Facilitate a shift to alternative ways of delivering care to enhance patient experience and reduce costs	 Strengthen and broaden our partnerships Grow corporate and reposition our non-resident and diversified offerings for rebound and future growth Build scale, co-design and grow our health services capability in conjunction with health providers and third-party payors Targeted inorganic growth for Medibank Health and Health Insurance in a stressed operating environment 			
Enablers	People	e Data Insights Techno	ology			



4. Material business risks

The material business risks which could affect Medibank's operations, business strategies and financial prospects are summarised below.

The COVID-19 pandemic has, and will continue in 2021 to, impact Medibank's material business risks. Medibank continuously monitors the uncertainty introduced by COVID-19 and its impact on its risk profile, both on financial and non-financial risks. Where appropriate, Medibank has strengthened its internal control system to address increased risk exposures caused by the pandemic in relation to its operational, financial and strategic risks.

Risk description	Risk management strategy
Strategic The risk that we are unable to identify and execute the right strategic initiatives and projects on target and on time that deliver measurable and agreed outcomes to support our goals.	Medibank's strategic risks are identified and assessed as part of our annual strategic planning process and endorsed by the Board. Key strategic risks identified include loss of private health insurance customers, healthcare costs and utilisation, regulatory risk, and execution of non-private health insurance growth. These risks influence the prioritisation of investments and resources in the Corporate Plan, which is approved by the Board. To effectively understand and assess some key strategic risks that are broad in nature (e.g. regulatory and customer risks), we undertake detailed analysis on threats or opportunities that specific scenarios may pose to our business.
Operational The risk of financial loss resulting from inadequate or failed internal processes, people and systems or from external events.	Medibank has established risk management policies and procedures for identifying, assessing, monitoring and reporting operational risks and controls. This includes the important areas of information security, technology, business continuity, outsourcing, fraud, people, and health and safety risks. Management of operational risk is overseen by divisional risk committees, the Executive Risk Committee and the Board's Risk Management Committee.
Credit The risk of financial loss due to counterparties failing to meet all or part of their contractual obligations.	Exposure to this risk is primarily through Medibank's investment portfolio. This risk is managed through the application of the Investment Management Policy. The effective implementation of this policy is overseen by the Board's Investment and Capital Committee to ensure that credit risk is managed in line with the risk appetite set by the Board.
Capital & liquidity The risk of not being able to meet financial commitments as and when they are due and in complying with APRA prudential standards on solvency and liquidity.	Medibank has a Board-approved Liquidity Management Policy and a Board-endorsed plan designed to ensure it meets or exceeds regulatory solvency requirements and is able to meet all payments as and when they fall due. Liquidity risk is managed by our treasury function through daily cash management of cash flows and liquid asset positions and projected future cash flows, supported by actuarial forecasts that take into account anticipated seasonality as well as stressed market conditions.
Market & investment The risk of adverse financial impact market factors e.g. foreign exchange rates, interest rates and equity prices.	Medibank has a Board-approved Investment Management Policy. The Board's Investment and Capital Committee oversees the investment process and compliance with investment mandates, performance against benchmarks and asset allocation. Our strategic asset allocation is weighted largely towards defensive assets and with limits applied to illiquid assets.



Risk description	Risk management strategy
Insurance The risk of mis-estimation of incurred and expected costs frequency and severity of insured events.	1 , ,
	Insurance risk is a key part of regular portfolio monitoring and where experience deviates from target or breaches minimum thresholds, response plans are formulated and implemented.
Clinical The risk of unexpected, adverse clinical outcomes fro a health service provided by Medibank, or a third party acting on behalf of Medibank	We have implemented a clinical governance and quality management framework that defines the principles, structures and
Regulatory compliance Failure to comply with regulatory requirements.	Medibank has established a compliance management system. It incorporates a structured approach to managing its key regulatory obligations, and systems and procedures for identifying and remediating compliance incidents.

DIRECTORS' REPORT



The directors of Medibank Private Limited (Medibank) present their report on the consolidated entity consisting of Medibank and the entities it controlled (collectively referred to as the Group) for the year ended 30 June 2020.

References to 2019 and 2020 are to the financial years ended on 30 June 2019 and 30 June 2020 respectively unless otherwise stated.

Directors

The names of directors in office during the year and up to the date of this directors' report, unless stated otherwise, are as follows:

- Elizabeth Alexander AO Chairman
- Craig Drummond Chief Executive Officer
- Dr Tracey Batten
- Anna Bligh AC
- David Fagan
- Peter Hodgett
- Linda Bardo Nicholls AO
- Christine O'Reilly
- Mike Wilkins AO

Effective 1 October 2020, Elizabeth Alexander AO will retire as Chairman and as a director of Medibank, and Mike Wilkins AO will become the Chairman of the Medibank Board.

Principal activities

The principal activities of the Group during the financial year were as a private health insurer, underwriting and distributing private health insurance policies under its two brands, Medibank and ahm. Medibank is also a provider of health related services through the Medibank Health businesses, which capitalise on Medibank's experience and expertise, and support the Health Insurance business. There were no significant changes in the nature of those activities during the year.

Operating and financial review

Details of the operating and financial review of the Group including a review of operations during the year and results of those operations is included in the operating and financial review on pages 1 to 9.

Significant changes in state of affairs

There were no significant changes in the state of affairs of the Group during the year.

Events since end of financial year

No matter or circumstance has arisen since the end of the financial year that has significantly affected, or may significantly affect, Medibank's operations, or the results of those operations, or Medibank's state of affairs in future financial years.

Future developments

Details of developments in Medibank's operations in future financial years and the expected results of those operations are included in the operating and financial review on pages 1 to 9.



Dividends

Dividends paid or determined by Medibank during and since the end of the year are set out in Note 6 to the financial statements and further set out below:

- The following dividends were determined and paid on 26 September 2019 to shareholders registered on 5 September 2019:
 - A fully franked final ordinary dividend of 7.40 cents per share in respect of the six-month period to 30 June 2019.
 - A fully franked special dividend of 2.50 cents per share.
- A fully franked interim ordinary dividend of 5.70 cents per share was determined in respect of the sixmonth period to 31 December 2019 and paid on 26 March 2020 to shareholders registered on 4 March 2020.
- A fully franked final ordinary dividend of 6.30 cents per share has been determined in respect of the sixmonth period to 30 June 2020, payable on 24 September 2020 to shareholders registered on 3 September 2020.

Directors' qualifications, experience and special responsibilities

Details of each director's qualifications, experience and special responsibilities are set out below.

Elizabeth Alexander AO - Chairman and Independent Non-executive Director BCom, FAICD, FCA, FCPA
Age: 77

Elizabeth was appointed a director in October 2008 and Chairman in March 2013. She is Chairman of the Nomination Committee and a member of the Audit Committee and the Risk Management Committee.

Elizabeth is currently Chairman of DEXUS Wholesale Property Limited, and a director of the IOOF Foundation and the Victorian Registration and Qualifications Authority.

As a former partner at PricewaterhouseCoopers (1977 to 2002), Elizabeth specialised in the area of risk management and corporate governance. Elizabeth was previously a director of DEXUS Funds Management Limited as part of the DEXUS Property Group (January 2005 to October 2017), Boral Limited and Amcor Limited, and Chairman of CSL Limited. She is a former Chair of the Australian Prudential Regulation Authority's Risk and Audit Committee. Elizabeth is also a former National President of CPA Australia and the Australian Institute of Company Directors, and a former member of the Takeovers Panel. She is a former Chancellor of the University of Melbourne and Chair of its Finance Committee.

Craig Drummond – Chief Executive Officer

BCom, FCA, SF Fin Age: 59

Craig was appointed Chief Executive Officer in July 2016.

Prior to joining Medibank, Craig was Group Executive Finance and Strategy of National Australia Bank (NAB), having joined NAB in November 2013. At NAB, his focus was the strategic realignment and repositioning of the bank, its balance sheet and its performance management systems. Prior to NAB, Craig was Chief Executive Officer and Country Head of Bank of America Merrill Lynch (Australia). Earlier in his career, Craig joined JBWere, a leading Australian stockbroker and wealth manager, in equity research and subsequently held roles including Chief Operating Officer, Chief Executive Officer and Executive Chairman of Goldman Sachs JBWere.

Craig is a director of the Geelong Football Club Limited. He is also a member of the Finance Committee of the lan Potter Foundation Limited.



Dr Tracey Batten – Independent Non-executive Director MBBS, MHA, MBA, FAICD, FRACMA

Age: 54

Tracey was appointed a director on 28 August 2017. She is a member of the Risk Management Committee and the People and Remuneration Committee.

Tracey has extensive experience in the health services sector, with strong commercial, business and change leadership skills.

Tracey is currently a director of Abano Healthcare Group Limited, the National Institute of Water and Atmospheric Research in New Zealand and the New Zealand Accident Compensation Corporation.

Most recently, Tracey was the Chief Executive of the Imperial College Healthcare NHS Trust in the United Kingdom. In that role, Tracey focused on change leadership, in particular improving organisational culture and strengthening patient safety and experience. Tracey also oversaw the implementation of a range of digital initiatives as Chief Executive. Tracey is a former Chief Executive of St Vincent's Health Australia, which runs a group of public hospitals, private hospitals and aged care facilities.

Anna Bligh AC – Independent Non-executive Director BA (QLD)

Age: 60

Anna was appointed a director in December 2012. She is a member of the Investment and Capital Committee and the People and Remuneration Committee.

Anna is currently the Chief Executive Officer of the Australian Banking Association and a director of the International Banking Federation (IBFed).

Anna has extensive experience in leadership and public policy, including in the fields of healthcare, finance, infrastructure and project management. She has held several roles in the Queensland Government, including Premier, Treasurer, Minister for Finance, Minister for State Development, Minister for Trade and Innovation and Minister for Education. She was also a member of the Queensland Cabinet Budget Review Committee for 11 years. Anna was a director of Bangarra Dance Theatre Australia.

David Fagan – Independent Non-executive Director *LLB, LLM, GAICD Age:* 63

David was appointed a director in March 2014. He is Chairman of the Risk Management Committee and a member of the Investment and Capital Committee and the Nomination Committee.

David is a highly experienced commercial lawyer. He held a variety of leadership positions at Clayton Utz culminating in the role of Chief Executive Partner for 9 years. In this role, David had responsibility and accountability for leadership and transformation, strategy, finance, stakeholder engagement, and governance, including risk management. During David's tenure as Chief Executive Partner, Clayton Utz entrenched itself as a first class top tier commercial law firm. David also chaired the Medibank Privatisation Committee which operated during 2014 in preparation of the privatisation process. David is a former director and Chair of the Audit Committee of The Global Foundation, a former director of Grocon Funds Management Group and the Hilco Group and a former member of the advisory board of Chase Corporate Advisory.

David is currently a director of PayGroup Limited (since November 2017). He is Chair of BDO Group Holdings Limited, a director and Chair of the Audit and Risk Committee of UBS Grocon Real Estate Investment Management Pty Ltd and a member of the ASIC Corporate Governance Consultative Panel.



Peter Hodgett - Independent Non-executive Director

BSc (Hons)

Age: 65

Peter was appointed a director in June 2013. He is Chairman of the Investment and Capital Committee, and a member of the Audit Committee and the Nomination Committee.

Previously, Peter worked for AMP for more than 20 years in a wide variety of business and functional roles, including Chief Actuary during its demutualisation, General Manager of Human Resources and Strategy, and as Global Director of Finance and Operations for Henderson Global Investors in the United Kingdom. He was also a director (until June 2019) of Colonial First State Investments Limited, Colonial Mutual Superannuation Pty Limited and Avanteos Investments Limited.

Linda Bardo Nicholls AO – Independent Non-executive Director

BA, MBA (Harvard), FAICD

Age: 72

Linda was appointed a director in March 2014. She is Chairman of the People and Remuneration Committee and a member of the Nomination Committee.

Linda has more than 30 years of experience as a senior executive and director in banking, insurance and funds management in Australia, New Zealand and the United States.

She is currently Chairman of Japara Healthcare Limited (since March 2014) and a director of Inghams Group Limited (since November 2016). Linda is also Chairman of the Board of Melbourne Health and a member of the Museums Board of Victoria.

Linda's previous directorships include Fairfax Media Limited (February 2010 to December 2018), Pacific Brands Limited (October 2013 to July 2016), Sigma Pharmaceuticals Limited (December 2005 to December 2015) and Healthscope Limited, as Chairman (October 2008 to October 2010) and a director (January 2000 to October 2010).

Christine O'Reilly - Independent Non-executive Director

BBus

Age: 59

Christine was appointed a director in March 2014. She is Chairman of the Audit Committee and a member of the Risk Management Committee and the Nomination Committee.

Christine is currently a director of CSL Limited (since February 2011), Transurban Group (since April 2012), Stockland (since August 2018) and Baker Institute.

Christine has more than 30 years of financial and infrastructure experience both in Australia and internationally, in various roles including as Co-head of Unlisted Infrastructure at Colonial First State Global Asset Management and Chief Executive and Managing Director of GasNet Australia Group. Christine's early career includes eight years in investment banking and audit experience with Price Waterhouse, where she qualified as a chartered accountant.

Mike Wilkins AO - Independent Non-executive Director

BCom, MBA, FAICD, FCA

Age: 63

Mike was appointed a director in May 2017. He is a member of the Risk Management Committee and the Investment and Capital Committee.

Mike is the Chairman (since March 2020) and a director (since November 2016) of QBE Insurance Group Limited. He is also a director of Scentre Group Limited (since April 2020).



Mike has more than 30 years of experience in financial services, predominantly in Australia and Asia. He served as Managing Director and Chief Executive Officer at Insurance Australia Group (November 2007 to November 2015), Managing Director and Chief Executive Officer at Promina Group Limited and Managing Director at Tyndall Australia Limited. He also served as Acting Chief Executive Officer (April 2018 to December 2018), Executive Chairman (April 2018 to June 2018) and a director (September 2016 – February 2020) of AMP Limited. He was previously a director of Maple-Brown Abbott Limited, Alinta Limited, The Geneva Association and the Australian Business and Community Network.

Company Secretary

Mei Ramsay – Group Executive, Legal, Governance & Regulatory Affairs and Company Secretary BA, LLB, LLM

Mei was appointed Group Executive - Legal, Governance & Regulatory Affairs in September 2016 and has been the Company Secretary for Medibank Private Limited since 2014. Mei previously held the position of Group General Counsel from 2011.

She is responsible for leading the legal and governance functions, including compliance, regulatory affairs and company secretariat, and providing legal and corporate governance advice to Medibank's Board, Chief Executive Officer and senior management.

Mei has more than 20 years of experience in the legal profession, both as a senior in-house legal adviser for multinational and international companies, as well as a private practitioner.

Prior to joining Medibank, Mei was the General Counsel and Company Secretary for the Asia Pacific region at Cummins Inc. and before that held various senior legal positions at Coles Myer Ltd and Southcorp Limited. Mei started her legal career at Arnold Bloch Leibler and also worked as a Senior Associate at Minter

Mei is currently the Vice President of the Association of Corporate Counsel (ACC) Australia, a member of the Executive of the ACC GC100 and former Chair of the ACC GC100, and a member of Chief Executive Women.

Directors' attendance at meetings

Executive of the Women. Directors' atte The table below meetings attended.	ndance	e at m	eetings	of Board	d and			ŕ					cutive	
Director		ard duled)	Boa (unsch	ard eduled)		ıdit mittee	Ri Manag Comr		and C	stment Capital mittee		nation mittee	People Remune Comn	eration
	Α	В	Α	В	Α	В	Α	В	Α	В	Α	В	Α	В
Elizabeth Alexander	9	9	11	11	5	5	6	6		4*	2	2		4*
Dr Tracey Batten	9	9	11	9		5*	6	6		3*		2*	4	4
Anna Bligh	9	9	11	9					4	4			4	4
Craig Drummond	9	9	11	11		5*		5*		4*				4*
David Fagan	9	9	11	11		5*	6	6	4	4	2	2		4*
Peter Hodgett	9	9	11	11	5	5		4*	4	4	2	2		1*
Linda Bardo Nicholls	9	9	11	10		3*		4*		3*	2	1	4	4
Christine O'Reilly	9	9	11	10	5	5	6	6		3*	2	2		3*
Mike Wilkins	9	9	11	11		4*	6	6	4	4		2*		4*

- Α Indicates the number of meetings held during the time the director held office or was a member of the committee during the year.
- В Indicates the number of meetings attended during the period.
- Indicates that the director attended committee meetings by invitation.

In addition, ad-hoc committees were convened for special purposes, including in relation to financial reporting, selection of the new Chairman, and other matters.



Options and performance rights

During the financial year, 3,338,273 performance rights were issued to senior executives pursuant to Medibank's Performance Rights Plan. No performance rights have been issued since the end of the financial year up to the date of this directors' report.

During the financial year, 1,068,721 performance rights became eligible to vest and were exercised. Further information regarding performance rights is included in the remuneration report from page 17.

Directors' interests in securities

The relevant interests of directors in Medibank securities at the date of this directors' report were:

Director	Ordinary shares	Performance rights
Elizabeth Alexander	124,786	
Dr Tracey Batten	50,000	
Anna Bligh	44,623	
Craig Drummond	732,578	2,488,836
David Fagan	47,016	
Peter Hodgett	67,800	
Linda Bardo Nicholls	45,000	
Christine O'Reilly	69,930	
Mike Wilkins	59,013	

Environmental regulation

The Group's operations are not subject to any particular or significant environmental regulation under either Commonwealth or State law.

Indemnification and insurance of directors and officers

The Medibank Constitution permits Medibank to indemnify, to the maximum extent permitted by law, every person who is or has been a director or officer or senior manager of the Group. The indemnity applies to liabilities incurred by a person in the relevant capacity (except liability for legal costs). The indemnity may however also apply to certain legal costs incurred in obtaining advice or defending legal proceedings. Further, the Medibank Constitution permits Medibank to maintain and pay insurance premiums for a director and officer liability insurance covering every person who is or has been a director or officer or senior manager of the Group, to the extent permitted by law.

Consistent with the provisions in Medibank's Constitution, Medibank has entered into deeds of indemnity, insurance and access with current and former directors. Under these deeds, Medibank:

- Indemnifies current and former directors against liabilities incurred as a director to the maximum extent permitted by law.
- Is required to maintain a directors' and officers' insurance policy covering current and former directors
 against liabilities incurred in their capacity as directors. Disclosure of the insurance premium and the
 nature of the liabilities covered by the insurance are prohibited by the contract of insurance.
- Grants current and former directors access to Medibank's records for the purpose of defending any relevant action.



Auditor's independence declaration

A copy of the auditor's independence declaration given by PricewaterhouseCoopers in relation to its compliance with independence requirements of section 307C of the *Corporations Act* is set out on page 49.

Non-audit services

The Group may decide to employ its external auditor, PricewaterhouseCoopers, on assignments additional to its statutory audit duties, where the auditor's expertise and experience with the Group are important. PricewaterhouseCoopers will only be engaged to provide a permissible non-audit service where there is a compelling reason for it to do so, and will not be engaged to perform any service that may impair or be perceived to impair its judgment or independence.

PricewaterhouseCoopers did not provide any non-audit services to the Group during the year.

The amounts paid or payable for services provided by PricewaterhouseCoopers were:

Year ended 30 June – \$'000	2020	2019
Audit fees	1,581.1	1,529.8
Assurance services fees:		
Audit of regulatory returns	342.2	178.4
Accounting and other assurance services	64.3	-
Total Audit and other assurance services fees	1,987.6	1,708.2
Non-audit service fees	-	204.7
Total	1,987.6	1,912.9

Remuneration report

The remuneration report on pages 17 to 47 forms part of the directors' report.

Rounding of amounts

The amounts contained in this directors' report and in the financial report have been rounded to the nearest hundred thousand dollars (where rounding is applicable) unless specifically stated otherwise under the relief available pursuant to ASIC Corporations (Rounding in Financial/Directors' Reports) Instrument 2016/191. Medibank is an entity to which that relief applies.



Dear Shareholder,

Medibank is pleased to present its remuneration report for 2020 which describes how non-executive directors and Executive Leadership Team (ELT) members are paid. Included in this report is the variable remuneration outcomes for the ELT after considering Company results, individual performance and the expectations of our customers, shareholders and the community.

Our remuneration strategy has been developed to ensure remuneration is fair and competitive with reward outcomes aligned to the achievement of Medibank and individual performance measures. In 2020 the Board continued to focus on a governance framework that aligns remuneration with regulatory requirements, the interests of our shareholders, and meets community and customer expectations.

As a broader healthcare company with a clear purpose of 'better health for better lives', the Board is proud of how Medibank has supported our customers, employees and the broader community through these challenging times of COVID-19.

For our customers, Medibank announced a support package of more than \$185 million that included the postponement of premium increases for six months, expanded hospital coverage, and financial hardship support that extends into FY21. Our employees were provided access to two weeks paid COVID leave and we are pleased to confirm that no Medibank employee has had their position adversely impacted as a direct result of COVID-19. Notably, Medibank has supported its customers and employees without accessing any form of taxpayer funded government relief. For the broader community, Medibank has had a crucial role in supporting the community, providing seven coronavirus helplines as well as supporting the Victorian Government's response to the second outbreak in Victoria. Medibank also donated \$5 million to Beyond Blue to support their vital work in helping Australians deal with the growing mental health impact of the pandemic.

Medibank's support of our customers, employees and the broader community through COVID-19 has not shielded the organisation from the external impacts to our operations and financial performance in 2020. While the Board is proud of how the ELT and our employees have responded to the crisis, the impact of COVID-19 on Medibank's 2020 financial outcomes has required some difficult remuneration decisions.

With this context, outlined below are Medibank's remuneration decisions with respect to 2020. Importantly, the Board has chosen **not to exercise any discretion** with respect to executive incentive outcomes, despite the impact of many external factors that were outside of management control. The Board determined that the outcomes outlined below and throughout this report were appropriate with consideration of the current economic conditions and social environment created by COVID-19, and balancing the interests of executives with our customers, shareholders and the community.

Remuneration decisions at a glance

- All ELT members met their individual risk, compliance and behaviour gateways for 2020
- No STI awards made to ELT members in relation to 2020
- 50% vesting of Medibank's 2018 long-term incentive (LTI) in line with the terms of grant
- ELT remuneration and non-executive director fees maintained at their current levels

Short-term incentives

In context of the extraordinary circumstances of COVID-19, Medibank delivered solid operational and financial performance in 2020 with behaviours aligned to our values and purpose of 'better health for better lives'. This performance is highlighted by Medibank's ability to deliver a full-year dividend to shareholders despite the challenging environment. However, Medibank's performance against our Company STI measures of Group operating profit, Health Insurance revenue growth and Brand Net Promoter Score (NPS) all fell below target performance. Further, Medibank did not meet the STI financial gateway, which for 2020 was a Group operating profit target. These performance outcomes resulted in no 2020 STI awards made to ELT members.

While the Board is satisfied that this outcome is appropriate and in line with Medibank's reward framework, it is important to acknowledge the performance of the ELT in steering Medibank through unprecedented challenges in 2020.



Aside from the comprehensive support Medibank has delivered to our customers, employees and the broader community in response to COVID-19, a major achievement in 2020 has been Medibank's exceptional delivery of private health insurance reform through the Gold, Silver, Bronze or Basic product suite. The leadership of our executives is further evidenced in Medibank's seamless transition to a fully virtual working environment for our office-based workforce, leading to an employee engagement score of 91, exceeding pre-COVID levels.

Nevertheless, the Board understands the importance of striking the right balance between executive incentive outcomes and the expectations of our customers, shareholders and the community. Therefore, the Board elected not to exercise discretion, and the 2020 STI outcomes for ELT members reflect the design of Medibank's reward framework.

Long-term incentives

Medibank's 2018 LTI was tested following the completion of the performance period on 30 June 2020 and resulted in a vesting outcome of 50% in line with the terms of grant. This outcome reflects no vesting against the earnings per share compound annual growth rate (EPS CAGR) measure, and full vesting against the relative total shareholder return (TSR) measure, with a performance rank at the 75th percentile against our comparator group.

ELT remuneration and non-executive director fees

ELT member remuneration and non-executive director fees have been maintained at their current levels following a review against the median of Medibank's market comparator group. The Board considered this to be an appropriate outcome with consideration of the current economic conditions and social envionrment of COVID-19, and the positioning of ELT members and non-executive directors against the benchmark data.

Shareholders are encouraged to vote to adopt the report at our annual general meeting in November.

Yours sincerely,

Linda Bardo Nicholls AO

Chairman, People and Remuneration Committee



REMUNERATION REPORT

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1. Key management personnel overview

Medibank's key management personnel (KMP) includes all non-executive directors and executives who have authority and responsibility for planning, directing and controlling the activities of Medibank.

in 2020, KMP were as follows:

Executive Position Term as KMP		Torm on KMD	
Leadership Team (ELT) member	Position	Term as KwiP	
Craig Drummond	Chief Executive Officer	Full year	
Kylie Bishop	Group Executive – People & Culture	Full year	
John Goodall	Group Executive – Technology & Operations	Full year	
David Koczkar	Group Executive – Chief Customer Officer	Full year	
Mei Ramsay	Group Executive – Legal, Governance & Regulatory Affairs	Full year	
Mark Rogers	Group Executive – Chief Financial Officer	Full year	
Andrew Wilson	Group Executive – Healthcare & Strategy	Full year	
Non-executive directors			
Elizabeth Alexander	Chairman	Full year	
Tracey Batten	Non-executive Director	Full year	
Anna Bligh	Non-executive Director	Full year	
David Fagan	Non-executive Director	Full year	
Peter Hodgett	Non-executive Director	Full year	
Linda Bardo Nicholls	Non-executive Director	Full year	
Christine O'Reilly	Non-executive Director	Full year	
Mike Wilkins	Non-executive Director	Full year	



2. Summary of remuneration outcomes

Key remuneration outcomes for Executive Leadership Team (ELT) members and non-executive directors during the year are summarised below, with more detailed information contained throughout the report.

Executive Leadership Team

Component

Outcomes

Fixed remuneration

• Fixed remuneration of ELT members, including the Chief Executive Officer, Craig Drummond, have been maintained at current levels

Short-term incentive (STI)

- No STI awards made to ELT members in relation to 2020
- STI target percentages for ELT members, including the CEO, have been maintained at current levels

Long-term incentive (LTI)

- Medibank's 2018 LTI was tested following the completion of the performance period on 30 June 2020 and resulted in a vesting outcome of 50% in line with the terms of grant
- This outcome reflects no vesting against the earnings per share compound annual growth rate (EPS CAGR) measure, and full vesting against the relative total shareholder return (TSR) measure, with a performance rank at the 75th percentile against our comparator group
- LTI opportunity percentages for ELT members, including the CEO, have been maintained at current levels

Non-executive directors

Component

Decisions

Nonexecutive director fees

- Non-executive director base and committee fees have been maintained at current levels
- Based on this decision, Medibank's aggregate non-executive director fee spend will remain at \$1,940,000 in 2021
- The total fee pool approved by shareholders at the annual general meeting in 2018 remains unchanged

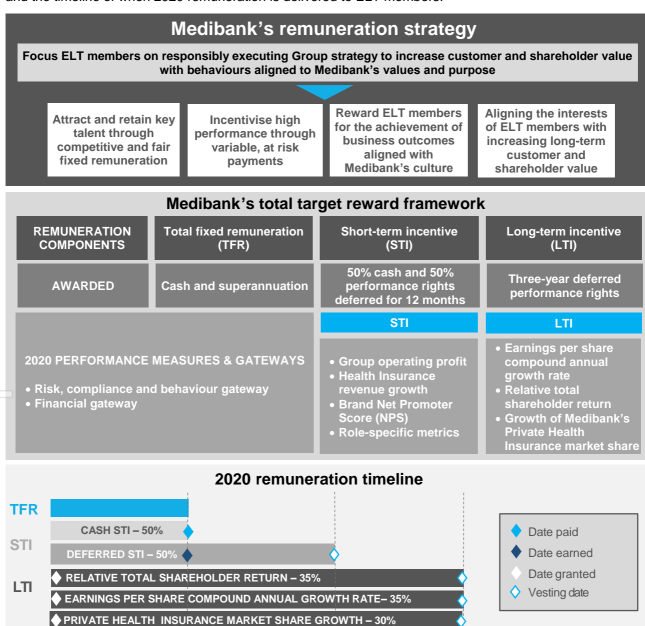


3. Medibank's remuneration strategy

At Medibank, we believe that remuneration is a key influencer of behaviour and can be used as a tool to reinforce our culture. Our people are guided by our strong set of values which are anchored to the core pillars of our culture – customer focus, health and wellbeing and diversity and inclusion. These are what we focus on every day so we can do the right thing by our employees, customers and community.

Our remuneration strategy has been developed to focus Executive Leadership Team (ELT) members on responsibly executing Medibank's strategy, role-modelling behaviours that strengthen our values-based culture and achieving business objectives that increase value for our customers and shareholders. Supporting this strategy, our remuneration framework is designed to link reward to business outcomes, individual performance and behaviour, and to support Medibank's long-term financial soundness and risk management framework.

The diagram below illustrates the relationship between Medibank's remuneration strategy, reward framework and the timeline of when 2020 remuneration is delivered to ELT members.



FY21



4. Remuneration governance

Medibank has a robust governance framework in place to ensure that our remuneration and performance practices are fair, reasonable and aligned with the requirements outlined in our risk management framework. Our governance framework also considers regulatory compliance, customer outcomes, community expectations and the delivery of sustainable shareholder value.

4.1 The role of the Board in remuneration

The People and Remuneration Committee (P&RC) is a committee of the Board. The diagram below outlines the role of the P&RC in assisting and advising the Board on people and culture policies and practices, including remuneration:

Reviewing and overseeing Medibank's key people and organisational strategies, including employee engagement, values, behaviours and diversity and inclusion.

Ensuring that Medibank's remuneration practices are consistent with the risk management framework and drives appropriate behaviours.

P&RC

Reviewing remuneration for senior executives and non-executive directors with consideration for behaviours, regulatory compliance, customer outcomes and shareholder value.

Reviewing and monitoring Medibank's strategies for executive succession, talent acquisition and retention. Reviewing and monitoring Medibank's health, safety and wellbeing strategy and performance, workplace relations and payroll integrity.

Independent remuneration advisor

- KPMG provides information to assist the P&RC in making remuneration decisions and recommendations to the Board
- The work undertaken by KPMG in 2020 did not constitute a remuneration recommendation

While there are three permanent members of the P&RC, a standing invitation exists to all non-executive directors to attend meetings. The Chief Executive Officer (CEO) and Group Executive – People & Culture



are also invited to attend P&RC meetings, except where matters associated with their own performance or remuneration are considered. Specific governance activities with respect to the P&RC include regular reviews of the P&RC Charter to ensure consideration of changing regulations, guidelines and best practice and an annual audit of committee minutes against the P&RC Charter. For P&RC meeting attendance information, refer to the table on page 14 of the directors' report.

4.2 Executive remuneration policies

4.2.1 Performance evaluation of Executive Leadership Team (ELT) members

At the outset of each performance year, the Board determines the measures against which ELT members will be assessed. The measures are a combination of Medibank (Company) and role-specific performance measures that are aligned to the achievement of Medibank's customer and financial milestones set out in the annual report. Aligned with Medibank's Group wide performance framework 'I Perform Better', the role-specific measures for ELT members are known as 'Big Goals' (an acronym for Bold, Impactful Goals). Big Goals are designed to be ambitious, aspirational and shift expectations from delivering at a base level against core job requirements to driving strong, impactful performance. The Big Goals adopted by each ELT member then form the basis for the Big Goals adopted by their leadership team members and their respective teams to ensure all employees across the Group are working towards a shared and consistent strategy.

At the completion of the performance year, ELT members are individually assessed against the risk, compliance and behaviour gateway which is outlined in section 6.3. ELT members are then attributed an outcome against a 5-point rating scale (with a minimum rating of 3 required to receive a short-term incentive (STI) award) that assesses ELT member performance and behaviours against business outcomes and achievement of role-specific performance measures. The individual performance ratings of ELT members are then combined with performance against Company measures to determine STI outcomes.

With respect to fixed remuneration adjustments, consideration is given to role-specific performance, experience, the complexity of the role and Medibank's market comparator group. Additional detail on STI performance measures are included in sections 6 and 7 of this report and further information on fixed remuneration levels for ELT members is outlined in section 6.2.

The CEO provides his performance assessment of each ELT member to the Board for consideration. The Chairman, in consultation with the Board, assesses the performance, behaviour and conduct of the CEO. The Board has ultimate discretion over final individual performance outcomes for all ELT members to ensure alignment with Medibank performance, customer outcomes and shareholder expectations.

4.2.2 Clawback of executive performance-based remuneration

Medibank has an Executive Remuneration Clawback Policy that provides discretion to the Board to reduce, cancel, or recover (clawback) any performance-based awards made to a senior executive employee in certain circumstances and subject to applicable laws, including the following:

- Serious misconduct or fraud by the employee.
- Unsatisfactory performance by the employee to the detriment of strategic Medibank objectives.
- Error in the calculation of a performance measure related to performance-based remuneration.
- A misstatement of the Group's financial statements.
- The Board becomes aware of any other action or behaviour that it determines (acting in good faith) has resulted in the employee receiving an inappropriate benefit.

The Executive Remuneration Clawback Policy provides that if any of these events have occurred in the previous five financial years the Board may, in its absolute discretion, withhold an employee's performance-based payments, require the repayment of all, or part of, previous performance-based awards, or require the forfeiture of previously deferred and unvested performance-based rewards subject to applicable laws. In addition to a stand-alone policy, Medibank's remuneration clawback provisions are outlined in executive employment contracts and employee equity offer documentation.



4.2.3 Executive shareholding requirements

ELT members are subject to a Minimum Shareholding Policy that is designed to strengthen their alignment with customers and shareholders by requiring them to hold Medibank shares with a value equivalent to 100% of their annual fixed remuneration within five years of appointment to the ELT. The policy does not require an ELT member to purchase shares, however they are restricted from selling their vested employee equity holdings (other than to satisfy income tax obligations) until they meet the minimum shareholding requirement.

All Medibank shares and unvested performance rights that are subject to a tenure-based hurdle held by, or on behalf of, the ELT member (for example within a family trust or self-managed superannuation fund where they are the beneficial owner) will count towards satisfaction of the minimum shareholding requirement.

As at 30 June 2020, progress towards the minimum shareholding requirement for each ELT member is provided below:

ELT member	Minimum shareholding requirement \$1	Value of eligible shareholdings as at 30 June 2020 \$ ²	Minimum shareholding requirement timeline
Craig Drummond	1,534,000	2,795,596	Requirement satisfied
Kylie Bishop	580,000	1,212,313	Requirement satisfied
John Goodall	555,000	363,506	5 December 2021
David Koczkar	960,000	2,418,174	Requirement satisfied
Mei Ramsay	555,000	440,732	14 September 2021
Mark Rogers	800,000	790,717	3 January 2022
Andrew Wilson	960,000	2,424,035	Requirement satisfied

- 1. Minimum shareholding requirement based on ELT members' total fixed remuneration (TFR) as at 30 June 2020.
- 2. Holding value is calculated with reference to the total number of eligible shares or performance rights held by each ELT member, multiplied by the closing price of Medibank's shares on 30 June 2020 (\$2.99).

4.2.4 Share Trading Policy

We have a Share Trading Policy to ensure that all employees understand their obligations in relation to dealing in Medibank shares. The Share Trading Policy describes restrictions on buying and selling Medibank shares for non-executive directors and other Medibank employees.

In addition, non-executive directors, ELT members, all senior leaders and employees with potential access to inside information are deemed to be 'Restricted Employees.' They are required to seek approval before dealing in Medibank shares and are subject to share trading blackouts prior to financial result announcements and other times, as required. The policy also prohibits employees from entering into transactions relating to Medibank shares which limit their economic risks, including in relation to the long-term incentive (LTI) Plan and equity-based component of the STI Plan.

Our Share Trading Policy can be found within the corporate governance section on our website.

4.2.5 Termination provisions in ELT member contracts

All current ELT members are employed under ongoing contracts with notice periods set at three months (employee) and six months (employer), or in the case of the CEO, six months (employee) and 12 months (employer). Termination provisions included in ELT member contracts are limited to six months payment of fixed remuneration, in lieu of notice, or 12 months payment of fixed remuneration in the case of the CEO.

If an ELT member is assessed by the Board as a 'good leaver' (meaning they cease employment by reason of death, serious disability, permanent incapacity, retirement, redundancy or with Board approval), the cash STI award in respect of the performance year in which they leave would be paid on a pro rata basis at the end of the STI performance period. The deferred component of the STI award will be paid in cash (rather than performance rights) on a pro rata basis with payment deferred until 12 months following the payment of



the cash component. Any previously deferred STI remains restricted until the applicable vesting date, unless determined otherwise by the Board. Performance rights issued as LTI are retained on a pro rata basis by a 'good leaver'. Retained performance rights remain unvested and subject to the same vesting conditions that will be assessed at the end of the performance period. Further details of the termination provisions that relate to the STI and LTI plans are detailed in section 6 of this report.

5. Risk and remuneration

A key focus for Medibank's Board and People and Remuneration Committee (P&RC) is ensuring our remuneration policies and practices are consistent with our risk management framework, aligned with prudent risk taking and support the effective management of financial and non-financial risks.

5.1 Risk culture

An engaged culture is contingent on alignment between purpose, values, behaviours and strategic direction. With a focus on ensuring we do the right thing for our people, customers and community, Medibank's purpose and values provide guidance for the behaviours we expect of our employees. Our strong purpose and values focus is the cornerstone of our organisational culture and has been consistently positive over a six-year cultural transformation. This builds on Medibank's Code of Conduct which sets out the way we work at Medibank and outlines practical principles and standards of behaviour and conduct which are expected of all Medibank employees. As further guidance, Medibank's risk culture framework clearly articulates the behaviours employees are expected to exhibit from a risk culture perspective. As an organisation, we are committed to not only complying with legal obligations, but also acting ethically and responsibly in relation to our people, customers and the community. The behaviours that support our risk culture include:

- We actively challenge risk decisions to ensure benefit for our customers, our employees, our brand and our shareholders.
- We escalate risk issues without fear or favour.
- We all own risk issues.
- We expect that all our risk and reward discussions are viewed through our values and business goals.
- We learn from our experiences and mistakes to ensure we do better.

5.2 Alignment of remuneration with prudent risk taking

We believe that the effective alignment of remuneration with the risk appetite set by the Board is critical to our remuneration strategy and framework. Under Medibank's Group wide performance framework 'I Perform Better', at the end of each financial year all employees are assessed against their personal scorecard, which is a combination of financial and non-financial measures, including performance against their risk, compliance and behaviour obligations. Through the performance assessment process, both positive and negative risk, compliance and behaviour outcomes are considered as part of a holistic performance assessment. Employees are then attributed an outcome against a 5-point rating scale (with a minimum rating of 3 required to receive a short-term incentive (STI) award) that focuses on behaviours, business outcomes and achievement of role-specific performance measures. This then informs remuneration and performance-based incentive outcomes for the period.

The management of financial and non-financial risks by senior executives is reviewed by the Risk Management Committee and considers the effective operation of divisional risk committees, incident identification, audit findings, remediation actions, health and safety, and feedback on risk culture from employees. In addition, the Chief Risk Officer, Group Executive – People & Culture and Group Executive – Legal, Governance & Regulatory Affairs are specifically tasked with notifying the Board of any relevant risk and compliance outcomes and/or conduct which may impact performance and remuneration outcomes for ELT members (including the CEO) and other senior executives.

Further, as outlined throughout this report, Medibank's executive reward framework includes long-term deferral across both our STI Plan and long-term incentive (LTI) Plan to ensure risk outcomes are considered over extended periods.

5.3 Consequence management

A well understood and consistently applied consequence management process is a key part of our risk culture and ensures risk, compliance and behaviour outcomes are aligned with remuneration outcomes.



Consequences of employees breaching Medibank's Code of Conduct are clearly articulated and may include an employee attending further training or counselling, a formal written warning being applied, or in certain circumstances, termination of employment. The issue of a final written warning automatically results in the employee being given an 'unsatisfactory' performance rating for the relevant performance period, meaning the individual is ineligible for any performance-based reward outcome or fixed remuneration increase. Medibank's individual incentive plan rules also clearly articulate that failure to meet the risk, compliance and behaviour gateway in any given performance period will consequently lead to ineligibility for an incentive award for a period of 12 months and potential termination.

In 2020, 31 employees were issued with final written warnings following a breach of Medibank's Code of Conduct, or another Medibank Group policy. In all cases, each employee received a performance rating of 'unsatisfactory' and was ineligible for any applicable performance-based incentive or fixed remuneration increase. A further 21 individuals in 2020 had their employment terminated following an incident of misconduct.

6. Executive remuneration components

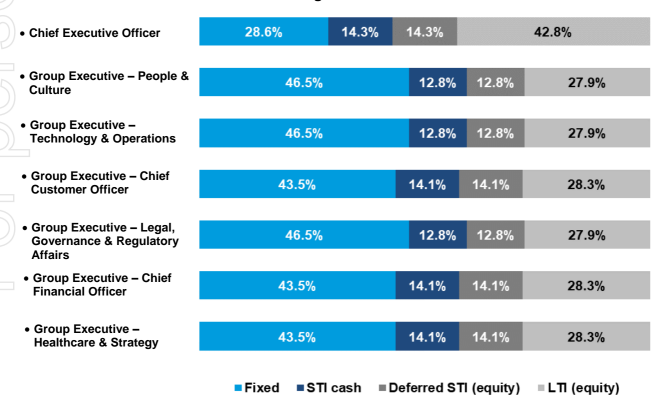
Target remuneration for Executive Leadership Team (ELT) members is designed to reward sustained business performance with behaviours aligned with Medibank's values and purpose that benefits both customers and shareholders. The Board aims to find a balance between:

- Fixed and at-risk remuneration.
- Short-term and long-term remuneration.
- Remuneration delivered in cash and deferred equity.

6.1 2020 target remuneration mix

The 2020 target remuneration mix for the Chief Executive Officer (CEO) and other ELT members is shown below.

2020 target remuneration mix





6.2 Total fixed remuneration (TFR)

This is the fixed portion of remuneration and includes base salary and employer superannuation contributions. Fixed remuneration is determined with reference to the executive's capabilities, experience, the complexity of the role, as well as median pay levels for similar roles at companies in the ASX 11-100 (excluding mining and energy companies). This ensures that fixed remuneration is set at competitive levels and enables Medibank to attract and retain high quality executives.

Following a review of fixed remuneration against the median of Medibank's market comparator group, ELT fixed remuneration has been maintained at their current levels. The Board considered this to be an appropriate outcome with consideration of the current economic and social environment of COVID-19, and the positioning of ELT members against the benchmark data.

6.2.1 2020 and 2021 total fixed remuneration

Details of 2020 and 2021 fixed remuneration levels for all ELT members are provided below:

ELT member	Total fixed remuneration 2020 and 2021 \$
Craig Drummond	1,534,000
Kylie Bishop	580,000
John Goodall	555,000
David Koczkar	960,000
Mei Ramsay	555,000
Mark Rogers	800,000
Andrew Wilson	960,000

6.3 Short-term incentive (STI)

STI is an at-risk element of remuneration, which is designed to reward executives for the creation of customer and shareholder value during the financial year. Executives must pass two separate gateways to participate in the plan. Once both gateways are achieved, executives have the opportunity to earn a percentage of their fixed remuneration as an incentive, based on company and individual performance.

6.3.1 STI gateways

For an STI award to be made to an ELT member, the following gateways must be achieved:

Risk, compliance and behaviour gateway

Individually assessed, the risk, compliance and behaviour gateway requires ELT members to:

- Adhere to Medibank's Code of Conduct which covers standards of behaviour and conduct. Our Code of Conduct requires all employees to not only comply with our legal obligations, but also to act ethically and responsibly in relation to our customers, colleagues and the community.
- Complete all mandatory compliance training.
- Ensure that the risks in respect of their position are well managed. Multiple factors are considered when
 assessing risk management, which differ based on an executive's role. Common elements include the
 effective operation of divisional risk committees, incident identification, audit findings, remediation
 actions, health and safety, and feedback on risk culture from employees.
- Feedback provided by the Chief Risk Office, Group Executive People & Culture and Group Executive Legal, Governance & Regulatory Affairs as outlined in section 5.2.



Financial gateway

Assessed at the Group level, Medibank must achieve a baseline of financial performance as determined by the Board for the performance period. In 2020, this baseline financial performance was a Group operating profit target.

6.3.2 STI performance measurement

At the start of the 2020 financial year, the Board determined challenging levels of performance for each Medibank and role-specific STI performance measure. When setting performance expectations, the Board considers numerous factors, including Medibank's strategic objectives, prior year performance, the external environment, customer outcomes and shareholder expectations. The Board also ensures that performance levels are set for the current year in the context of achieving longer term customer and financial strategic goals. Further detail on each performance measure is outlined in section 7.1.

At the completion of the performance year, an assessment is first made on the achievement of the STI gateways. If achieved, ELT members are then assessed against the company and role-specific performance measures to determine STI award outcomes. As an example, for an ELT member to achieve a target STI award, performance against Medibank and role-specific measures must be at the target level of performance as set by the Board (for that element of the award) and delivered with behaviour aligned with Medibank's purpose and values. Achievement of target performance would be in line with Medibank's corporate plan and shareholder expectations.

6.3.3 Key features of the STI Plan

For an ELT member to achieve a stretch STI award (therefore, award at maximum), performance aga Medibank and role-specific measures must be at or above stretch performance as set by the Board (the element of the award) and delivered with behaviour aligned with Medibank's values and purpose. This represent exceptional performance, well above that of Medibank's strategic plan and shareholder expectations. 6.3.3 Key features of the STI Plan	
Over what period is performance assessed?	The STI performance period is the financial year 1 July to 30 June.
How are STI payments delivered?	50% of STI awarded to ELT members is paid as cash, with the remaining 50% deferred for 12 months (deferred STI). Deferred STI is provided in the form of 12-month deferred performance rights.
When are STI payments made?	The cash component of STI is paid following the release of audited financial results, with performance rights for the deferred STI component granted shortly thereafter.
What method is used to determine the number of performance rights granted to each participant as part of the deferred STI?	Performance rights under the STI Plan are granted at face value. The deferred STI value for each ELT member is divided by the volume weighted average share price (VWAP) of Medibank shares to determine the number of units granted. For the 2020 deferred STI component the VWAP will be calculated on the 10 trading days up to and including 17 September 2020.
Are deferred STI performance rights entitled to receive a dividend payment?	Deferred STI performance rights do not attract dividends during the deferral period. To align participant outcomes with shareholders, on vesting of these performance rights additional Medibank shares are granted to ensure each participant receives a benefit equivalent to any dividends paid during the deferral period.



What gateways apply to the STI Plan?	For an STI award to be made to an ELT member, both the risk, compliance and behaviour gateway, and the financial gateway must be achieved. Further detail on these gateways is outlined in section 6.3.1.
What are the performance measures under the STI Plan?	Performance measures under the STI Plan are determined by the Board at the commencement of each performance period. For 2020, the performance measures were: • Group operating profit (excluding investment income). • Health Insurance premium revenue growth. • Brand Net Promoter Score (NPS). • Role-specific metrics. Further detail on each performance measure is outlined in section 7.1.
Does Medibank disclose STI performance targets?	Due to the commercially sensitive nature of STI performance targets, we do not believe it is in the best interests of Medibank or shareholders to disclose this information. Section 7.1 of this report provides a detailed description of Medibank's STI performance measures and a description of how the organisation has performed against each measure in 2020.
Does Medibank have a clawback policy that applies to the STI Plan?	Medibank has an Executive Remuneration Clawback Policy that provides discretion to the Board to reduce, cancel, or recover (clawback) any award made under the STI Plan to an ELT member in certain circumstances subject to applicable laws. Further detail on this policy is outlined in section 4.2.2.
What happens to STI entitlements if an ELT member leaves Medibank?	If an ELT member is a 'good leaver' (meaning they cease employment by reason of death, serious disability, permanent incapacity, retirement, redundancy, or with Board approval), pro rata payment of STI applies. Section 4.2.5 provides additional information on the treatment of STI for people deemed as 'good leavers' by the Board.
In what circumstances are STI entitlements forfeited?	In the event an ELT member is not considered a 'good leaver' (meaning they cease employment for any reason other than death, serious disability, permanent incapacity, retirement, redundancy or with Board approval), the ELT member will forfeit any payment under the STI Plan, including any unvested deferred STI grants, unless otherwise determined by the Board.

6.3.4 Annual STI opportunity

The target and maximum annual STI opportunity as a percentage of TFR for ELT members is outlined in the table below.

	2020 a	2020 and 2021	
ELT member	Target	Maximum	
Craig Drummond	100%	150%	
Kylie Bishop	55%	100%	
John Goodall	55%	100%	
David Koczkar	65%	100%	
Mei Ramsay	55%	100%	
Mark Rogers	65%	100%	
Andrew Wilson	65%	100%	



6.4 Long-term incentive (LTI)

LTI is an at-risk element of remuneration designed to reward executives for delivering sustainable business performance over the long term. Given the nature of the private health insurance industry and the fact that it is highly regulated, the Board considers it appropriate to measure long term performance over a three-year period. Each year executives are eligible to receive an LTI which is calculated as a percentage of their fixed remuneration. This incentive is subject to performance hurdles that will be tested at the end of the three-year performance period. Based on performance against these hurdles a percentage of the incentive will be retained by the executive with the remainder being forfeited.

6.4.1 Key features of the LTI Plan

What is the aim of the LTI Plan?	 The Medibank LTI Plan is designed to: Align the interests of ELT members more closely with the interests of customers and shareholders, by providing an opportunity for those executives to receive an equity interest in Medibank through the granting of performance rights. Assist in the motivation, retention and reward of ELT members over the three-year deferral period.
What is the performance period for 2020 LTI Plan?	The performance period for the 2020 LTI Plan is three financial years commencing 1 July 2019. A three-year performance period strikes a balance between providing a reasonable period to align reward with shareholder return and the LTI acting as a vehicle for executive motivation and retention.
What are performance rights?	Performance rights issued to ELT members under the LTI Plan are conditional rights for the participant to subscribe for fully paid ordinary shares in Medibank. Each performance right entitles the ELT member to subscribe for one ordinary share if the performance hurdles are met at the conclusion of the performance period. No amount is payable by the participant upon exercise of the performance rights once they have vested.
What method is used to determine the number of performance rights granted to each participant?	Performance rights under the LTI Plan are granted at face value. Each ELT member receives a percentage of their fixed remuneration in LTI (refer to section 6.4.2 for details). This amount is then divided by the face value of Medibank shares. For the 2020 LTI Plan, the number of performance rights granted to each ELT member was determined using the volume weighted average price of Medibank shares on the ASX during the 10 trading days up to and including, 28 June 2019. This average price was \$3.46.
What gateways apply to the LTI Plan?	 For an LTI award to be granted to an ELT member, the following gateway must be met prior to grant: Risk, compliance and behaviour gateway – Individually assessed, ELT members must adhere to the Medibank Code of Conduct (which covers the minimum standards of behaviour and conduct), ensure the risks in respect of their position are well managed, and must complete all mandatory compliance training.



What are the performance hurdles under the 2020 LTI Plan?	Performance rights issued under the 2020 LTI Plan are subject to three separate performance hurdles: • 35% of the performance rights are subject to a performance hurdle based on Medibank's earnings per share compound annual growth rate (EPS CAGR) over the performance period. The starting point for EPS will be calculated using Medibank's underlying profit as at 30 June 2019 and the performance period for the EPS performance hurdle will run for three years from 1 July 2019 through to 30 June 2022. Further detail on the profit measure used in the calculation of EPS is provided in section 6.4.3. • 35% of the performance rights are subject to a relative total shareholder return (TSR) performance hurdle, measured over the performance period. Medibank's relative TSR will be compared to a comparator group comprising companies with a market capitalisation positioned within the ASX 11-100 (excluding mining and energy companies). • 30% of the performance rights are subject to a performance hurdle based on the growth of Medibank's private health insurance market share (as reported by APRA) over the performance period. These performance hurdles were chosen by the Board as they are aligned with the interests of our customers and shareholders and represent well understood and transparent mechanisms to measure performance and provide a strong link between executive reward and shareholder wealth creation. The performance hurdles under the 2020 LTI Plan have threshold levels
When do the performance rights vest?	which need to be achieved before vesting commences. Details of these thresholds are outlined in the vesting schedule in section 6.4.3. Performance hurdles are assessed as soon as practicable after the completion of the relevant performance period. The number of performance rights that vest (if any) will be relative to the achievement
1	against the performance hurdles. See section 6.4.3 for the vesting schedule associated with each performance hurdle.
Are the performance hurdles re-tested?	No. Performance hurdles are only tested once at the end of the performance period. Any performance rights that remain unvested at the end of the performance period are immediately forfeited.
Are LTI performance rights entitled to receive a dividend payment?	LTI performance rights do not attract a dividend during the performance period, as they are still subject to performance hurdles that will determine the number of rights that convert to ordinary Medibank shares.
Does Medibank have a clawback policy that applies to the LTI Plan?	Medibank has an Executive Remuneration Clawback Policy that provides discretion to the Board to reduce, cancel, or recover (clawback) any award made under the LTI Plan to an ELT member in certain circumstances subject to applicable laws. Further detail on this policy is outlined in section 4.2.2.



What happens to LTI entitlements if an ELT member leaves Medibank?	If an ELT member is a 'good leaver' (meaning they cease employment by reason of death, serious disability, permanent incapacity, retirement, redundancy, or with Board approval), a portion of the performance rights held (granted, but not vested) by that participant on cessation of employment will be forfeited on a pro rata basis according to a formula which takes into account the length of time the participant has held the performance rights relative to the performance period for the grant. The retained performance rights will remain unvested and will be tested at the end of the performance period against the existing performance hurdles.
In what circumstances are LTI entitlements forfeited?	LTI entitlements are forfeited if performance hurdles are not met. In the event an ELT member is not considered a 'good leaver' (meaning they cease employment for any reason other than death, serious disability, permanent incapacity, retirement, redundancy or with Board approval), the performance rights held (granted, but not vested) by that participant on cessation of employment will be automatically forfeited.

The annual LTI allocation value as a percentage of TFR for ELT members is outlined in the table below.

6.4.2 Annual LTI allocation

	2020 and 2021
ELT member	LTI allocation value as % of TFR
Craig Drummond	150%
Kylie Bishop	60%
John Goodall	60%
David Koczkar	65%
Mei Ramsay	60%
Mark Rogers	65%
Andrew Wilson	65%

6.4.3 LTI hurdles explained

Each year, the Board reviews the LTI targets and vesting conditions in the context of Medibank's operating environment. The Board is committed to setting targets which are appropriately challenging for management to meet while not being unattainable and which ultimately support the delivery of strong outcomes for our customers and shareholders.

In line with the Board's approach to regularly review Medibank's remuneration framework, Medibank's 2020 LTI offer included a strategic customer measure, Customer Growth, with a weighting of 30%. For the 2020 LTI offer the Customer Growth performance hurdle will be measured by the growth of Medibank's private health insurance market share (as reported by APRA) over the three-year performance period. PHI market share is an independently assessed measure that is well understood, is a lead indicator that drives long-term value and creates tension with the existing measures of EPS CAGR and relative TSR. The Board believes this approach creates a more balanced LTI hurdle mix that reflects the importance of PHI market share as a positive indicator of our 'customers first' focus.

2020 EPS performance rights

In this context, the Board approved a threshold EPS CAGR target of 3% for the 2020 LTI grant. The number of EPS performance rights that vest on achievement of the threshold EPS CAGR target will be 33.33% of the EPS performance rights. The EPS CAGR target that must be met for 100% of the EPS performance rights to vest has been set at 9%. Details of the vesting schedule are outlined in the table below:



Medibank's EPS CAGR over the performance period	Percentage of EPS performance rights that vest						
Less than 3% EPS CAGR	Nil						
At 3% EPS CAGR	33.33%						
Between 3% and 9% EPS CAGR	Straight-line pro rata vesting between 33.33% and 100%						
9% EPS CAGR or greater	100%						

Medibank's performance against the EPS hurdle is calculated based on the compound annual growth rate (CAGR) of Medibank's EPS over the performance period. EPS is based on underlying profit, which adjusts statutory net profit after tax (NPAT) where appropriate, for short-term outcomes that are expected to normalise over the medium to longer term, most notably in relation to the level of gains or losses from investments, due to the limited control that management has over these outcomes. As outlined to shareholders in Medibank's 2019 Notice of Meeting, the baseline EPS for the 2020 LTI offer was 15.5 cents per share, aligned with Medibank's 2019 underlying NPAT of continuing operations of \$426.9m. The CAGR from this base will be calculated on Medibank's fully diluted EPS using Medibank's underlying NPAT for the year ending 30 June 2022. As set out in the table above, the resulting CAGR will determine the level of vesting for the EPS performance rights.

2020 TSR performance rights

Medibank's TSR will be compared against companies within the ASX 11-100 (excluding mining and energy companies), which is the same comparator group used for executive and non-executive remuneration benchmarking. For any of the 2020 TSR performance rights to vest, Medibank must achieve the threshold TSR ranking over the performance period. The percentage of the 2020 TSR performance rights that vest, if any, will be based on Medibank's TSR ranking at the end of the performance period, as set out in the following vesting schedule:

Medibank's TSR rank in the 2020 comparator group	Percentage of TSR performance rights that vest
Less than 50 th percentile	Nil
Equal to 50 th percentile	50%
Greater than 50 th and up to 75 th percentile	Straight-line pro rata vesting between 50% and 100%
At or above 75 th percentile	100%

The TSR of Medibank and other companies within the comparator group, expressed as a compound annual rate of return, will be comprised of:

- a) The change in share price of each company over the performance period. The change in share price is calculated using the volume weighted average price (VWAP) of each entity over the 20 trading days leading up to and including the performance period start and end dates. The VWAP at the end of the performance period will be adjusted for any stock splits that occur during the performance period.
- b) The value of all dividends and other shareholder benefits paid by each company during the performance period assuming that:
 - i. The dividends and shareholder benefits are reinvested in the relevant company at the closing price of the securities on the date the dividend or shareholder benefit was paid.
 - ii. Franking credits are disregarded.

The entities comprising the 2020 comparator group are determined at the commencement of the performance period. If the ordinary shares or stock of a member of the 2020 comparator group is not quoted on the ASX at the end of the performance period (for example if the member has been delisted for any reason), then it will be excluded from calculations of the TSR calculation, unless the Board, acting in good faith and in its absolute discretion, determine otherwise. In exercising its discretion, the Board may have



regard to such matters it deems relevant including (but not limited to) the length of time that the member was quoted on the ASX during the performance period.

2020 Market Share performance rights

Introduced as a vesting condition for the 2020 LTI offer, the Board has approved a threshold private health insurance (PHI) Market Share growth target of 25 basis points. The number of Market Share performance rights that vest on achievement of the threshold PHI Market Share target has been set at 33.33% of the Market Share performance rights. The PHI Market Share growth target that must be met for 100% of the Market Share performance rights to vest has been set at 75 basis points. Details of the vesting schedule are set out below:

Medibank's PHI Market Share Growth	Percentage of Market Share performance rights that vest
Less than 25 basis points	Nil
Equal to 25 basis points	33.33%
Greater than 25 basis points and up to 75 basis points	Straight-line pro rata vesting between 33.33% and 100%
At or above 75 basis points	100%



7. Linking remuneration and performance 2020

7.1 2020 short-term incentive (STI) performance scorecard

The following table details the 2020 STI performance scorecard measures, weightings and assessment as applied to the Chief Executive Officer (CEO) and other Executive Leadership Team (ELT) members.

		Weig	hting	2020
Measure	Description	CEO	Other ELT members	performance assessment
Risk, compliance and behaviour gateway	Individually assessed, ELT members must adhere to Medibank's Code of Conduct, ensure that the risks in respect of their position are well managed and complete all mandatory compliance training. Medibank's Code of Conduct requires all employees to not only comply with our legal obligations, but also to act ethically and responsibly in relation to our customers, colleagues and the community. The management of risks is reviewed by the Risk Management Committee and considers the effective operation of divisional risk committees, incident identification, audit findings, remediation actions, health and safety, feedback on risk culture from employees, and feedback provided by the Chief Risk Office, Group Executive – People & Culture and Group Executive – Legal, Governance & Regulatory Affairs as outlined in section 5.2.	Gateway	Gateway	All achieved
Financial gateway	Medibank must achieve a baseline of financial performance, as determined by the Board for the performance period. In 2020, this baseline financial performance was a Group operating profit target.	Gateway	Gateway	Not met
Group operating profit	Group operating profit represents the core financial measure for the annual STI Plan and reflects the Board's belief that it is the best measure of underlying business performance and value created for customers and shareholders over the performance period. Measured alongside the core metric of Group operating profit, the		35%	Below target
Health Insurance premium revenue growth	Measured alongside the core metric of Group operating profit, the focus of this measure is sustainable and profitable revenue growth to ensure optimal value creation for customers and shareholders.	20%	25%	Below target
Brand Net Promoter Score (NPS)	Brand NPS is a key customer advocacy metric that measures the likelihood of people recommending Medibank or ahm to their families and friends. Medibank Group's weighted NPS data (which includes ahm data) is compared against Medibank's largest competitors (Bupa, NIB and HCF) over the same period. NPS outcomes for both Medibank and our competitors are independently assessed and calculated.	20%	20%	Below target
	Aligned to one or more of the following milestones:			
Role-specific Big Goals	 Customer advocacy – drive Service and Brand NPS for Medibank and ahm to be best in class Health interactions – by 2020 every Medibank customer has at least one health interaction through the year with our company (includes CareComplete, Medibank at Home, Health Concierge, Health Advice Line, and personalised health communications) PHI growth – Medibank brand volumes to stabilise by end of FY20 and grow during FY21 Medibank at Home – more than 300 virtual hospital beds by the end of FY22 Medibank Health – Organically replace the FY18 \$30m operating profit of Garrison by FY22 Productivity – FY20 productivity target of \$20m and a further \$30m during FY21-FY22 Progress against each of these milestones is outlined on pages 6 and 7 of the operating and financial review. 	15%	20%	Ranging between 'on- track' to 'ahead of target'



7.2 Medibank's 2020 financial performance

Medibank's 2020 annual financial performance is provided in the table below in addition to the average 2020 STI award achieved by ELT members, as a percentage of maximum opportunity. This table illustrates the relationship between the key indicators of shareholder wealth creation and STI outcomes for ELT members.

Measure	2016	2017	2018	2019	2020
Health Insurance premium revenue growth	4.0%	1.2%	1.2%	2.4%	1.3%
Group operating profit ¹	\$505.5m	\$500.5m	\$548.8m	\$558.7m	\$461.0m
Group net profit after tax (NPAT)	\$417.6m	\$449.5m	\$445.1m	\$458.7m	\$315.0m
Dividend	11.0 cents p/s	12.0 cents p/s	12.7 cents p/s	13.1 cents p/s	12.0 cents p/s
Share price as at 1 July	\$2.01	\$2.95	\$2.80	\$2.92	\$3.49
Share price as at 30 June	\$2.95	\$2.80	\$2.92	\$3.49	\$2.99
Average ELT STI as a percentage of maximum opportunity	59%	44%	58%	56%	0%

^{1. 2019} Group operating profit of \$558.7m includes \$30.2m of operating profit attributable to discontinued operations.

7.3 2020 STI awards

As outlined in the performance scorecard in 7.1, Medibank did not meet the STI financial gateway or target performance against each of the core Company measures. As a result, no 2020 STI awards were made to ELT members. The table below reflects these outcomes.

ELT member	Total STI achieved \$	STI cash (50%) \$	STI deferred (50%) \$	Total STI achieved as % of target	Total STI achieved as % of max opportunity
Craig Drummond	0	0	0	0%	0%
Kylie Bishop	0	0	0	0%	0%
John Goodall	0	0	0	0%	0%
David Koczkar	0	0	0	0%	0%
Mei Ramsay	0	0	0	0%	0%
Mark Rogers	0	0	0	0%	0%
Andrew Wilson	0	0	0	0%	0%

7.4 2018 Long-term incentive Plan outcomes

The performance period for the 2018 LTI Plan concluded on 30 June 2020. The table below outlines the final outcome against each performance hurdle and associated vesting percentage for each hurdle, and the Plan.

Performance hurdle	Outcome	Vesting percentage			
EPS CAGR	-4.4%	0.0%			
Relative TSR	75 th percentile	100.0%			
Total 2018 LTI vesting	percentage	50.0%			

Medibank's 2018 LTI was tested following the completion of the performance period on 30 June 2020. Both performance hurdles were assessed in line with the terms of the plan and the Board did not use discretion in determining the final outcome. The performance rights under the 2018 LTI Plan that did not vest as a result of the performance hurdle outcomes not being met lapse immediately.



The 2019 and 2020 LTI plans remain in restriction and will be assessed against their performance hurdles at the completion of the 2021 and 2022 financial years respectively.

8. 2020 actual remuneration

The table below represents the 2020 'actual' remuneration for Executive Leadership Team (ELT) members and includes all cash payments made in relation to 2020, in addition to deferred short-term incentive (STI) awards that vested in 2020.

Statutory remuneration disclosures prepared in accordance with the Corporations Act 2001 and Australian Accounting Standards differ to the numbers presented below, as they include (among other benefits) expensing for equity grants that are yet to realise or may never be realised. The statutory remuneration table in respect of the ELT members is presented in section 9.

ELT member	Base salary and superannuation \$	Cash STI for performance to 30 June 2020 \$	Total cash payments in relation to 2020 \$	Deferred equity awards that vested in 2020 \$1	Total 2020 actual remuneration \$	Equity awards that lapsed in 2020 \$ ²	
Craig Drummond	1,534,000	-	1,534,000	1,631,261	3,165,261	(2,043,365)	
Kylie Bishop	580,000	-	580,000	264,812	844,812	(267,000)	
John Goodall	555,000	-	555,000	246,023	801,023	(234,608)	
David Koczkar	960,000	-	960,000	490,367	1,450,367	(486,997)	
Mei Ramsay	555,000	-	555,000	257,026	812,026	(269,278)	
Mark Rogers	800,000	-	800,000	280,893	1,080,893	(313,312)	
Andrew Wilson	960,000	-	960,000	545,940	1,505,940	(543,078)	
STI performa 2. Equity award	ity awards that vested ince rights in respect to s that lapsed in 2020 r testing of the performa	the 2018 performa	nce year that ve of the 2017 long	sted during the ye	ar.		

Deferred equity awards that vested in 2020 relate to the 2017 LTI performance rights that vested during the year and the deferred STI performance rights in respect to the 2018 performance year that vested during the year.

Equity awards that lapsed in 2020 relate to the portion of the 2017 long-term incentive (LTI) performance rights that lapsed following the testing of the performance hurdles in July 2019.



9. Statutory remuneration tables

9.1 Statutory remuneration table

The following table has been prepared in accordance with Section 300A of the *Corporations Act 2001* and details the statutory accounting expense of all remuneration-related items for the Executive Leadership Team (ELT) members. In contrast to the table in section 8 that details 2020 actual remuneration, the table below includes accrual amounts for equity awards being expensed throughout 2020 that are yet to, and may never be realised by the ELT member.

	Financial		Short-te	rm benefits		Post-employment benefits	Long-term benefits	Equity-based benefits	Other	Total
ELT member	year	Salary \$¹	Salary \$1 Short-term incentive (STI) \$		Non-monetary benefits \$ ²	Superannuation \$	Leave \$ ³	Performance rights \$4	Termination benefits \$	remuneration \$
Craig Drummond	2020	1,567,526	-	-	19,296	25,192	47,723	663,660	-	2,323,397
	2019	1,473,782	690,200	-	25,612	25,000	37,725	1,839,316	-	4,091,635
Kylie Bishop	2020	555,459	-	-	13,209	25,192	40,978	123,040	-	757,878
	2019	509,067	151,975	-	12,992	24,872	13,625	306,650	-	1,019,181
John Goodall	2020	530,146	-	-	12,721	25,192	15,821	110,038	-	693,918
	2019	478,524	130,125	-	12,483	25,000	13,000	287,392	-	946,524
David Koczkar	2020	919,211	-	-	19,444	21,174	58,896	230,115	-	1,248,840
	2019	865,933	295,875	-	15,059	20,533	22,237	556,530	-	1,776,167
Mei Ramsay	2020	503,330	-	-	14,224	25,192	50,019	109,952	-	702,717
	2019	504,792	130,125	-	19,660	25,000	28,208	288,443	-	996,228
Mark Rogers	2020	759,523	-	-	13,246	21,174	84,014	178,851	-	1,056,808
	2019	715,747	222,000	-	17,051	20,533	48,023	389,727	-	1,413,081
Andrew Wilson	2020	935,307	-	-	16,273	25,192	25,593	225,710	-	1,228,075
	2019	935,000	280,800	-	23,180	25,000	23,375	587,667	-	1,875,022
Total ELT	2020	5,770,502	-	-	108,413	168,308	323,044	1,641,366	-	8,011,633
remuneration	2019	5,482,845	1,901,100	-	126,037	165,938	186,193	4,255,725	-	12,117,838

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- 1. Salary includes annual base salary paid on a fortnightly basis and accrued but untaken annual leave entitlements which are expected to be taken in the next 12 months.
- Non-monetary benefits may include death, total and permanent disablement insurance, salary continuance insurance, subsidised Medibank health insurance and fringe benefits that are on the same terms and conditions that are available to all employees of the Group.
- 3. Long-term leave comprises an accrual for long service leave and accrued but untaken annual leave entitlements which are not expected to be taken in the next 12 months.
- 4. Performance rights include equity-based remuneration incurred during the relevant financial year. The values are based on the grant date fair value amortised on a straight-line basis over the performance period and any reversals required by ASSB 2 Share-based Payments.

9.2 Performance-related remuneration statutory table

The following table provides an analysis of the non-performance-related (fixed remuneration) and performance-related (short-term incentive (STI) and long-term incentive (LTI)) components of the 2020 remuneration mix for Medibank's ELT members as detailed in the 'statutory remuneration table'.

ELT member	Financial year	Non-performance- related	Performa	Total performance-		
		Fixed remuneration ¹	Cash STI	Deferred STI ²	LTI ³	related remuneration
Craig Drummond	2020	71.4%	0.0%	14.9%	13.7%	28.6%
Kylie Bishop	2020	83.8%	0.0%	10.0%	6.2%	16.2%
John Goodall	2020	84.1%	0.0%	9.4%	6.5%	15.9%
David Koczkar	2020	81.6%	0.0%	11.8%	6.6%	18.4%
Mei Ramsay	2020	84.3%	0.0%	9.3%	6.4%	15.7%
Mark Rogers	2020	83.1%	0.0%	10.5%	6.4%	16.9%
Andrew Wilson	2020	81.7%	0.0%	11.4%	6.9%	18.3%

- 1. Fixed remuneration includes the accounting expense from all columns of the 'statutory remuneration table' other than 'cash STI' and 'performance rights'.
- 2. Deferred STI includes the 2020 accounting expense of the 2019 and 2020 deferred STI components within the 'performance rights' column of the 'statutory remuneration table'.
- 3. LTI includes the 2020 accounting expense of the 2018, 2019 and 2020 LTI component within the 'performance rights' column of the 'statutory remuneration table'.



10. Executive Leadership Team (ELT) equity awards

10.1 ELT equity award transactions

Details of 2020 ELT equity award transactions and outstanding holdings granted in previous years are set out below.

ELT	Award type	Units	Grant date	Vesting and exercise	Unit price at grant \$ ²	Fair value at grant \$³	Vested			Lapsed			Unvested balance at 30 June 2020 ⁴	
member	Awara type	granted	Orani date	date ¹			Units	%	\$	Units	%	\$	Units	\$
Craig Drummond	2020 LTI performance rights	665,028	28/11/2019	01/07/2022	3.46	2.23	-	-	-	-	-	-	665,028	1,483,012
	2019 deferred STI performance rights	202,404	28/11/2019	18/09/2020	3.41	-	-	-	-	-	-	-	202,404	690,198
	2019 LTI performance rights	790,720	06/12/2018	01/07/2021	2.91	1.91	-	-	-	-	-	-	790,720	1,506,322
	2018 deferred STI performance rights	277,008	06/12/2018	19/09/2019	2.90	-	277,008	100	950,137	-	-	-	-	-
	2018 LTI performance rights	830,684	27/12/2017	01/07/2020	2.77	1.90	-	-	-	-	-	-	830,684	1,578,300
	2017 LTI performance rights	765,306	01/03/2017	01/07/2019	2.94	1.78	191,327	25	681,124	573,979	75	2,043,365	-	-
Kylie Bishop	2020 LTI performance rights	100,578	28/11/2019	01/07/2022	3.46	2.23	-	-	-	-	-	-	100,578	224,289
	2019 deferred STI performance rights	44,567	28/11/2019	18/09/2020	3.41	-	-	-	-	-	-	-	44,567	151,973
	2019 LTI performance rights	117,524	06/12/2018	01/07/2021	2.91	1.91	-	-	-	-	-	-	117,524	223,883
	2018 deferred STI performance rights	51,257	06/12/2018	19/09/2019	2.90	-	51,257	100	175,812	-	-	-	-	-
	2018 LTI performance rights	119,132	27/12/2017	01/07/2020	2.77	1.90	-	-	-	-	-	-	119,132	226,351
	2017 LTI performance rights	100,000	01/03/2017	01/07/2019	2.94	1.78	25,000	25	89,000	75,000	75	267,000	-	-
John Goodall	2020 LTI performance rights	96,242	28/11/2019	01/07/2022	3.46	2.23	-	-	-	-	-	-	96,242	214,620
	2019 deferred STI performance rights	38,159	28/11/2019	18/09/2020	3.41	_	_	-	-	_	-	_	38,159	130,122
	2019 LTI performance rights	112,370	06/12/2018	01/07/2021	2.91	1.91	-	-	-	-	-	-	112,370	214,065

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	2018 deferred STI performance rights	48,927	06/12/2018	19/09/2019	2.90	-	48,927	100	167,820	-	-	-	-	-
	2018 LTI performance rights	113,718	27/12/2017	01/07/2020	2.77	1.90	-	-	-	-	-	-	113,718	216,064
	2017 LTI performance rights	87,868	01/03/2017	01/07/2019	2.94	1.78	21,967	25	78,203	65,901	75	234,608	-	-
David Koczkar	2020 LTI performance rights	180,346	28/11/2019	01/07/2022	3.46	2.23	-	-	-	-	-	-	180,346	402,172
	2019 deferred STI performance rights	86,766	28/11/2019	18/09/2020	3.41	-	-	-	-	-	-	-	86,766	295,872
	2019 LTI performance rights	203,264	06/12/2018	01/07/2021	2.91	1.91	-	-	-	-	-	-	203,264	387,218
	2018 deferred STI performance rights	95,637	06/12/2018	19/09/2019	2.90	-	95,637	100	328,035	-	-	-	-	-
	2018 LTI performance rights	198,284	27/12/2017	01/07/2020	2.77	1.90	-	-	-	-	-	-	198,284	376,740
	2017 LTI performance rights	182,396	01/03/2017	01/07/2019	2.94	1.78	45,599	25	162,332	136,797	75	486,997	-	-
Mei Ramsay	2020 LTI performance rights	96,242	28/11/2019	01/07/2022	3.46	2.23	-	-	-	-	-	-	96,242	214,620
	2019 deferred STI performance rights	38,159	28/11/2019	18/09/2020	3.41	-	-	-	-	-	-	-	38,159	130,122
	2019 LTI performance rights	112,370	06/12/2018	01/07/2021	2.91	1.91	-	-	-	-	-	-	112,370	214,065
	2018 deferred STI performance rights	48,765	06/12/2018	19/09/2019	2.90	-	48,765	100	167,264	-	-	-	-	-
	2018 LTI performance rights	113,340	27/12/2017	01/07/2020	2.77	1.90	-	-	-	-	-	-	113,340	215,346
	2017 LTI performance rights	100,854	01/03/2017	01/07/2019	2.94	1.78	25,214	25	89,762	75,640	75	269,278	-	-
Mark Rogers	2020 LTI performance rights	150,288	28/11/2019	01/07/2022	3.46	2.23	-	-	-	-	-	-	150,288	335,142
	2019 deferred STI performance rights	65,102	28/11/2019	18/09/2020	3.41	-	-	-	-	-	-	-	65,102	221,998
	2019 LTI performance rights	152,576	06/12/2018	01/07/2021	2.91	1.91	-	-	-	-	-	-	152,576	290,657
	2018 deferred STI performance rights	51,444	06/12/2018	19/09/2019	2.90	-	51,444	100	176,453	-	-	-	-	-
	2018 LTI performance rights	149,458	27/12/2017	01/07/2020	2.77	1.90	-	-	-	-	-	-	149,458	283,970

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	2017 LTI performance rights	117,346	01/03/2017	01/07/2019	2.94	1.78	29,337	25	104,440	88,009	75	313,312	-	-
Andrew Wilson	2020 LTI performance rights	180,346	28/11/2019	01/07/2022	3.46	2.23	-	-	-	-	-	-	180,346	402,172
	2019 deferred STI performance rights	82,346	28/11/2019	18/09/2020	3.41	-	-	-	-	-	-	-	82,346	280,800
	2019 LTI performance rights	214,432	06/12/2018	01/07/2021	2.91	1.91	-	-	-	-	-	-	214,432	408,493
	2018 deferred STI performance rights	106,389	06/12/2018	19/09/2019	2.90	-	106,389	100	364,914	-	-	-	-	-
	2018 LTI performance rights	220,576	27/12/2017	01/07/2020	2.77	1.90	-	-	-	-	-	-	220,576	419,094
	2017 LTI performance rights	203,400	01/03/2017	01/07/2019	2.94	1.78	50,850	25	181,026	152,550	75	543,078	-	-

- 1. The vesting and exercise dates represent the earliest possible date the performance rights may vest, being the end of the performance period. The actual vesting and exercise date will be at a time and manner determined by the Board, with Medibank to notify the holder at that time. Any performance rights that do not vest at this point will immediately expire.
- 2. The unit price at grant represents the price used to determine the number of units granted, in line with Medibank's methodology of granting equity awards at face value. Unit prices have been rounded to the nearest cent.
- 3. The fair value at grant has been based on a valuation by independent external consultants in accordance with accounting standard AASB 2 Share Based Payments. The fair values for the 2018, 2019 and 2020 long-term incentive (LTI) grants are used for accounting purposes only as all LTI grants are made using the face value, as outlined in section 6.4. Unit prices have been rounded to the nearest cent
- 4. The unvested balance has been determined by multiplying the balance of short-term incentive (STI) performance rights at 30 June 2020 by the unit price at grant, and the balance of LTI performance rights at 30 June 2020 by the fair value at grant.



10.2 ELT members' ordinary shareholdings

Details of the ordinary shareholdings of ELT members and their related parties are provided in the table below.

ELT member	Balance 30 June 2019	Shares received on vesting of performance rights ²	Net movement of shares due to other changes ³	Balance 30 June 2020
Craig Drummond	256,041	476,537	-	732,578
Kylie Bishop	283,115	77,774	-	360,889
John Goodall	18,573	72,342	(7,500)	83,415
David Koczkar	732,921	144,067	(155,000)	721,988
Mei Ramsay	33,821	75,422	-	109,243
Mark Rogers	117,048	82,304	-	199,352
Andrew Wilson ¹	642,979	160,389	(75,000)	728,368

- 1. Includes 139,571 adjustment to opening balance.
- Shares received on the vesting of deferred STI performance rights include the additional Medibank shares credited to ELT
 members upon the vesting of the 2018 deferred STI performance rights as a benefit equivalent to any dividends paid during the
 deferral period. For further information, please refer to section 6.3.3.
- Net movement of shares relates to acquisition and disposal transactions by the ELT member and their related parties during the year.

11. Non-executive director remuneration and framework

Non-executive director fees are determined by the Board and reflect the role, market benchmarks and Medibank's objective to attract highly skilled and experienced independent non-executive directors. All non-executive directors are required to hold shares in Medibank to align with shareholder interests.

11.1 Non-executive director remuneration

	Component	Delivered	Description
	Base fee	Cash and superannuation	The base fee represents remuneration for service on the Medibank Board. The base fee for the Chairman represents the entire remuneration for that role.
_	Committee fees	Cash and superannuation	Committee fees represent remuneration for chairing, or membership of, Board committees.

11.1.1 Non-executive director fee cap

Under Medibank's Constitution, the total fees paid in any financial year to all non-executive directors for their services (excluding, for these purposes, the salary of any executive director) must not exceed, in aggregate, the amount fixed at Medibank's annual general meeting in 2018 at \$2,300,000 per annum (fee cap).

11.1.2 2020 and 2021 non-executive director remuneration

Under Medibank's Constitution, the Board is responsible for determining the total amount paid to each non-executive director as remuneration for their services. In making this determination, the Board has taken into account the level of work required for the role and has regard to the median remuneration paid to non-executive directors of companies positioned within the ASX 11-100 (excluding mining and energy companies).

In context of the current economic and social environment of COVID-19, and the position of non-executive directors against the median of the benchmark group, non-executive director base and committee fees have been maintained at their current levels for 2021. Based on this decision, Medibank's aggregate non-



executive director fee spend for 2021 will remain at \$1,940,000. Non-executive director fees applicable throughout 2020 and 2021 are set out in the table below:

Position	Fees 2020 & 2021 \$
Chairman	445,000
Non-executive directors	165,000
Committee chairman fees	
Audit Committee	40,000
Risk Management Committee	40,000
People and Remuneration Committee	40,000
Investment and Capital Committee	40,000
Committee membership fees	
Audit Committee	20,000
Risk Management Committee	20,000
People and Remuneration Committee	20,000
Investment and Capital Committee	20,000

11.2 Non-executive director superannuation

Medibank meets its obligations under the Superannuation Guarantee legislation by paying superannuation contributions in respect of non-executive directors to their nominated complying superannuation funds up to the concessional contribution limits. Superannuation contributions for non-executive directors are drawn from the overall fees paid to non-executive directors.

As permitted under the Superannuation Guarantee legislation, non-executive directors who sit on multiple boards can elect to be exempt from the superannuation guarantee where contributions are likely to take them over the annual concessional contribution limit of \$25,000. If a non-executive director applies and receives an exemption from superannuation guarantee payments, Medibank will make those payments in cash.

11.3 Shareholding policy for non-executive directors

Medibank has a Minimum Shareholding Policy that requires non-executive directors to acquire shares with a value equal to one year's base fee after tax over a period of five years. Non-executive directors do not participate in, or receive, any performance-based remuneration as part of their role and do not participate in any equity plans that operate within Medibank.

As at 30 June 2020, all non-executive directors have either met the minimum shareholding requirement, or are on track to do so, within the five-year period. Further details of current non-executive director shareholdings are provided in section 12.



12. 2020 non-executive director remuneration statutory table

	Financial	Short-term	benefits	Post-employment benefits	
Non-executive director	year	Cash salary and fees \$	Non- monetary¹ \$	Superannuation \$	Total \$
Elizabeth Alexander	2020	427,250	-	21,174	448,424
	2019	424,469	-	20,533	445,002
Tracey Batten	2020	188,655	2,729	17,923	209,307
	2019	181,735	2,608	17,265	201,608
Anna Bligh	2020	188,654	3,119	17,922	209,695
	2019	181,735	3,013	17,265	202,013
David Fagan	2020	207,061	2,618	19,671	229,350
	2019	198,174	3,355	18,827	220,356
Peter Hodgett	2020	207,061	3,728	19,672	230,461
	2019	198,174	2,872	18,827	219,873
Linda Bardo Nicholls	2020	198,026	2,888	8,551	209,465
	2019	182,648	3,497	17,352	203,497
Christine O'Reilly	2020	217,346	2,602	9,385	229,333
	2019	198,174	3,075	18,827	220,076
Mike Wilkins	2020	188,655	3,612	17,922	210,189
	2019	181,735	4,087	17,265	203,087
Total non-executive	2020	1,822,708	21,296	132,220	1,976,224
director remuneration	2019	1,746,844	22,507	146,161	1,915,512

Non-monetary benefits may include death, total and permanent disablement insurance, salary continuance insurance, subsidised Medibank health insurance and fringe benefits that are on the same terms and conditions that are available to all Medibank employees.

13. Non-executive director ordinary shareholdings

	Non-executive director	Balance 30 June 2019	Acquired during the year	Balance 30 June 2020	Minimum shareholding requirement \$1	Value of eligible shareholdings as at 30 June 2020 \$2	Minimum shareholding requirement timeline
	Elizabeth Alexander	124,786	-	124,786	222,500	373,110	Requirement satisfied
	Tracey Batten	34,285	15,715	50,000	82,500	149,500	Requirement satisfied
	Anna Bligh	39,323	5,300	44,623	82,500	133,423	Requirement satisfied
	David Fagan	47,016	-	47,016	82,500	140,578	Requirement satisfied
	Peter Hodgett	67,800	-	67,800	82,500	202,722	Requirement satisfied
	Linda Bardo Nicholls	45,000	-	45,000	82,500	134,550	Requirement satisfied
	Christine O'Reilly	69,930	-	69,930	82,500	209,091	Requirement satisfied
ľ	Mike Wilkins	59,013	-	59,013	82,500	176,449	Requirement satisfied

^{1.} Minimum shareholding requirement based on annual non-executive director base fees for 2020 and an assumed tax rate of 50%.

Value has been calculated with reference to the total number of eligible shares held by each non-executive director, multiplied by the closing price of Medibank's shares on 30 June 2020 (\$2.99).



14. Medibank's comparator groups

Detailed below are a list of energy and mining companies that have been excluded from one or more of Medibank's comparator groups for the period 2018-2021. As explained throughout this report, these comparator groups have been used for the purposes of benchmarking executive and non-executive director remuneration and for the assessment of Medibank's relative total shareholder return (TSR) performance under its LTI Plan.

Note that a blank cell for any given year denotes the company was either outside the ASX 11-100 or was no longer considered exclusively as an energy and mining company for that year.

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DIRECTORS' REPORT

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This report is made in accordance with a resolution of the directors.

Elizabeth Alexander AO

Chairman

20 August 2020 Melbourne Craig Drummond Chief Executive Officer



Auditor's Independence Declaration

As lead auditor for the audit of Medibank Private Limited for the year ended 30 June 2020, I declare that to the best of my knowledge and belief, there have been:

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

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

CJ Heath Partner

PricewaterhouseCoopers

B. J. Had

Melbourne 20 August 2020

CONSOLIDATED FINANCIAL STATEMENTS



Consolidated financial statements

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Consolidated statement of comprehensive income

For the financial year ended 30 June 2020

	Note	2020 \$m	2019 \$m
Continuing operations	14016	φιιι	ψΠ
Revenue			
Health Insurance premium revenue	2(b) 3(a)	6,554.7	6,470.7
Medibank Health revenue		214.9	185.1
		6,769.6	6,655.8
Other income		7.4	6.4
Expenses			
Claims expense		(5,486.6)	(5,323.6)
Medical services expense		(27.0)	(18.3)
Employee benefits expense	13(a)(ii)	(429.0)	(412.1)
Office and administration expense		(82.6)	(82.4)
Marketing expense		(94.1)	(100.2)
Information technology expense		(72.1)	(66.8)
Professional service expense		(7.5)	(11.0)
Lease expense	18	-	(30.2)
Depreciation and amortisation expense		(126.9)	(104.1)
Finance expense	18	(3.4)	-
		(6,329.2)	(6,148.7)
Profit before net investment income and income tax		447.8	513.5
Net investment income	7(a)	2.4	102.8
Profit for the year before income tax		450.2	616.3
Income tax expense	14(a)	(134.6)	(178.6)
Profit for the year from continuing operations		315.6	437.7
Discontinued operations			
Profit/(loss) after tax for the year from discontinued operations	15(c)	(0.6)	21.0
Profit for the year		315.0	458.7
Other comprehensive income, net of tax			
Items that will not be reclassified to profit or loss			
Actuarial gain/(loss) on retirement benefit obligation		(0.2)	(0.1)
		(0.2)	(0.1)
Total comprehensive income for the year, net of tax, attributable	le to		
members of the parent arising from:			
Continuing operations		315.4	437.6
Discontinued operations		(0.6)	21.0
Total operations		314.8	458.6
Basic and diluted earnings per share attributable to ordinary echolders of the Company	quity	Cents	Cents
Continuing operations	6(b)	11.5	15.9



Consolidated statement of financial position

As at 30 June 2020

		2020	2019
	Note	\$m	\$m
Current assets			
Cash and cash equivalents		871.4	656.5
Trade and other receivables	9(b)	207.1	283.9
Financial assets at fair value	7(b)	1,994.7	2,130.7
Deferred acquisition costs	4	34.5	35.2
Other assets		22.9	24.2
Total current assets		3,130.6	3,130.5
Non-current assets			
Property, plant and equipment	11	112.2	49.3
Intangible assets	12	386.0	405.9
Deferred acquisition costs	4	43.6	44.4
Deferred tax assets	14(c)	84.0	-
Other assets		7.4	0.7
Total non-current assets		633.2	500.3
Total assets		3,763.8	3,630.8
Current liabilities			
Trade and other payables	9(c)	320.2	370.0
Claims liabilities	3(b)	628.3	364.2
Unearned premium liability	5	671.1	682.8
Tax liability		57.7	21.3
Provisions and employee entitlements	13	73.6	79.2
Total current liabilities		1,750.9	1,517.5
Non-current liabilities			
Trade and other payables	9(c)	84.2	33.9
Claims liabilities	3(b)	10.9	13.4
Unearned premium liability	5	75.0	87.8
Deferred tax liabilities	14(c)	-	13.2
Provisions and employee entitlements	13	28.9	29.6
Total non-current liabilities		199.0	177.9
Total liabilities		1,949.9	1,695.4
Not apports		4 942 0	4 025 4
Net assets		1,813.9	1,935.4
Equity			
Contributed equity		85.0	85.0
Reserves	10	22.4	24.4
Retained earnings		1,706.5	1,826.0
Total equity		1,813.9	1,935.4



Consolidated statement of changes in equity

For the financial year ended 30 June 2020

		Contributed		Retained	Total
		equity	Reserves	earnings	equity
	Note	\$m	\$m	\$m	\$m
Balance at 1 July 2018		85.0	21.5	1,722.7	1,829.2
Profit for the year		_	_	458.7	458.7
Other comprehensive income		_	_	(0.1)	(0.1)
Total comprehensive income for the year				458.6	458.6
rotal comprehensive income for the year				400.0	400.0
Transactions with owners in their					
capacity as owners:					
Dividends paid		-	-	(355.3)	(355.3)
Acquisition and settlement of share-based					
payment, net of tax		-	(2.9)	-	(2.9)
Share-based payment transactions		-	5.8	-	5.8
Balance at 30 June 2019		85.0	24.4	1,826.0	1,935.4
Adjustment on adoption of AASB 16 Leases,					
net of tax	18	-	-	(4.7)	(4.7)
Balance at 1 July 2019		85.0	24.4	1,821.3	1,930.7
Drofit for the year				315.0	245.0
Profit for the year		-	-		315.0
Other comprehensive income		-	-	(0.2) 314.8	(0.2)
Total comprehensive income for the year		-	-	314.8	314.8
Transactions with owners in their					
capacity as owners:					
Dividends paid		_	_	(429.6)	(429.6)
Acquisition and settlement of share-based				((,
payment, net of tax		-	(3.2)	-	(3.2)
Share-based payment transactions		-	1.2 [°]	-	`1.2 [´]
Balance at 30 June 2020		85.0	22.4	1,706.5	1,813.9



Consolidated statement of cash flows

For the financial year ended 30 June 2020

	2020	2019
Note	\$m	\$m
Cash flows from operating activities		<u> </u>
Premium receipts	6,522.7	6,462.7
Medibank Health receipts	299.3	714.7
Other receipts	5.5	5.8
Payments for claims and levies	(5,233.2)	(5,309.1)
Payments to suppliers and employees	(827.9)	(1,240.2)
Income taxes paid	(194.0)	(217.8)
Net cash inflow from operating activities 9(d)	572.4	416.1
Cash flows from investing activities		
Interest received	27.8	42.9
Investment expenses	(4.6)	(4.6)
Proceeds from sale of financial assets	1,648.4	2,219.5
Purchase of financial assets	(1,533.1)	(2,009.1)
Purchase of businesses	-	(70.1)
Purchase of plant and equipment	(3.2)	(9.8)
Purchase of intangible assets	(26.1)	(39.7)
Net cash inflow/(outflow) from investing activities	109.2	129.1
Cash flows from financing activities		
Purchase of shares to settle share-based payment	(3.8)	(3.5)
Lease principal and interest payments 18	(33.3)	-
Dividends paid	(429.6)	(355.3)
Net cash outflow from financing activities	(466.7)	(358.8)
Net increase/(decrease) in cash and cash equivalents	214.9	186.4
Cash and cash equivalents at beginning of the year	656.5	470.1
Cash and cash equivalents at end of the year	871.4	656.5



SECTION 1: BASIS OF PREPARATION

Overview

This section outlines the basis on which the Group's financial statements are prepared. Specific accounting policies are described in the note to which they relate.

Note 1: Basis of preparation

(a) Corporate information

Medibank Private Limited ("Medibank") is a for-profit company incorporated in Australia, whose shares are publicly traded on the Australian Securities Exchange (ASX).

The financial statements of Medibank for the financial year ended 30 June 2020 were authorised for issue in accordance with a resolution of the directors on 20 August 2020. The directors have the power to amend and reissue the financial statements.

(b) Basis of preparation

The financial statements are general purpose financial statements which:

- Are for the consolidated entity ("the Group") consisting of Medibank ("parent entity") and its subsidiaries. Refer to Note 15(a) for the full group structure.
- Have been prepared in accordance with Australian Accounting Standards, other authoritative
 pronouncements of the Australian Accounting Standards Board (AASB), International Financial
 Reporting Standards (IFRS) as issued by the International Accounting Standards Board (IASB) and the
 Corporations Act 2001.
- Have been prepared under the historical cost convention, with the exception of financial assets
 measured at fair value, claims liabilities and lease liabilities which are measured at the present value of
 expected future payments.
- Are presented in Australian dollars, which is Medibank's functional and presentation currency.
- Have been rounded off in accordance with ASIC Corporations (Rounding in Financial/Directors' Reports) Instrument 2016/191 to the nearest hundred thousand dollars unless otherwise stated.
- Adopt all new and amended accounting standards that are mandatory for 30 June 2020 reporting periods. Refer to Note 20(a) for further information.
- Do not apply any pronouncements before their operative date. Refer to Note 20(b) for further information on the new standards and interpretations which have been issued but are not effective for 30 June 2020 reporting periods.
- Include, where necessary, updates to prior year comparatives for changes in classification of amounts in the current reporting period.

(c) Critical accounting estimates and judgements

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

- Note 3: Insurance underwriting result
- Note 4: Deferred acquisition costs
- Note 12: Intangible assets
- Note 14: Income tax

Note 3 and Note 14 include a new accounting judgement in relation to the COVID-19 claims liability.



Overview

This section explains the operating results of the Group for the year, and provides insights into the Group's result by reference to key areas, including:

- · Results by operating segment.
- Insurance underwriting result.
- Shareholder returns.

Note 2: Segment information

Segment Reporting Accounting Policy

Operating segments are identified based on the separate financial information that is regularly reviewed by the Chief Operating Decision Maker (CODM). The term CODM refers to the function performed by the Chief Executive Officer (CEO) in assessing performance and determining the allocation of resources across the Group.

(a) Description of segments

Segment information is reported on the same basis as the Group's internal management reporting structure at the reporting date. Transactions between segments are carried out on an arm's length basis and are eliminated on consolidation. The Group is not reliant on any one major customer.

For the financial year ended 30 June 2020, the Group was organised for internal management reporting purposes into two reportable segments, Health Insurance and Medibank Health.

Health Insurance

Offers private health insurance products including hospital cover and ancillary cover, as stand-alone products or packaged products that combine the two. Hospital cover provides members with health cover for hospital treatments, whereas ancillary cover provides members with health cover for healthcare services such as dental, optical and physiotherapy. The segment also offers health insurance products to overseas visitors and overseas students.

Private Health Insurance Premium Revenue Recognition Accounting Policy

Premium revenue is measured at the fair value of the consideration received or receivable and is recognised on a straight-line basis between the date Medibank accepts the insurance risk and the date the premium has been paid up to. Premium revenue is classified as an unearned premium liability in the consolidated statement of financial position when it relates to future financial periods.

Medibank Health

Derives its revenue from a range of activities including contracting with government and corporate customers to provide health management services, as well as providing a range of telehealth services in Australia. In addition, the Group distributes travel, life and pet insurance products on behalf of other insurers as part of a broader strategy to retain members and leverage its distribution network.

Medibank Health Revenue Recognition Accounting Policy

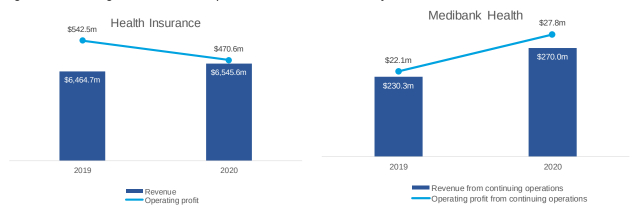
Medibank Health revenue is recognised when services are provided to the customer and at an amount the Group will be entitled to receive in relation to providing the services. A contract liability is recognised within trade and other payables in the consolidated statement of financial position when the Group has an obligation to transfer services to a customer for which it has already received consideration from the customer (or an amount of consideration is receivable). Contract liabilities are recognised as Medibank Health revenue when the services are provided.



Note 2: Segment information (continued)

(b) Segment information provided to the CEO

The CEO measures the performance of the Group's reportable segments based on the operating profit of the segments. The segment information provided to the CEO for the year ended 30 June 2020 is as follows:



		Health Insurance	Medibank Health	Total
30 June 2020	Note	\$m	\$m	\$m
Revenues				
Total segment revenue	2(c)(iii)	6,545.6	270.0	6,815.6
Inter-segment revenue		-	(46.0)	(46.0)
Revenue from external customers from				
continuing operations		6,545.6	224.0	6,769.6
Operating profit from continuing operations		470.6	27.8	498.4
Items included in segment operating profit:				
Depreciation and amortisation (1)		(105.2)	(7.9)	(113.1)

Health	Medibank	
Insurance	Health	Total
\$m	\$m	\$m
6,464.7	230.3	6,695.0
-	(39.2)	(39.2)
6,464.7	191.1	6,655.8
542.5	22.1	564.6
(90.0)	(4.3)	(94.3)
	6,464.7 - 6,464.7 542.5	\$m \$m 6,464.7 230.3 - (39.2) 6,464.7 191.1 542.5 22.1

⁽¹⁾ Total segment depreciation and amortisation for 30 June 2020 includes depreciation on right-of-use assets of \$22.8 million. Refer to Note 18 for further information on leases.



Note 2: Segment information (continued)

(c) Other segment information

(i) Segment operating profit or loss

A reconciliation of the operating profit from continuing operations to the profit for the year before income tax from continuing operations of the Group is as follows:

	Nata	2020	2019
Total segment operating profit from continuing operations	Note	\$m 498.4	\$m 564.6
ream cognient operaning preminent community operanient			333
Unallocated to operating segments:			
Corporate operating expenses		(37.4)	(36.1)
		(0.1.1)	(66.1)
Group operating profit from continuing operations		461.0	528.5
Net investment income	7(a)	2.4	102.8
Acquisition intangible amortisation	` ,	(9.0)	(8.7)
Mergers and acquisitions expenses		(1.3)	(4.2)
Other income/(expenses)		(2.9)	(2.1)
Profit for the year before income tax from continuing			
operations		450.2	616.3

(ii) Other items

Segment operating profit excludes the following:

- Corporate operating expenses of \$37.4 million (2019: \$36.1 million) relating to the Group's corporate function.
- Net investment income, which comprises:
 - o Interest and distribution income and related investment management expenses (refer to Note 7(a)), as this arises from investments which are managed by a central treasury function.
 - Net gains and losses on disposals of and fair value movements on financial assets and liabilities (refer to Note 7(a)), as they are not indicative of the Group's long-term performance.
- Acquisition intangible amortisation of \$9.0 million (2019: \$8.7 million) not allocated to segments.
- Expenses in relation to mergers and acquisitions which are not allocated to the operating activities of the Group's segments.
- Other income/(expenses) of \$2.9 million (2019: \$2.1 million) which do not relate to the current year's trading activities of the Group's segments, comprising primarily net sublease rent and a one-off lease transition adjustment (refer to Note 18 for further information).

(iii) Loyalty program

Segment private health insurance premium revenue is after \$9.1 million (2019: \$6.0 million) of transfers between the Group's other operating segments in relation to the loyalty program.

(iv) Segment assets and segment liabilities

No information regarding segment assets and segment liabilities has been disclosed, as these amounts are not reported to the CEO for the purpose of making strategic decisions.

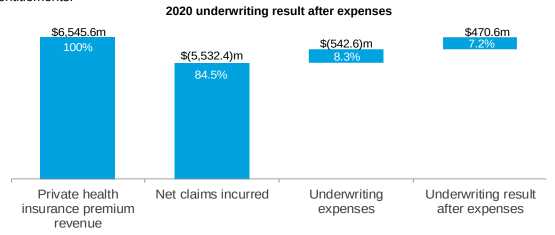
(v) Geographic information

Segment revenue based on the geographical location of customers has not been disclosed, as the Group derives all of its revenues from its Australian operations.



Note 3: Insurance underwriting result

This note presents the Group's insurance underwriting result and provides information on the Group's claims liabilities, which comprise the outstanding claims liability, the COVID-19 claims liability and the provision for bonus entitlements.



Insurance Contracts Accounting Policy

An insurance contract arises when the Group accepts significant insurance risk from another party by agreeing to compensate them from the adverse effects of a specified uncertain future event. The significance of insurance risk depends on both the probability and magnitude of an insurance event.

Once insurance cover has been classified as an insurance contract, it remains an insurance contract for the remainder of its lifetime, even if the insurance risk significantly reduces during the period. With the exception of travel, life and pet insurance, for which the Group does not act as an underwriter, all other types of insurance cover are insurance contracts.

In the current year a specific COVID-19 claims liability has been recorded for deferred claims that were a result of surgeries and other health services being restricted for policyholders as a result of the COVID-19 pandemic. Medibank has an obligation to settle these claims over future periods.

(a) Insurance underwriting result

		2020	2019
	Note	\$m	\$m_
Private health insurance premium revenue	(i)	6,545.6	6,464.7
Claims expense			
Claims incurred	(ii)	(5,190.8)	(5,354.2)
COVID-19 deferred claims - hospital	(iv)	(234.4)	-
COVID-19 deferred claims - ancillary	(iv)	(62.7)	-
State levies		(51.6)	(50.4)
Net Risk Equalisation Special Account rebates		7.9	42.5
Net claims incurred excluding claims handling costs on		(5,531.6)	(5,362.1)
outstanding claims liabilities			
Movement in claims handling costs on outstanding claims liabilities		(0.8)	-
Net claims incurred	(iii)	(5,532.4)	(5,362.1)
Underwriting expenses	(i)	(542.6)	(560.1)
	` ,	,	` ,
Underwriting result after expenses		470.6	542.5



Note 3: Insurance underwriting result (continued)

(a) Insurance underwriting result (continued)

- (i) Private health insurance premium revenue and underwriting expenses are after \$9.1 million of transfers between the Group's other operating segments (2019: \$6.0 million).
- (ii) Claims incurred are prior to elimination of transactions with the Group's other operating segments of \$45.8 million (2019: \$38.5 million).
- (iii) Net claims incurred consists of amounts paid and payable to hospital, medical and ancillary providers which consists of claims paid and payable, changes in claims liabilities, change in amounts receivable from and payable to the Risk Equalisation Special Account, applicable state levies, costs incurred in health management services and the COVID-19 claims liability.
- (iv) This balance relates to the COVID-19 claims liability. Refer to Note 3(b) for further information.

Health Insurance Premium Revenue Recognition Accounting Policy

Premium revenue is recognised in the consolidated statement of comprehensive income when the amount can be reliably measured and it is probable that future economic benefits will flow to the entity. Premium revenue is measured at the fair value of the consideration received or receivable and is recognised on a straight-line basis between the date Medibank accepts the risk from the insured under the insurance contract and the date the premium has been paid up to.

Premium revenue includes the movement in the premiums in arrears which is assessed based on past experience of the likelihood of collection. Premium revenue is classified as an unearned premium liability in the consolidated statement of financial position when it relates to future financial periods.

The Australian Government contributes a rebate towards eligible policyholder's premium and pays this directly to the Group. This rebate is recognised within premium revenue in the consolidated statement of comprehensive income. Rebates due from the government but not received at balance date are recognised as trade and other receivables.

Net Risk Equalisation Special Account Levies and Rebates Accounting Policy

Under legislation, all private health insurers must participate in the Risk Equalisation Special Account in which all private health insurers share the cost of the eligible claims of members aged 55 years and over, and claims meeting the high cost claim criteria.

The Australian Prudential Regulation Authority (APRA) determines the amount payable to or receivable from the Risk Equalisation Special Account after the end of each quarter. Estimates of amounts payable or receivable are provided for periods where determinations have not yet been made. This includes an estimate of risk equalisation for unpresented and outstanding claims.



Note 3: Insurance underwriting result (continued)

(b) Gross claims liabilities

(a) cross stands habilities		2020	2019
	Note	\$m	\$m
Current			
Outstanding claims liability - central estimate	(i,ii)	284.4	318.4
COVID-19 claims liability	(vi)	297.1	-
Risk margin	(i,iii)	27.1	25.3
Claims handling costs	(iv)	8.6	7.7
		617.2	351.4
Claims liability - provision for bonus entitlements	(v)	11.1	12.8
Gross claims liabilities	(c)	628.3	364.2
Non-current			
Outstanding claims liability - central estimate	(i,ii)	2.1	2.4
Risk margin	(i,iii)	0.2	0.3
Claims handling costs	(iv)	0.1	
		2.4	2.7
Claims liability - provision for bonus entitlements	(v)	8.5	10.7
Gross claims liabilities	(c)	10.9	13.4

Claims Liability Accounting Policy

The outstanding claims liability provides for claims received but not assessed and claims incurred but not received. It is based on an actuarial assessment that considers historical patterns of claim incidence and processing. It is measured as the central estimate of the present value of expected future payments arising from claims incurred at the end of each reporting period under insurance cover issued by the Medibank health fund, plus a risk margin reflecting the inherent uncertainty in the central estimate. The expected future payments are discounted to present value using a risk-free rate.

The liability also allows for an estimate of claims handling costs, which comprise all direct expenses of the claims department and general administrative costs directly attributable to the claims function. These include internal and external costs incurred from the negotiation and settlement of claims.

COVID-19 Claims Liability

The COVID-19 claims liability is based on the best estimate, taking into account relevant risks and uncertainties, of expenditure required to settle claims deferred as a result of surgeries and other health services being restricted for policyholders as a result of the COVID-19 pandemic. Medibank has an obligation to settle these claims as they become known in future periods. The claims liability has been estimated on the basis of actual claims versus expected claims during the period in which health services were restricted, which was from March 2020 to June 2020 inclusive (the COVID-19 period). This took into account an estimate of the procedures and services deferred into the next financial period. The expected claims experience is based on observable daily claim amounts immediately preceding the COVID-19 restrictions, taking into account changes in the customer base during the COVID-19 period. The Group will continue to reassess the extent of any deferred claims as a result of any ongoing or future restrictions.



Note 3: Insurance underwriting result (continued)

(b) Gross claims liability (continued)

Key estimate

The outstanding claims liability estimate is based on the hospital, ancillary and overseas claim categories.

Hospital and overseas

Calculated using statistical methods adopted for all services months but with service levels for the most recent service month (hospital) or two service months (overseas) being based on the latest forecast adjusted for any observed changes in payment patterns.

Ancillary

Calculated using statistical methods adopted for all service months.

The critical assumption in determining the outstanding claims liability is the extent to which claim incidence and development patterns are consistent with past experience. Adjustments are then applied to reflect any unusual or abnormal events that may affect the estimate of claims levels such as major variability to claims processing volumes.

The process for establishing the outstanding claims liability involves consultation with internal actuaries (including the Chief Actuary), claims managers and other senior management. The process includes monthly internal claims review meetings attended by senior management.

(i) Outstanding claims liability - central estimate

The central estimate is an estimate of the level of the outstanding claims liability.

Key estimate

The central estimate is based on statistical analysis of historical experience which assumes an underlying pattern of claims development and payment. The final selected central estimate is based on a judgemental consideration of this analysis and other qualitative information, such as claims processing delays. The central estimate excludes the impact of the Risk Equalisation Special Account. A separate estimate is made of levies payable to and recoveries from the Risk Equalisation Special Account.

(ii) Discounting

The outstanding claims liability central estimate is discounted to present value using the three month risk-free rate of 0.10% per annum which equates to a reduction in the central estimate of less than \$0.1 million (2019: 1.20%, \$0.5 million).

(iii) Risk margin

An overall risk margin considers the uncertainty surrounding the outstanding claims liability. The risk margin applied to the Group's outstanding claims central estimate (net of risk equalisation) at 30 June 2020 is 9.2% (2019: 7.8%). The increase in the risk margin is reflective of the uncertainty in the claims environment and the risk inherent in the actuarial model due to changing service and payment patterns as a result of COVID-19 restrictions on surgeries and other health services.

Kev estimate

The risk margin is based on an analysis of past experience, including comparing the volatility of past payments to the adopted central estimate. The risk margin has been estimated to equate to the Group's objective of achieving a probability of adequacy of at least 95% (2019: 95%). The risk margin is not applied to the COVID-19 claims liability. Relevant risks and uncertainties have been taken into account in determining the best estimate of the COVID-19 claims liability.

(iv) Claims handling costs

The allowance for claims handling costs at 30 June 2020 is 3.0% of the outstanding claims liability (2019: 2.5%). The increase in the claims handling cost allowance is reflective of costs incurred and the relative fixed cost nature of handling claims.



Note 3: Insurance underwriting result (continued)

(b) Gross claims liability (continued)

(v) Claims liability - provision for bonus entitlements

Certain private health insurance products (Package Bonus, Ultra Bonus and Membership Bonus) include benefits that carry forward. Package Bonus carries forward unused benefit entitlements in a calendar year for five calendar years. Membership Bonus carries forward unused benefit entitlements in a calendar year for 10 calendar years. Ultra Bonus carries forward unused benefit entitlements without limit

The Group's claims liabilities include a provision to cover expected future utilisation of these benefit entitlements of the current membership.

Key estimate

The bonus provision includes the total entitlement available to members under the terms of the relevant insurance policies, less any amounts utilised, with a probability of utilisation based on past experience and current claiming patterns applied. The true cost of these entitlements cannot be known with certainty until any unclaimed entitlements are processed.

(vi)COVID-19 claims liability

The liability relates to claims deferred as a result of surgeries and other health services being restricted for policyholders during the COVID-19 pandemic period. This impacted health services for hospital, ancillary and overseas claims.

Key estimate

This liability is calculated by comparing the estimate of the insured surgeries and other procedures that were expected to occur during the period March 2020 to June 2020 (the COVID-19 period) and the actual insured surgeries and other procedures that occurred during this time. Risks and uncertainties have been taken into account in the measurement of the liability and are reflected in the key inputs and judgements.

The key judgements and inputs into this liability estimate include:

- Statistical analysis of the expected claims level at the Single Equivalent Unit per policy (PSEU) during the COVID-19 period.
- The expected claims level was based on the six monthly rolling cost per PSEU observed up until the period immediately preceding the COVID-19 pandemic restrictions (February 2020), adjusted for the average actual number of PSEUs during the COVID-19 period.
- The expected rate that deferred insured surgeries and other procedures will be caught up, which is based on the analysis and expert opinion of the Chief Medical Officer and internal analysis. The expected claims deferral rate of 100% (2019: not applicable) for hospital claims and 50% (2019: not applicable) for ancillary claims.
- This liability only includes insured surgeries and other health services that will ultimately be performed for policyholders of the Group.



Note 3: Insurance underwriting result (continued)

(c) Reconciliation of movement in claims liabilities

	2020	2019
	\$m	\$m
Balance at beginning of period (1 July)	377.6	379.8
Claims incurred during the period	5,120.0	5,324.5
COVID-19 claims liability	297.1	-
Claims paid during the period	(5,180.8)	(5,318.0)
Amount (over)/under provided on central estimate	22.3	(9.7)
Risk margin	1.7	0.7
Claims handling costs	0.8	-
Movement in discount rate	0.5	0.3
Balance at 30 June	639.2	377.6

Note: Movement includes both current and non-current. Claims incurred and claims settled exclude levies and rebates.

(d) Impact of changes in key variables on the claims liabilities

Outstanding claims liability

The central estimate, discount rate, risk margin and weighted average term to settlement are the key outstanding claims variables. A 10% increase/decrease in the central estimate would result in a \$20.1 million decrease/increase to profit after tax and equity (2019: \$22.4 million). A 1% movement in other key outstanding claims variables, including discount rate, risk margin and weighted average term to settlement, would result in an insignificant decrease/increase to profit after tax and equity.

COVID-19 claims liability

The following describe the individual impacts of changes in the key estimate on the COVID-19 claims liability:

- A 4% increase/decrease in the expected claims level would result in a \$44.8 million decrease/increase to profit after tax and equity (2019: not applicable).
- An increase/decrease of 10 percentage points in the adopted deferral rate for COVID-19 hospital claims would result in a \$16.4 million decrease/increase to profit after tax and equity (2019: not applicable). The reasonable possible range for the hospital deferral assumption is 90-100% (2019: not applicable).
- An increase/decrease of 20 percentage points in the adopted deferral rate for COVID-19 ancillary claims would result in a \$17.6 million decrease/increase to profit after tax and equity (2019: not applicable). The reasonable possible range for the ancillary deferral assumption is 30-70% (2019: not applicable)

(e) Insurance risk management

The Group provides private health insurance products including hospital cover and ancillary cover, as standalone products or packaged products that combine the two, for Australian residents, overseas students studying in Australia and overseas visitors to Australia. These services are categorised as two types of contracts: hospital and/or ancillary cover.



Note 3: Insurance underwriting result (continued)

(e) Insurance risk management (continued)

The table below sets out the key variables upon which the cash flows of the insurance contracts are dependent.

Type of contract	Detail of contract workings	Nature of claims	Key variables that affect the timing and uncertainty of future cash flows
Hospital cover	Defined benefits paid for hospital treatment, including accommodation, medical and prostheses costs.	Hospital benefits defined by the insurance contract or relevant deed.	Claims incidence and claims inflation.
Ancillary cover	Defined benefits paid for ancillary treatment, such as dental, optical and physiotherapy services.	Ancillary benefits defined by the insurance contract or relevant deed.	Claims incidence and claims inflation.

Insurance risks and the holding of capital in excess of prudential requirements are managed through the use of claims management procedures, close monitoring of experience, the ability to vary premium rates, and risk equalisation.

Mechanisms to manage risk

	Claims management	Strict claims management ensures the timely and correct payment of claims in accordance with policy conditions and provider contracts. Claims are monitored monthly to track the experience of the portfolios.
	Experience monitoring	Monthly financial and operational results, including portfolio profitability and prudential capital requirements, are reported to management committees and the Board. Results are also monitored against industry for insurance risks and experience trends as published by the regulator, APRA. Monitoring of claims experience during the COVID-19 period included daily and weekly dashboard reports.
	Prudential capital requirements	All private health insurers must comply with prudential capital requirements to provide a buffer against certain levels of adverse experience. The Board has a target level of capital which exceeds the regulatory requirement.
	Ability to vary premium rates	The Group can vary future premium rates subject to the approval of the Minister for Health.
to meet community rating requirements. This prohibits discrimination be the basis of their health status, gender, race, sexual orientation, religio (except as allowed under Lifetime Health Cover provisions), increased or claims history. To support these restrictions, all private health insured		Private health insurance legislation requires resident private health insurance contracts to meet community rating requirements. This prohibits discrimination between people on the basis of their health status, gender, race, sexual orientation, religious belief, age (except as allowed under Lifetime Health Cover provisions), increased need for treatmer or claims history. To support these restrictions, all private health insurers must participate in the Risk Equalisation Special Account.
	Concentration of health risk	The Group has health insurance contracts covering hospital and ancillary cover, and private health insurance for overseas students and visitors to Australia. There is no significant exposure to concentrations of risk because contracts cover a large volume of people across Australia.
	COVID-19 claims liability	The Group's Capital Management Policy requires a sufficient level of capital to be held by the Group. The Group also created a sub-portfolio within the Health Fund Investment Portfolio with the express purpose of funding the COVID-19 claims liability.
		65



Note 4: Deferred acquisition costs

Movements in the deferred acquisition costs are as follows:

	2020	2019
	\$m	\$m
Balance at 1 July	79.6	84.9
Costs deferred during the year	36.6	34.7
Amortisation expense	(38.1)	(40.0)
Balance at 30 June	78.1	79.6

Note: Movement includes both current and non-current.

Deferred Acquisition Costs Accounting Policy

Costs incurred in obtaining health insurance contracts are deferred and recognised as assets where they can be reliably measured and where it is probable that they will give rise to premium revenue that will be recognised in the consolidated statement of comprehensive income in subsequent reporting periods.

Deferred acquisition costs are amortised systematically over the average expected retention period of the insurance contracts to which they relate. This is in accordance with the expected pattern of the incidence of risk under the insurance contracts to which they relate and corresponds to the earning pattern of the corresponding actual and expected premium revenue. The Group amortises these costs on a straight-line basis over a period of four years (2019: four years). The recoverability of deferred acquisition costs is considered as part of the liability adequacy test (refer to Note 5). Deferred acquisition costs which are not included in this test are separately assessed for recoverability in accordance with the Group's accounting policy set out in Note 20(c).

Key judgement and estimate

The amortisation period of four years has been determined based on the average expected retention period of members. The actual retention period of a member can be longer or shorter than four years. The straight-line method systematically follows the initial period of customer tenure with some customers remaining with Medibank over a longer period of time. The Group maintains data on the retention period of all members, and performs a retention period analysis of those who are subject to these acquisition costs to ensure the period of amortisation remains appropriate.

Note 5: Unearned premium liability

Movement in the unearned premium liability is as follows:

	2020	2019
	\$m	\$m
Balance at 1 July	770.6	772.9
Deferral of premium on contracts written during the year	658.3	687.2
Earnings of premiums deferred in prior years	(682.8)	(689.5)
Balance at 30 June	746.1	770.6

Note: Movement includes both current and non-current.

The expected cash outflows and the risk margin in the 30 June 2020 liability adequacy testing (LAT) includes the impacts of COVID-19. The LAT did not result in the identification of any deficiency as at 30 June 2020 and 2019. The LAT is not sensitive to reasonably plausible changes in key assumptions applied.



Note 5: Unearned premium liability (continued)

Unearned Premium Liability Accounting Policy

The proportion of premium received that has not been earned at the end of each reporting period is recognised in the consolidated statement of financial position as an unearned premium liability. The unearned premium liability is released to the consolidated statement of comprehensive income as revenue in accordance with Note 3(a) over the term of the insurance cover.

Unexpired Risk Liability Accounting Policy

A liability adequacy test is required to be performed in respect of the unearned premium liability and insurance contracts renewable before the next pricing review (constructive obligation). The purpose of the test is to determine whether the insurance liability, net of related deferred acquisition costs, is adequate to cover the present value of expected cash outflows relating to future claims arising from rights and obligations under current insurance coverage. An additional risk margin is included in the test to reflect the inherent uncertainty in the central estimate. The liability adequacy test is performed at the level of a portfolio of contracts that are subject to broadly similar risks and that are managed together as a single portfolio.

The unearned premium liability is deemed to be deficient where:

Present value of the expected future cash outflows relating to future claims add

Additional risk margin to reflect the inherent uncertainty in the central estimate

greater than Unearned premium liability

less

Related intangible assets

less

Related deferred acquisition costs

= Deficiency

The entire deficiency is recorded immediately in the statement of comprehensive income. The deficiency is recognised first by writing down any related intangible assets and then related deferred acquisition costs, with any excess being recorded in the consolidated statement of financial position as an unexpired risk liability.

Deferred acquisition costs which are not included in this test are separately assessed for recoverability and are amortised in accordance with the Group's accounting policy set out in Note 4.



Note 6: Shareholder returns

(a) Dividends

(i) Dividends paid or payable

	Cents per fully		
	paid share	\$m	Payment date
2020			
2019 final fully franked dividend	7.40	203.8	26 September 2019
2019 final fully franked special dividend	2.50	68.9	26 September 2019
2020 interim fully franked dividend	5.70	157.0	26 March 2020
2019			
2018 final fully franked dividend	7.20	198.3	27 September 2018
2019 interim fully franked dividend	5.70	157.0	28 March 2019

(ii) Dividends not recognised at the end of the reporting period

On 20 August 2020, the directors determined a final fully franked ordinary dividend for the six months ended 30 June 2020 of 6.3 cents per share. The dividend is expected to be paid on 24 September 2020 and has not been provided for as at 30 June 2020.

(iii) Franking account

Franking credits available at 30 June 2020 for subsequent reporting periods based on a tax rate of 30% are \$215.7 million (2019: \$203.8 million).

(iv) Calculation of dividend paid

Medibank's target dividend payout ratio for the 2020 financial year is 75-85% (2019: 70-80%) of full year normalised net profit after tax (underlying NPAT). Normalised net profit after tax is calculated based on statutory net profit after tax adjusted for short-term outcomes that are expected to normalise over the medium to longer term, most notably in relation to the level of gains or losses from investments and movement in credit spreads, and for one-off items, especially those that are non-cash, such as impairments.

	2020	2019
	\$m	\$m
Profit for the year - after tax	315.0	458.7
Normalisation for growth asset returns	43.2	(7.9)
Normalisation for defensive asset returns – credit spread movement	8.5	(2.9)
Underlying NPAT	366.7	447.9

Dividends Accounting Policy

A liability is recorded for any dividends determined on or before the reporting date, but that have not been distributed at that date.



Note 6: Shareholder returns (continued)

(b) Earnings per share

	2020	2019
Attributable to ordinary equity holders of the Company Profit for the year attributable to ordinary equity holders of the Company (\$m) Basic and diluted earnings per share attributable to ordinary equity holders of the Company (cents)	315.0	458.7 16.7
Attributable to continuing operations Profit for the year attributable to ordinary equity holders of the Company (\$m) Basic and diluted earnings per share attributable to ordinary equity holders of	315.6	437.7
the Company (cents) Weighted average number of ordinary shares used in calculating basic and	11.5	15.9
diluted earnings per share	2,754,003,240	2,754,003,240

Basic Earnings Per Share Accounting Policy

Basic earnings per share (EPS) is calculated by dividing the profit attributable to equity holders of Medibank, excluding any costs of servicing equity other than ordinary shares, by the weighted average number of ordinary shares outstanding during the reporting period, adjusted for bonus elements in ordinary shares issued during the reporting period and excluding treasury shares.

Diluted Earnings Per Share Accounting Policy

Diluted EPS adjusts the figures used in the determination of basic EPS to take into account:

- The after income tax effect of any interest and other financing costs associated with dilutive potential ordinary shares.
 - The weighted average number of additional ordinary shares that would have been outstanding assuming the conversion of all dilutive potential ordinary shares.



Overview

This section provides insights into the Group's exposure to market and financial risks, and outlines how these risks are managed. This section also describes how the Group's capital is managed.

Note 7: Investment portfolios

This note contains information on the Group's net investment income and the carrying amount of the Group's investments.

Medibank has established two investment portfolios for managing its investment assets, the Health Fund Investment Portfolio and the Non-Health Fund Investment Portfolio.

The Chief Financial Officer (CFO) is responsible for the management of the Health Fund Investment Portfolio in accordance with the requirements of the Board approved Capital Management Policy, APRA Regulatory Requirements and the overall objective of achieving a capital base that is both stable and liquid. The asset allocation of Medibank's Health Fund Investment Portfolio is skewed towards defensive assets (less risky and generally lower returning) rather than growth assets (riskier but potentially higher returning). The Board has maintained the short-term target asset allocation for the Health Fund Investment Portfolio at 20%/80% for growth and defensive assets. The long-term target asset allocation remains at 25%/75% for growth and defensive assets. During, and because of, the COVID-19 pandemic the Fund created a sub-portfolio of the Health Fund Investment Portfolio (the Short-term Operational Cash sub-portfolio) consisting of exclusively defensive assets with the express purpose of funding the COVID-19 liability. Given its short-term nature, this sub-portfolio is managed separate from the Target Asset Allocation (TAA) framework. This portfolio is permitted to invest in bank deposits, short-term domestic money market securities with a minimum credit rating of AA-1+ and Fixed Income securities with a minimum credit rating of AA-.

The Non-Health Fund Investment Portfolio was established to provide the Group with additional liquidity and financial flexibility. The CFO is responsible for the management of the Non-Health Fund Investment Portfolio in accordance with the Board's approved Investment Management Policy, investment strategy and delegation from the Investment and Capital Committee. This portfolio resides outside of the health fund and is not subject to the same regulatory requirements as the Health Fund Investment Portfolio. The Non-Health Fund Investment Portfolio is permitted to invest in bank deposits, short-term domestic money market securities with a minimum credit rating of AA-.

This note provides information on the net investment income and the carrying amounts of the investment assets residing in the Health Fund Investment Portfolio (including the sub-portfolio) and the Non-Health Fund Investment Portfolio.

Portfolio composition 30 June 2020 (\$m)

	Health Fund Investment Portfolio	Non-Health Fund Investment Portfolio	Total
Cash portfolio			
Cash and cash equivalents (as reported in			
the statement of financial position) (1)	676.5	170.5	847.0
Cash investments with longer maturities (2)	185.0	-	185.0
Fixed income portfolio			
Fixed income (as reported in the			
statement of financial position)	1,480.7	47.2	1,527.9
Less cash investments with longer			
maturities	(185.0)	-	(185.0)
Growth portfolio			
Equities and investment trusts	466.8	-	466.8
Total investment portfolio	2,624.0	217.7	2,841.7



Note 7: Investment portfolio (continued)

Portfolio composition 30 June 2019 (\$m)

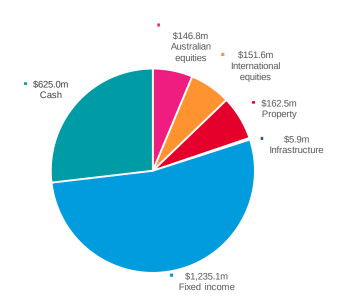
	Health Fund	Non-Health Fund	
	Investment	Investment	Total
	Portfolio	Portfolio	
Cash portfolio			
Cash and cash equivalents (as reported in			
the statement of financial position) (1)	538.0	26.6	564.6
Cash investments with longer maturities	219.3	61.7	281.0
Fixed income portfolio			
Fixed income (as reported in the			
statement of financial position)	1,554.5	61.7	1,616.2
Less cash investments with longer			
maturities	(219.3)	(61.7)	(281.0)
Growth portfolio			
Equities and investment trusts	514.5	-	514.5
Total investment portfolio	2,607.0	88.3	2,695.3

- (1) Cash and cash equivalents as reported in the statement of financial position also include operational cash of \$24.4 million (2019: \$91.9 million).
- (2) Cash investments with longer maturities include a \$110.2m change in the classification of maturities of highly liquid financial instruments.
- (3) Cash and cash equivalents in the Health Fund Investment Portfolio includes \$236.5 million (2019: nil) in relation to the Short-term Operational Cash sub-portfolio.
- (4) Fixed income in the Health Fund Investment Portfolio includes \$60.6 million (2019: nil) relating to the Short-term Operational Cash sub-portfolio.

The Health Fund Investment Portfolio excluding the Short-term Operational Cash sub-portfolio comprises the following:

Health Fund Investment Portfolio

	Portfolio	Portfolio	
	composition	composition	Target asset
	30 June 2020	30 June 2019	allocation
Growth			
Australian equities	6.3%	5.1%	5.0%
International equities	6.5%	6.5%	6.0%
Property	7.0%	6.0%	7.0%
Infrastructure	0.3%	2.1%	2.0%
	20.1%	19.7%	20.0%
Defensive			
Fixed income	53.0%	51.3%	52.0%
Cash	26.9%	29.0%	28.0%
	79.9%	80.3%	80.0%
	100.0%	100.0%	100.0%





Note 7: Investment portfolio (continued)

Financial Assets at Fair Value Accounting Policy

Investments in listed and unlisted equity securities held by Medibank's health insurance fund are accounted for at fair value through profit or loss (FVTPL). Fixed income investments held by Medibank's health insurance fund are also accounted for at FVTPL, as the Group applies the fair value option to eliminate an accounting mismatch. Transaction costs relating to these financial assets are expensed in the consolidated statement of comprehensive income. These assets are subsequently carried at fair value, with gains and losses recognised within net investment income in the consolidated statement of comprehensive income. Financial assets at FVTPL, consist of externally managed equity trusts and direct mandates, and an internally managed fixed income portfolio.

Fixed income investments not held by Medibank's health insurance fund are accounted for at fair value through other comprehensive income (FVOCI), as the objective of these assets is to collect contractual cash flows and to sell the assets if required, and the contractual cash flows are solely payments of principal and interest. These assets are initially and subsequently carried at fair value, with gains and losses recognised within equity in other comprehensive income until the asset is derecognised. When the assets are derecognised, the cumulative gain or loss previously recognised in other comprehensive income is reclassified from equity to profit or loss as a reclassification adjustment. Interest income accrues using the effective interest method and is included within net investment income in the consolidated statement of comprehensive income.

For financial assets classified at FVOCI, the Group applies the general impairment approach under AASB 9, which requires recognition of a loss allowance based on either 12-month expected credit losses or lifetime expected credit losses depending on whether there has been a significant increase in credit risk since initial recognition. Expected credit losses do not reduce the carrying amount of the financial asset in the statement of financial position, which remains at fair value. Instead, a loss allowance is recognised in other comprehensive income as the accumulated impairment amount.

Key judgement and estimate

Fair value measurement may be subjective, and investments are categorised into a hierarchy depending on the level of subjectivity involved. The hierarchy is described in (b).

The fair value of level 2 financial instruments is determined using a variety of valuation techniques, which make assumptions based on market conditions existing at the end of each reporting period. Valuation methods include quoted market prices or dealer quotes for similar instruments, yield curve calculations using the mid yield, vendor or independent developed models.

The fair value of level 3 financial instruments is determined using inputs that are not based on observable market data.

(a) Net investment income

Net investment income is presented net of investment management fees in the consolidated statement of comprehensive income.

		2020	2019
	Note	\$m	\$m
Interest	(i)	29.7	47.3
Trust distributions		29.5	42.2
Investment management fees		(4.6)	(4.6)
Net gain/(loss) on fair value movements on financial assets		(53.0)	5.2
Net gain/(loss) on disposal of financial assets		0.8	12.7
Net investment income		2.4	102.8

⁽i) Includes interest income of \$1.7 million (2019: \$1.7 million) relating to financial assets at fair value through other comprehensive income (Non-Health Fund Investments).



Note 7: Investment portfolio (continued)

(a) Net investment income (continued)

Net Investment Income Accounting Policy

Gains or losses arising from changes in the fair value of the financial assets at FVTPL category are presented in the consolidated statement of comprehensive income within net investment income in the period in which they arise.

Trust distribution income derived from financial assets at FVTPL is recognised in the consolidated statement of comprehensive income as part of net investment income when the Group's right to receive payments is established. Interest income from financial assets accrues using the effective interest method and is also included in net investment income.

(b) Fair value hierarchy

The fair value of the Group's investments are measured according to the following fair value measurement hierarchy:

- Level 1: Quoted prices (unadjusted current bid price) in active markets for identical assets or liabilities.
- Level 2: Inputs other than quoted prices included within level 1 that are observable for the asset or liability, either directly (as prices) or indirectly (derived from prices).
- Level 3: Inputs for the asset or liability that are not based on observable market data.

The following tables present the Group's financial assets measured and recognised at fair value on a recurring basis.

		Level 1	Level 2	Level 3	Total
30 June 2020	Note	\$m	\$m	\$m	\$m
Financial assets at fair value through profit or loss					
Australian equities	(i)	-	146.8	-	146.8
International equities	(i)	-	151.6	-	151.6
Property	(i)	-	162.5	-	162.5
Infrastructure		-	-	5.9	5.9
Fixed income		97.9	1,382.8	-	1,480.7
Financial assets at fair value through other					
comprehensive income - Fixed income		-	47.2	-	47.2
Balance at 30 June 2020		97.9	1,890.9	5.9	1,994.7
		Level 1	Level 2	Level 3	Total
30 June 2019		Level 1 \$m	Level 2 \$m	Level 3 \$m	Total \$m
30 June 2019 Financial assets at fair value through profit or loss				_0.0.0	_
	(i)			_0.0.0	_
Financial assets at fair value through profit or loss	(i) (i)		\$m	_0.0.0	\$m
Financial assets at fair value through profit or loss Australian equities			\$m	_0.0.0	\$m 132.2
Financial assets at fair value through profit or loss Australian equities International equities	(i)	\$m - -	\$m 132.2 169.8	_0.0.0	\$m 132.2 169.8
Financial assets at fair value through profit or loss Australian equities International equities Property	(i) (i)	\$m - -	\$m 132.2 169.8 156.1	_0.0.0	132.2 169.8 156.7
Financial assets at fair value through profit or loss Australian equities International equities Property Infrastructure	(i) (i)	\$m - - 0.6	\$m 132.2 169.8 156.1 55.8	_0.0.0	132.2 169.8 156.7 55.8
Financial assets at fair value through profit or loss Australian equities International equities Property Infrastructure Fixed income	(i) (i)	\$m - - 0.6	\$m 132.2 169.8 156.1 55.8	_0.0.0	132.2 169.8 156.7 55.8

⁽i) Australian equities, international equities and property are categorised within level 2 of the fair value measurement hierarchy as they are indirectly held through unit trusts. In 2019, infrastructure was also categorised within level 2 of the fair value measurement hierarchy as it was indirectly held through unit trusts.



Note 7: Investment portfolio (continued)

(b) Fair value hierarchy (continued)

The Group's other financial instruments, being trade and other receivables and trade and other payables, are not measured at fair value. The fair value of these instruments has not been disclosed, as due to their short-term nature, their carrying amounts are assumed to approximate their fair values.

The Group did not measure any financial assets or financial liabilities at fair value on a non-recurring basis at 30 June 2020.

The Group recognises transfers into and transfers out of fair value hierarchy levels from the date of effect of the transfer. There were no transfers between level 1 and level 2 during the year.

Fair value measurements using significant unobservable market data (level 3)

During the year, the Group purchased \$5.9 million of infrastructure financial assets which are held in unlisted unit trusts. The fair value of these financial assets is based on the discounted cashflow methodology. The inputs in this methodology are not based on observable market data, which results in the financial assets being classified as level 3 in the fair value measurement hierarchy.

A 10% increase/decrease in the discount rate in the valuation methodology of the investment would decrease/increase the fair value of the financial asset by \$0.6 million.

There were no transfers in or out of level 3 during the year.

Note 8: Financial risk management

This note reflects risk management policies and procedures associated with financial instruments and capital and insurance contracts. The Group's principal financial instruments comprise cash and cash equivalents, which are short-term money market instruments, fixed income (floating rate notes, asset-backed securities, syndicated loans, fixed income absolute return funds and hybrid investments), property, infrastructure, Australian equities and international equities.

A strategic asset allocation is set and reviewed at least annually by the Board, which establishes the maximum and minimum exposures in each asset class. Transacting in individual instruments is subject to delegated authorities and an approval process which is also established and reviewed by the Investment and Capital Committee. At no time throughout the period will trading of derivative instruments for purposes other than risk management be undertaken, unless explicitly approved by the Investment and Capital Committee. The Group was in compliance with this policy during the current and prior financial year.

The main risks arising from the Group's financial instruments are interest rate risk, foreign currency risk, price risk, credit risk and liquidity risk.

Primary responsibility for consideration and control of financial risks rests with the Investment and Capital Committee under the authority of the Board. The Board reviews and agrees policies for managing each of the risks identified, including the setting of limits for trading in derivatives, foreign currency contracts and other instruments. Limits are also set for credit exposure and interest rate risk.



Note 8: Financial risk management (continued)

(a) Market risk

Market risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices.

(i) Interest rate risk

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Desc	- 17 1	71 1	α r
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The risk that the fair value or future cash flows of a financial instrument will fluctuate due to changes in market interest rates.

At balance date, the Group had exposure to the risk of changes in market interest rates in respect of its cash and cash equivalents and fixed income investments. Both classes of financial assets have variable interest rates and are therefore exposed to cash flow movements if these interest rates change.

Exposure

At balance date, the Group's cash and cash equivalents (2020: \$871.4 million, 2019: \$656.5 million) and fixed income investments (2020: \$1,527.9 million, 2019: \$1,616.2 million) were exposed to Australian variable interest rate risk. The Group regularly analyses its interest rate exposure and resets interest rates on longer-term investments every 90 days on average. At balance date, the Group's fixed income investments had a modified duration of 0.6 years (2019: 0.8 years).

Sensitivity

50 bps increase/decrease in interest rates for the entire reporting period, with all other variables remaining constant, would have resulted in a \$3.9 million increase/decrease to profit after tax and equity (2019: \$3.4 million). The sensitivity analysis has been conducted using assumptions from published economic data.

(ii) Foreign currency risk

Description

The risk that the fair value of a financial instrument will fluctuate because of changes in foreign exchange rates.

All of the Group's investments with a non-AUD currency exposure are fully economically hedged, except for International equities which has a 50% target hedge ratio.

Exposure

At 30 June 2020, \$76.0 million (2019: \$83.9 million) of the international equities portfolio, within financial assets at fair value through profit or loss, had net exposure to foreign currency movements.

Sensitivity

A 10% increase/decrease in foreign exchange rates, with all other variables remaining constant, would have resulted in a \$5.9 million decrease/increase to profit after tax and equity (2019: \$6.5 million). Balance date risk exposures represent the risk exposure inherent in the financial instruments.

(iii) Price risk

Description

The risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market prices, whether those changes are caused by factors specific to the individual financial instrument or its issuer, or factors affecting all similar financial instruments traded in the market.

The Group is exposed to price risk in respect of its fixed income investments primarily due to movements in credit spreads. This risk is managed through active management of credit exposures and credit spread duration.

The Group's equity price risk arises from investments in property, infrastructure, Australian equities and international equities. It is managed by setting and monitoring objectives and constraints on investments, diversification plans and limits on investments in each country, sector and market.



Note 8: Financial risk management (continued)

(a) Market risk (continued)

(iii) Price risk (continued)

Sensitivity

These investments are exposed to short-term fluctuations in price with their fair value movements being recorded in the consolidated statement of comprehensive income. Price risk is managed by taking a longer-term view of the investment portfolio.

The following sensitivity analysis is based on the equity price risk exposures on average balances at balance date. It shows the effect on profit after tax and equity if market prices had moved, with all other variables held constant.

	20 2 \$r		2019 \$m		
	+10.0%	-10.0%	+10.0%	-10.0%	
Australian equities	9.5	(9.5)	9.6	(9.6)	
International equities	11.1	(11.1)	11.9	(11.9)	
Property	10.9	(10.9)	11.0	(11.0)	
Infrastructure	1.1	(1.1)	3.7	(3.7)	

In relation to fixed income investments, a 25 bps increase/decrease in credit spreads, with all other variables remaining constant, would have resulted in a \$6.1 million decrease/increase to profit after tax and equity (2019: \$6.2 million). Balance date risk exposures represent the risk exposure inherent in the financial instruments.

(b) Credit risk

(i) Cash and cash equivalents and financial assets at fair value through profit or loss

Des	CTI	1	10	10
	191	124	110	

The risk of potential default of a counterparty, with a maximum exposure equal to the carrying amount of these instruments. Credit risk arises from the financial assets of the Group and credit risk exposure is measured by reference to exposures by ratings bands, country, industry and instrument type.

Exposure

The Investment Management Policy limits the majority of internally managed credit exposure to A- or higher rated categories for long-term investments, and A2 or higher for short-term investments (as measured by external rating agencies such as Standard & Poor's). Departures from this policy and the appointment of external managers require Board approval.

The Group does not have any financial instruments to mitigate credit risk and all investments are unsecured (except for covered bonds, asset-backed securities and mortgage-backed securities). However, the impact of counterparty default is managed through the use of Board approved limits by counterparty and rating and diversification of counterparties.

Sensitivity

The Group's cash and fixed income portfolio is subject to counterparty exposure limits. These limits specify that no more than 25% (2019: 25%) of the cash portfolio can be invested in any one counterparty bank and no more than 10% (2019: 10%) in any one counterparty corporate entity. In the Group's fixed income portfolio, the maximum amounts that can be invested in any one counterparty bank and any one counterparty corporate entity are 50% (2019: 50%) and 15% (2019: 15%) of the portfolio respectively. As at 30 June 2020 and 2019, the counterparty exposure of the Group was within these limits.



Note 8: Financial risk management (continued)

(b) Credit risk (continued)

(ii) Trade and other receivables

Description

Due to the nature of the industry and value of individual policies, the Group does not request any collateral nor is it the policy to secure its premiums in arrears and trade and other receivables. The Group regularly monitors its premiums in arrears and trade and other receivables, with the result that exposure to bad debts is not significant. The credit risk in respect to premiums in arrears, incurred on non-payment of premiums, will only persist during the grace period of 63 days as specified in the Fund Rules when the policy may be terminated. The Group is not exposed to claims whilst a membership is in arrears, although a customer can settle their arrears up to the 63 day grace period and a claim for that arrears period will be paid. Trade and other receivables are monitored regularly and escalated when they fall outside of terms. The use of debt collection agencies may be used to obtain settlement.

Exposure

There are no significant concentrations of premium credit risk within the Group.

(iii) Counterparty credit risk ratings

The following tables outline the Group's credit risk exposure at 30 June 2020 by classifying assets according to credit ratings of the counterparties. AAA is the highest possible rating. Assets that fall outside the range AAA to BBB are classified as non-investment grade. The table highlights the short-term rating as well as the equivalent long-term rating bands as per published Standard & Poor's correlations. The Group's maximum exposure to credit risk at balance date in relation to each class of recognised financial asset is the carrying amount of those assets in the consolidated statement of financial position.

Short-term	A-1+	A-1+	A-1	A-2	B & below		
Long-term	AAA	AA	Α	BBB	BB & below	Not rated	Total
2020	\$m	\$m	\$m	\$m	\$m	\$m	\$m
Cash and cash equivalents	-	836.4	35.0	-	-	-	871.4
Premiums in arrears	-	-	-	-	-	10.8	10.8
Trade and other receivables	-	-	-	-	-	196.3	196.3
Financial assets							
Australian equities	-	-	-	-	-	146.8	146.8
International equities	-	-	-	-	-	151.6	151.6
Property	-	-	-	-	-	162.5	162.5
Infrastructure	-	-	-	-	-	5.9	5.9
Fixed income	81.1	483.6	328.6	271.9	-	315.5	1,480.7
Financial assets at fair value through							
other comprehensive income	-	47.2	-	-	-	-	47.2
Total	81.1	1,367.2	363.6	271.9	-	989.4	3,073.2

Short-term	A-1+	A-1+	A-1	A-2	B & below		
Long-term	AAA	AA	Α	BBB	BB & below	Not rated	Total
2019	\$m	\$m	\$m	\$m	\$m	\$m	\$m
Cash and cash equivalents	-	392.9	158.7	104.9	-	-	656.5
Premiums in arrears	-	-	-	-	-	9.9	9.9
Trade and other receivables	=	-	-	-	-	274.0	274.0
Financial assets							
Australian equities	-	-	-	-	-	132.2	132.2
International equities	=	-	-	-	-	169.8	169.8
Property	-	-	-	-	-	156.7	156.7
Infrastructure	-	-	-	-	-	55.8	55.8
Fixed income	67.7	563.4	381.6	183.4	22.0	336.4	1,554.5
Fixed income - Non-health fund							
investments	-	61.7	-	-	-	-	61.7
Total	67.7	1,018.0	540.3	288.3	22.0	1,134.8	3,071.1

Within the not rated fixed income portfolio, \$290.1 million (2019: \$297.4 million) is invested in unrated unit trusts, of which the majority of the underlying securities held are investment grade assets and Senior Loans.



Note 9: Working capital

The Group's working capital balances are summarised in this note.

(a) Capital management

Medibank's health insurance fund is required to maintain sufficient capital to comply with APRA's solvency and capital adequacy standards. The solvency standard aims to ensure that the fund has enough cash or liquid assets to meet all of its liabilities as they become due, even if the cash flow is 'stressed'. The standard consists of a requirement to hold a prescribed level of cash, and also mandates a Liquidity Management Plan.

The capital adequacy standard aims to ensure that there is sufficient capital within a health insurance fund to enable the ongoing conduct of the business of the fund. The standard consists of a requirement to hold a prescribed level of assets to be able to withstand adverse experience, and also mandates a Capital Management Policy. The Capital Management Policy includes target capital levels, capital trigger points and corrective action plans.

The health insurance fund is required to comply with these standards on a continuous basis and report results to APRA on a quarterly basis. The fund has been in compliance with these standards throughout the year.

The Board has established a Capital Management Policy for the health insurance fund. Capital is managed against this policy and performance is reported to the Board on a monthly basis.

(b) Trade and other receivables

		2020	2019
	Note	\$m	\$m
Premiums in arrears		14.9	13.9
Allowance for impairment loss		(4.1)	(4.0)
	(i)	10.8	9.9
Trade receivables		51.4	99.5
Allowance for impairment loss		(3.2)	(3.2)
	(ii)	48.2	96.3
Government rebate scheme		124.2	125.0
Risk Equalisation Special Account		6.5	12.1
Accrued revenue		14.7	39.4
Other receivables		2.7	1.2
		148.1	177.7
Total trade and other receivables		207.1	283.9

Note: Government rebate scheme is non-interest bearing and generally on 15-day terms.

Past due but not considered impaired

- (i) Premiums in arrears past due but not impaired at 30 June 2020 for the Group are \$10.8 million (2019: \$9.9 million).
- (ii) Trade receivables past due but not impaired at 30 June 2020 for the Group are \$3.7 million (2019: \$9.9 million). Each business unit of the Group has reviewed their individual debtors and is satisfied that payment will be received in full.

Other balances within trade and other receivables do not contain impaired assets and are not past due. It is expected that these other balances will be received when due.



Note 9: Working capital (continued)

(b) Trade and other receivables (continued)

Trade and Other Receivables Accounting Policy

Trade and other receivables are:

- Recognised initially at fair value.
- Subsequently measured at amortised cost using the effective interest method, less an allowance for impairment loss.
- Presented as current assets except for those with maturities greater than 12 months after the reporting period.
- Non-interest bearing.
- Generally due for settlement within 7 30 days.

Collectability of trade receivables is reviewed on an ongoing basis. For trade receivables, the Group applies the simplified impairment approach under AASB 9, which requires expected lifetime losses to be recognised from initial recognition of the receivables. Expected lifetime losses are assessed based on historical bad and doubtful debt roll rates adjusted for forward looking information, where required. When a trade receivable for which an impairment allowance has been recognised becomes uncollectible in a subsequent period, it is written off against the allowance account. Any impairment loss on trade receivables is recognised within other expenses in the consolidated statement of comprehensive income. Subsequent recoveries of previously written off trade receivables are credited against other expenses in the consolidated statement of comprehensive income. Any impairment loss on premiums in arrears is offset against premium revenue.

(c) Trade and other payables

		2020	2019
	Note	\$m	\$m
Current			_
Trade creditors	(i)	230.2	275.6
Other creditors and accrued expenses	(ii)	53.8	70.4
Lease liabilities	18	27.9	4.0
Other payables	(iii)	8.3	20.0
Total current		320.2	370.0
Non-current			
Lease liabilities	18	81.3	26.2
Other payables	(iii)	2.9	7.7
Total non-current		84.2	33.9

Terms and conditions relating to the above financial instruments:

- (i) Trade creditors are non-interest bearing and are normally settled up to 30 days.
- (ii) Other creditors and accrued expenses are non-interest bearing.
- (iii) Other payables include a contract liability in relation to the loyalty program. Refer to the accounting policy in Note 20(c).

Trade and Other Payables Accounting Policy

Trade and other payables, with the exception of lease liabilities, are:

- Recognised initially at their fair value.
- Subsequently measured at amortised cost using the effective interest method.
- Unsecured.
- Presented as current liabilities unless payment is not due within 12 months from the reporting date.

Refer to Note 18 for the accounting policy for lease liabilities.



Note 9: Working capital (continued)

/	U\		cash flow from operating activities
41	at Reconciliation of broti	r atter income tay to net (raen tinw trom onerating activities
	a, ileconcination of bron	t arter miconic tax to net v	sasii ilow iloili obclatilia activitics

(d) Reconciliation of profit after income tax to net cash flow from ope	2020	2019
Note	\$m	\$m
Profit for the year	315.0	458.7
Depreciation	13.2	13.2
Depreciation of right-of-use assets	27.0	-
Amortisation of intangibles assets	48.6	51.1
Amortisation of deferred acquisition costs	38.1	40.0
Net loss/(gain) on disposal of assets	-	0.1
Impairment of trade receivables	-	_
Net realised loss/(gain) on financial assets	(0.8)	(12.7)
Net unrealised loss/(gain) on financial assets	53.0	(5.2)
Interest income	(29.7)	(47.3)
Trust distribution reinvested	(29.5)	(42.2)
Investment expenses	4.6	4.6
Interest paid - leases 18	3.4	-
AASB 16 transition adjustment - recognition of finance subleases 18	3.3	-
Non-cash share-based payments expense	1.2	5.8
Change in operating assets and liabilities - continuing operations:		
Decrease/(increase) in trade and other receivables	9.9	6.3
Decrease/(increase) in deferred acquisition costs	(36.7)	(34.7)
Decrease/(increase) in other assets	(5.4)	(7.5)
(Decrease)/increase in net deferred tax liabilities	(95.5)	(4.1)
(Decrease)/increase in trade and other payables	(38.6)	5.1
(Decrease)/increase in unearned premium liability	(23.5)	(3.3)
(Decrease)/increase in claims liabilities	261.6	(2.1)
(Decrease)/increase in income tax liability	36.3	(26.1)
(Decrease)/increase in provisions and employee entitlements	8.6	(7.6)
Change in operating assets and liabilities - discontinued operations:		
Decrease/(increase) in trade and other receivables	66.9	7.4
(Decrease)/increase in trade and other payables	(47.6)	9.3
(Decrease)/increase in provisions and employee entitlements	(11.0)	7.3
Net cash inflow from operating activities	572.4	416.1

Cash and Cash Equivalents Accounting Policy

Cash and cash equivalents are stated at amortised cost which approximates fair value and include cash on hand, short-term bank bills and term deposits, commercial paper, negotiable certificate of deposit, and other short-term highly liquid investments with original maturities of three months or less that are readily convertible to known amounts of cash and which are subject to an insignificant change in value.

For the purpose of presentation in the consolidated statement of cash flows, cash and cash equivalents include all cash assets, net of outstanding bank overdrafts.



Total

SECTION 3: INVESTMENT PORTFOLIO AND CAPITAL

Note 9: Working capital (continued)

(e) Liquidity risk

Liquidity risk is the risk that an entity will encounter difficulty in raising funds to meet cash commitments associated with financial instruments. It may result from either the inability to sell financial assets quickly at their fair values; or a counterparty failing on repayment of a contractual obligation; or insurance liability falling due for payment earlier than expected; or inability to generate cash inflows as anticipated.

In order to maintain appropriate levels of liquidity, the Health Fund Investment Portfolio's target asset allocation is to hold 28% (2019: 28%) of its total investment assets in cash/bank deposits and highly liquid short-term money market instruments and fixed income securities. The Non-Health Fund Investment Portfolio provides the Group with additional liquidity and financial flexibility over and above the Fund's target allocation.

Trade payables and other financial liabilities mainly originate from the financing of assets used in ongoing operations such as property, plant and equipment and investments in working capital. These assets are considered by the Group in the overall liquidity risk. To monitor existing financial liabilities as well as to enable an effective overall controlling of future risks, the Group has established comprehensive risk reporting that reflects expectations of management of expected settlement of financial liabilities.

The tables below reflect all contractually fixed pay-offs for settlement and interest resulting from recognised financial liabilities as at 30 June 2020, as well as the respective undiscounted cash flows for the respective upcoming fiscal years. Cash flows for financial liabilities without fixed amount or timing are based on the conditions existing at 30 June 2020.

					ıotaı	
	Under 6	6 to 12	1 to 2	Over 2	contractual	Carrying
	months	months	years	years	cash flows	amount
	\$m	\$m	\$m	\$m	\$m	\$m
2020						
Other trade and other payables (1)	292.1	0.2	0.4	2.5	295.2	295.2
Lease liabilities (2)	15.3	14.5	27.8	58.2	115.8	109.2
Total trade and other payables	307.4	14.7	28.2	60.7	411.0	404.4
Claims liabilities	310.3	20.9	6.5	4.4	342.1	342.1
COVID-19 claims liability (3)	145.7	151.4	-	-	297.1	297.1
Total claims liabilities	456.0	172.3	6.5	4.4	639.2	639.2
2019						
Trade and other payables (1)	358.7	7.3	5.1	2.6	373.7	373.7
Claims liabilities	342.3	22.3	8.2	5.3	378.1	377.6

- (1) Contractual cash flows greater than 6 months primarily relate to the loyalty program.
- (2) Refer to Note 18 for further information on lease liabilities.
- (3) Refer to Note 3(b) for further information on the COVID-19 claims liability.

It is not possible for a company primarily transacting in insurance business to predict the requirements of funding with absolute certainty. The theory of probability is applied based on past observed practices. The amounts and maturities in respect of insurance liabilities are therefore, based on management's best estimate which incorporates statistical techniques and past experience. It is not possible for the Group to predict the ongoing restrictions on surgeries and other health services due to COVID-19 which could result in the maturity profile of the claims liability extending beyond 12 months.



Note 10: Contributed equity and reserves

(a) Contributed equity

Contributed equity consists of 2,754,003,240 fully paid ordinary shares at \$0.03 per share. Ordinary shares entitle their holder to one vote, either in person or by proxy, at a meeting of Medibank, and in a winding up or reduction of capital, the right to repayment of the capital paid up on the shares.

Ordinary shares entitle their holders to receive dividends and, in the event of winding up Medibank or reduction of capital, entitle their holders to participate in the distribution of the surplus assets of Medibank.

(b) Reserves

Reserve	2020 \$m	2019 \$m	Nature and purpose of reserve
Equity reserve	17.8	17.8	During the 2009 financial year, the parent entity entered into a restructure of administrative arrangements, which gave rise to an equity reserve representing the difference between the book value of the net assets acquired from Medibank Health Solutions Pty Ltd (formerly Health Services Australia Pty Ltd) and the total purchase consideration.
Share-based payments reserve	4.6	6.6	The share-based payments reserve is used to record the cumulative expense recognised in respect of performance rights issued to key management personnel. Refer to Note 16 for further information.
Total	22.4	24.4	



Overview

This section provides insights into the operating assets used and liabilities incurred to generate the Group's operating result.

Note 11: Property, plant and equipment

(a) Closing net book amount

		2020	2019
	Note	\$m	\$m
Closing net book amount			
Plant and equipment	(b)	6.1	8.8
Leasehold improvements	(b)	31.0	38.2
Assets under construction	(b)	3.0	2.3
Right-of-use assets	18	72.1	-
Total property, plant and equipmen	nt	112.2	49.3

(b) Reconciliation of the net book amount at the beginning and end of the period

	Plant and	Leasehold	Assets under	
	equipment	improvements	construction	Total
	\$m	\$m	\$m	\$m
2020				
Gross carrying amount				
Balance at 1 July 2019	14.3	90.2	2.3	106.8
Additions	0.3	1.3	2.8	4.4
Transfers in/(out)	0.4	1.7	(2.1)	-
Disposals	-	(0.4)	-	(0.4)
Balance at 30 June 2020	15.0	92.8	3.0	110.8
Accumulated depreciation				
and impairment				
Balance at 1 July 2019	(5.5)	(52.0)	-	(57.5)
Depreciation expense	(3.4)	(9.8)	-	(13.2)
Disposals	-	-	-	-
Balance at 30 June 2020	(8.9)	(61.8)	-	(70.7)
2019				
Gross carrying amount				
Balance at 1 July 2018	13.2	85.2	3.6	102.0
Additions	0.9	4.5	2.8	8.2
Transfers in/(out)	0.9	4.0	(4.1)	0.8
Disposals	(0.7)	(3.5)	-	(4.2)
Balance at 30 June 2019	14.3	90.2	2.3	106.8
Accumulated depreciation				
and impairment				
Balance at 1 July 2018	(2.8)	(45.6)	-	(48.4)
Depreciation expense	(3.3)	(9.9)	-	(13.2)
Disposals	0.6	3.5	-	4.1
Balance at 30 June 2019	(5.5)	(52.0)	-	(57.5)
Closing net book amount				
As at 30 June 2020	6.1	31.0	3.0	40.1
As at 30 June 2019	8.8	38.2	2.3	49.3



Note 11: Property, plant and equipment (continued)

(c) Property, plant and equipment capital expenditure commitments

	2020 \$m	2019 \$m
Capital expenditure contracted for at the end of the reporting period but not		
recognised as liabilities	-	0.9

Property, Plant and Equipment Accounting Policy

Refer to Note 18 for the accounting policy for right-of-use assets.

Land and buildings (none of which are investment properties) are shown at fair value less subsequent depreciation for buildings. Other property, plant and equipment is stated at historical cost less depreciation. Historical cost includes expenditure that is directly attributable to the acquisition of the items.

Subsequent costs are recognised as an asset when it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably. All other repairs and maintenance costs are charged to the consolidated statement of comprehensive income during the reporting period in which they are incurred.

Increases in the carrying amounts arising on revaluation of land and buildings are recognised, net of tax, in other comprehensive income and accumulated in a reserve in equity. To the extent that the increase reverses a decrease previously recognised in the consolidated statement of comprehensive income, the increase is first recognised in the consolidated statement of comprehensive income. Decreases that reverse previous increases of the same assets are first recognised in other comprehensive income to the extent of the remaining surplus attributable to the asset; all other decreases are charged to the consolidated statement of comprehensive income.

Depreciation

Depreciation is calculated using the straight-line method over the estimated useful life or lease term as follows:

Land not depreciated

Assets under construction not depreciated until in use

Leasehold improvements the lease term
Buildings 40 years
Plant and equipment 3 - 15 years

The assets' residual values and useful lives are reviewed, and adjusted if appropriate, at the end of each reporting period.

Disposal

The gain or loss on disposal of property, plant and equipment is calculated as the difference between the carrying amount of the asset at the time of disposal and the net proceeds on disposal (including incidental costs). These gains or losses are included in the consolidated statement of comprehensive income. When revalued assets are sold, it is Group policy to transfer any amounts included in other reserves in respect of those assets to retained earnings.



Cookwill (1) Felationships Software Construction Sm Sm Sm Sm Sm Sm Sm S	Note 12: Intangible assets		Customer			
Sm		40			Assets under	
2020 Gross carrying amount Balance at 1 July 2019 282.9 89.7 426.4 38.2 837.2 Additions 2.5 26.2 28.7 Transfers in/(out) - - 36.4 (36.4) - Disposals - - - - - - - -						Total
Cross carrying amount Balance at 1 July 2019 282.9 89.7 426.4 38.2 837.2 28.0		\$m	\$m	\$m	\$m	<u>\$m</u>
Balance at 1 July 2019 Additions						
Additions						
Transfers in/(out)	•	282.9	89.7			
Disposals Communication		-	-			28.7
Balance at 30 June 2020 282.9 89.7 465.3 28.0 865.9	` ,	-	-	36.4	(36.4)	-
Accumulated amortisation and impairment Balance at 1 July 2019 (78.4) (72.4) (280.5) - (431.3) Amortisation expense - (9.0) (39.6) - (48.6) Disposals		-	<u> </u>	<u>-</u>	-	-
and impairment Balance at 1 July 2019 (78.4) (72.4) (280.5) - (431.3) Amortisation expense - (9.0) (39.6) - (48.6) Disposals	Balance at 30 June 2020	282.9	89.7	465.3	28.0	865.9
Balance at 1 July 2019 (78.4) (72.4) (280.5) - (431.3) Amortisation expense	Accumulated amortisation					
Amortisation expense	and impairment					
Amortisation expense	Balance at 1 July 2019	(78.4)	(72.4)	(280.5)	-	(431.3)
Disposals	Amortisation expense	· -	, ,	(39.6)	-	(48.6)
2019 Gross carrying amount Balance at 1 July 2018 219.6 82.8 415.8 12.1 730.3 Additions 63.3 6.9 1.9 35.6 107.7 Transfers in/(out) 8.7 (9.5) (0.8) Disposals Balance at 30 June 2019 282.9 89.7 426.4 38.2 837.2 Accumulated amortisation and impairment Balance at 1 July 2018 (78.4) (63.7) (238.1) - (380.2) Amortisation expense - (8.7) (42.4) - (51.1) Disposals Balance at 30 June 2019 (78.4) (72.4) (280.5) - (431.3) Closing net book amount As at 30 June 2020 204.5 8.3 145.2 28.0 386.0	Disposals .	-	` <u>-</u>	` -	-	` -
Gross carrying amount Balance at 1 July 2018 219.6 82.8 415.8 12.1 730.3 Additions 63.3 6.9 1.9 35.6 107.7 Transfers in/(out) - - 8.7 (9.5) (0.8) Disposals - - - - - - Balance at 30 June 2019 282.9 89.7 426.4 38.2 837.2 Accumulated amortisation and impairment Balance at 1 July 2018 (78.4) (63.7) (238.1) - (380.2) Amortisation expense - (8.7) (42.4) - (51.1) Disposals - - - - - Balance at 30 June 2019 (78.4) (72.4) (280.5) - (431.3) Closing net book amount	Balance at 30 June 2020	(78.4)	(81.4)	(320.1)	-	(479.9)
Gross carrying amount Balance at 1 July 2018 219.6 82.8 415.8 12.1 730.3 Additions 63.3 6.9 1.9 35.6 107.7 Transfers in/(out) - - 8.7 (9.5) (0.8) Disposals - - - - - - Balance at 30 June 2019 282.9 89.7 426.4 38.2 837.2 Accumulated amortisation and impairment Balance at 1 July 2018 (78.4) (63.7) (238.1) - (380.2) Amortisation expense - (8.7) (42.4) - (51.1) Disposals - - - - - Balance at 30 June 2019 (78.4) (72.4) (280.5) - (431.3) Closing net book amount						
Balance at 1 July 2018 219.6 82.8 415.8 12.1 730.3 Additions 63.3 6.9 1.9 35.6 107.7 Transfers in/(out) 8.7 (9.5) (0.8) Disposals						
Additions 63.3 6.9 1.9 35.6 107.7 Transfers in/(out) 8.7 (9.5) (0.8) Disposals						
Transfers in/(out) - - 8.7 (9.5) (0.8) Disposals -					·—· ·	
Disposals -		63.3	6.9	1.9		
Balance at 30 June 2019 282.9 89.7 426.4 38.2 837.2 Accumulated amortisation and impairment Balance at 1 July 2018 (78.4) (63.7) (238.1) - (380.2) Amortisation expense - (8.7) (42.4) - (51.1) Disposals - - - - - Balance at 30 June 2019 (78.4) (72.4) (280.5) - (431.3) Closing net book amount As at 30 June 2020 204.5 8.3 145.2 28.0 386.0	` ,	-	-	8.7	(9.5)	(8.0)
Accumulated amortisation and impairment Balance at 1 July 2018 (78.4) (63.7) (238.1) - (380.2) Amortisation expense - (8.7) (42.4) - (51.1) Disposals		<u> </u>	<u>-</u>	<u>-</u>	<u>-</u>	-
and impairment Balance at 1 July 2018 (78.4) (63.7) (238.1) - (380.2) Amortisation expense - (8.7) (42.4) - (51.1) Disposals	Balance at 30 June 2019	282.9	89.7	426.4	38.2	837.2
and impairment Balance at 1 July 2018 (78.4) (63.7) (238.1) - (380.2) Amortisation expense - (8.7) (42.4) - (51.1) Disposals	Accumulated amortisation					
Balance at 1 July 2018 (78.4) (63.7) (238.1) - (380.2) Amortisation expense - (8.7) (42.4) - (51.1) Disposals Balance at 30 June 2019 (78.4) (72.4) (280.5) - (431.3) Closing net book amount As at 30 June 2020 204.5 8.3 145.2 28.0 386.0						
Amortisation expense - (8.7) (42.4) - (51.1) Disposals Balance at 30 June 2019 (78.4) (72.4) (280.5) - (431.3) Closing net book amount As at 30 June 2020 204.5 8.3 145.2 28.0 386.0	•	(78.4)	(63.7)	(238.1)	_	(380.2)
Disposals - - - - - - Balance at 30 June 2019 (78.4) (72.4) (280.5) - (431.3) Closing net book amount As at 30 June 2020 204.5 8.3 145.2 28.0 386.0	-	(70.1)	` ,	` ,	_	` ,
Balance at 30 June 2019 (78.4) (72.4) (280.5) - (431.3) Closing net book amount As at 30 June 2020 204.5 8.3 145.2 28.0 386.0	•	_	(0.17)	(_	(0111)
Closing net book amount As at 30 June 2020 204.5 8.3 145.2 28.0 386.0		(78.4)	(72.4)	(280.5)	-	(431.3)
As at 30 June 2020 204.5 8.3 145.2 28.0 386.0		(-)	,	(/		(/
	Closing net book amount					
As at 30 June 2019 204.5 17.3 145.9 38.2 405.9	As at 30 June 2020	204.5	8.3	145.2	28.0	386.0
	As at 30 June 2019	204.5	17.3	145.9	38.2	405.9

⁽¹⁾ In the previous financial year, MH Investment Holdings Pty Ltd acquired a 100% interest in the in-home care business Home Support Services Pty Ltd (HSS) which resulted in the recognition of goodwill of \$63.3 million. The goodwill was allocated to the Home Care group of CGUs, which is comprised of HealthStrong, HSS and the internally developed businesses of CareComplete and Medibank at Home.



Note 12: Intangible assets (continued)

(a) Impairment tests for goodwill

Impairment Accounting Policy

Goodwill and intangible assets that have an indefinite useful life are not subject to amortisation and are tested annually for impairment, or more frequently if events or changes in circumstances indicate that they might be impaired. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs of disposal and its value-in-use. In assessing value-in-use, the estimated future cash flows are discounted to their present value using a discount rate that reflects current market assessments of the time value of money and the risks specific to the asset.

For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash inflows which are largely independent of the cash inflows from other assets or groups of assets called cash-generating units (CGUs). Goodwill is allocated to the CGU, or group of CGUs, at which the goodwill is monitored and where the synergies of the combination are expected.

(b) Key assumptions and judgements

Below is a CGU-level summary of the Group's goodwill allocation and the key assumptions made in determining the recoverable amounts.

	2020			2019		
	Goodwill allocation	Growth	Pre-tax discount	Goodwill allocation	Growth	Pre-tax discount
	\$m	rate %	rate %	\$m	rate %	rate %
Health Insurance	96.2	2.5	10.7	96.2	2.5	13.9
Medibank Health Telehealth	11.1	2.5	11.3	11.1	2.5	16.2
Medibank Health Home Care	97.2	2.5	11.3	97.2	2.5	16.2

Growth rates and discount rates

The growth rate disclosed above represents the weighted average growth rate used to extrapolate cash flows beyond the budget period. The growth rate does not exceed the long-term average growth rate for the business in which the CGU operates as per industry forecasts.

In performing the recoverable amount calculations for each CGU, the Group has applied post-tax discount rates to discount the forecast future attributable post-tax cash flows. The equivalent pre-tax discount rates are disclosed above. The discount rates used reflect specific risks relating to the relevant CGU.

During the period, the Group reassessed the Medibank Health discount rate methodology. The revised methodology takes into account the long-term risk-free rate and continued diversification of cash flows within the segment. The revised discount rate has been reasonably benchmarked against the discount rate profile for ASX listed businesses of similar size. There are no reasonably possible movements in the discount rate that would result in an impairment loss for any of the CGUs in the current financial year.

Health Insurance CGU

The recoverable amount is determined based on value-in-use calculations. These calculations use cash flow projections based on the Corporate Plan approved by the Board. Cash flows beyond the Corporate Plan period are extrapolated using the estimated growth rates, with a terminal value assumed in the calculations.

Key assumptions

- Forecast revenue comprising estimated change in the number of members and future premium revenue rate rises.
- Forecast claims and operating expenses.



Note 12: Intangible assets (continued)

(b) Key assumptions and judgements (continued)

Medibank Health Telehealth CGU

The recoverable amount is based on a value-in-use calculation, which uses a three year cash flow projection per the Group's Corporate Plan approved by the Board. Cash flows that are beyond this period, but within the period that management can reliably estimate, are extrapolated using the estimated growth rates. No terminal value has been assumed in the calculations.

Key assumptions

- Forecast revenue for the market sector and specific forecasts for key customer contracts.
- Forecast direct expenses and allocated corporate costs.
- Period over which to assess the forecasts.

The key assumption in the Medibank Health Telehealth CGU is the cash flow forecast. The ability to meet these cash flows, which are based on the Group's Corporate Plan, could impact the recoverability of the CGU. The business model of the CGU is contract based by nature and the forecast cash flows contain assumptions around expected contract renewals, new wins and losses. This cash flow estimate assumes that current contract renewal options will be exercised by the customers. This assumption is based on management's past experience and knowledge of the market in which the CGU operates.

Medibank Health Home Care group of CGUs

Home Care comprises acquired and internally developed in-home care businesses. Goodwill has been allocated to the Home Care CGUs as the Group derives strategic and operational synergies, and the Group monitors business performance at the combined Home Care level.

The recoverable amount is based on a value-in-use calculation, which uses a three year cash flow projection per the Group's Corporate Plan approved by the Board. Cash flows that are beyond this period, but within the period that management can reliably estimate, are extrapolated using the estimated growth rates with a terminal value assumed in the calculations.

Key assumptions

- Forecast revenue based on market sector growth, customer contracts and specific volume forecasts for geographic areas.
- Forecast direct expenses and allocated corporate costs.
- Expected synergies from:
 - Single go-to-market approach.
 - Integration of the chronic diseases management and rehab at home programs.
 - Workforce management.

The key assumption in the Medibank Health Home Care group of CGUs is the cash flow forecast. The ability to meet these cash flows, which are based on the Group's Corporate Plan, could impact the recoverability of the CGUs. The business model of the Home Care group of CGUs is volume and contract based and the forecast cash flows contain assumptions including volumes of services performed across geographic areas and expected contract renewals, new wins and losses. The cash flow forecast assumes that service volumes will increase based on geographic growth and new contracts. This assumption is based on management's past experience and knowledge of the market in which the CGUs operate.

The expected impact of COVID-19 on the cash flow forecasts has been taken into consideration in determining the recoverable amounts of the CGUs.

There are no reasonably possible changes in key assumptions that could have resulted in an impairment loss for the Health Insurance CGU, Medibank Health Telehealth CGU or the Medibank Health Home Care group of CGUs in the current or prior financial year.



Note 12: Intangible assets (continued)

(c) Intangible assets capital expenditure commitments

	2020	2019
	\$m	\$m
Capital expenditure contracted for at the end of the		
reporting period but not recognised as liabilities	1.7	1.1

Toporarig poriod	Dut not recognised as ilabilities	1.7								
Intangible Assets Accounting Policy										
	Accounting policy	Key estimates								
Goodwill	Goodwill is not amortised but it is tested for impairment annually, or more frequently if events or changes in circumstances indicate that it might be impaired, and is carried at cost less accumulated impairment losses.	Refer to Note 12(b) above for further information on the assumptions used in the recoverable amount calculations.								
Software	Software intangibles are carried at cost less accumulated amortisation and impairment losses. Costs incurred in acquiring software and licences (including external direct costs of materials and service and direct payroll-related costs of employees' time spent on the project) are capitalised where they will contribute to future financial benefits, through revenue generation and/or cost reduction.	The estimated useful lives are based on projected product lifecycles and could change significantly as a result of technical innovations and competitor actions.								
	Amortisation is calculated on a straight-line basis over the expected useful lives of the software and is recognised in depreciation and amortisation expense in the consolidated statement of comprehensive income. The expected useful lives of the Group's software were reassessed during the financial year and are now 1.5 to 10 years (2019: 1.5 to 7 years). This change did not have a material impact on the Group's amortisation expense this period.									
Customer contracts and relationships	Customer contracts and relationships acquired as part of a business combination are carried at their fair value at the date of acquisition less accumulated amortisation and impairment losses. Amortisation is calculated on a straight-line basis over the expected useful lives (5 to 12 years) and is recognised in depreciation and amortisation expense in the consolidated statement of comprehensive income.	Customer contracts and relationships are assessed for indicators of impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. A key assumption in assessing customer contracts and relationships for impairment is the retention of the underlying contracts. Assumptions are made around renewal of these contracts, associated cash flows based on contracted renewal options and the Group's commercial and								

strategic long-term plans.



2020

2010

SECTION 4: OTHER ASSETS AND LIABILITIES

Note 13: Provisions and employee entitlements

(a) Employee entitlements

(i) Employee entitlements

	2020	2019
	\$m	\$m
Employee entitlements		
Current	43.2	45.6
Non-current	21.9	20.8
Total employee entitlements	65.1	66.4

This provision incorporates annual leave, long service leave, termination payments and bonus plans.

(ii) Employee benefits expense

Included in the Group's employee benefits expense are the following:

	2020	2019
	\$m	\$m
Superannuation expense	29.7	28.3
Other long-term benefits expense	5.0	4.5
Termination benefits expense	2.7	2.6
Share-based payment expense	1.2	5.7

Employee Entitlements Accounting Policy

Short-term
obligations

Liabilities for wages and salaries, including non-monetary benefits, are recognised in respect of employees' services up to the end of the reporting period and are measured at the amounts expected to be paid when the liabilities are settled.

Other longterm employee benefit obligations – key estimate

Liabilities for employee entitlements includes long service leave and annual leave which are not expected to be settled wholly within 12 months after the end of the period. The liabilities are measured at the present value of expected future payments using the projected unit credit method, taking into account:

- Expected future wage and salary levels.
- Experience of employee departures.
- Periods of service.

Expected future payments are discounted using market yields at the end of the reporting period, using corporate bonds with terms to maturity that closely match the estimated future cash outflows. The obligations are presented as current liabilities in the consolidated statement of financial position if the Group does not have an unconditional right to defer settlement for at least 12 months after the reporting date, regardless of when the actual settlement is expected to occur.

Bonus plans

Liabilities for bonuses are based on a formula that takes into consideration the performance of the employee against targeted and stretch objectives, the profit of the Group and other financial and non-financial key performance indicators. The Group recognises a provision when it is contractually obliged or where there is a past practice that has created a constructive obligation.



Note 13: Provisions and employee entitlements (continued)

(a) Employee entitlements (continued)

Employee Entitlements Accounting Policy

Termination benefits

Termination benefits are payable when employment is terminated by the Group before the normal retirement date, or when an employee accepts voluntary redundancy in exchange for these benefits. The Group recognises termination benefits at the earlier of the following dates:

- When the Group can no longer withdraw the offer of those benefits.
- When the Group recognises costs for a restructuring that is within the scope of AASB 137 Provisions, Contingent Liabilities and Contingent Assets and involves the payment of termination benefits.

In the case of an offer made to encourage voluntary redundancy, the termination benefits are measured based on the number of employees expected to accept the offer. Benefits falling due more than 12 months after the end of the reporting period are discounted to present value.

(b) Provisions

					Medical		
		Commissions	Restructuring	Make good	services	Other	Total
)		\$m	\$m	\$m	\$m	\$m	\$m
Bal	lance at 1 July 2019	9.6	2.5	2.9	6.5	20.9	42.4
Add	ditional provision	6.5	0.5	1.6	-	12.3	20.9
Am	nounts utilised during the year	(6.2)	(0.9)	-	(6.5)	(7.5)	(21.1)
Rev	versal of unused provision	(1.8)	(1.7)	-	-	(1.3)	(4.8)
Bal	lance at 30 June 2020	8.1	0.4	4.5	-	24.4	37.4
Bala	ance comprised of:						
) .	Current	8.1	0.4	1.3	-	20.6	30.4
	Non-current	-	-	3.2	-	3.8	7.0

(i) Commissions provision

This provision relates to estimated commissions payable to third parties in relation to the acquisition of health insurance contracts.

(ii) Restructuring provision

Onerous lease provisions are included in the restructuring provision where they relate to space that the Group will no longer continue to utilise as a result of undertaking a restructuring program. Onerous lease provisions that do not arise from restructuring programs are classified as other provisions.

(iii) Make good provision

In accordance with certain lease agreements, the Group is obligated to restore leased premises to their original condition at the end of the lease term. Due to the long-term nature of the liability, there is uncertainty in estimating the ultimate amount of these costs. The provision has been discounted to take into account the time value of money throughout the remaining term of the lease.

(iv) Medical services provision

This provision related to the estimated cost of sub-contracted medical services incurred but not settled or processed at balance date in relation to the Garrison Health Services contract. The provision has a nil balance at 30 June 2020 as services under the contract ceased on 30 June 2019. Refer to Note 15(c) for further information.



Note 13: Provisions and employee entitlements (continued)

(b) Provisions (continued)

(v) Other provision

The other provision includes other provisions that have arisen in course of business. Other provisions at 30 June 2020 include the following:

- Provision for workers compensation of \$4.8 million.
- Provision for corporate loyalty benefits of \$6.7 million.

The Group has entered into \$8.8 million (2019: \$7.0 million) of bank guarantees in relation to its self-insured workers compensation obligations.

Provisions Accounting Policy

Provisions are recognised when:

- The Group has a present legal or constructive obligation as a result of past events.
- It is probable that an outflow of resources will be required to settle the obligation.
- The amount has been reliably estimated.

Provisions are not recognised for future operating losses.

Where there are a number of similar obligations, the likelihood that an outflow will be required in settlement is determined by considering the class of obligations as a whole. A provision is recognised even if the likelihood of an outflow with respect to any one item included in the same class of obligations may be small.

Provisions are measured at the present value of management's best estimate of the expenditure required to settle the present obligation at the end of the reporting period. Expected future payments are discounted using market yields at the end of the reporting period using corporate bonds with terms to maturity that match, as closely as possible, the estimated future cash outflows. The increase in the provision due to the passage of time is recognised as interest expense.

(c) Contingent liabilities

From time to time, the Group is exposed to contingent liabilities which arise from the ordinary course of business, including:

- · Losses which might arise from litigation.
- Investigations from internal reviews and by regulatory bodies such as the ACCC, ASIC or APRA into
 past conduct on either industry-wide or Medibank specific matters.

It is anticipated that the likelihood of any unprovided liabilities arising is either remote or not material.



Overview

This section includes additional information that must be disclosed to comply with Australian Accounting Standards, the *Corporations Act 2001* and the Corporations Regulations.

Note 14: Income tax

Tax consolidation legislation

Medibank and its wholly-owned Australian controlled entities are members of a tax consolidated group. As a consequence, these entities are taxed as a single entity and the deferred tax assets and liabilities of these entities are offset in the consolidated financial statements.

The entities in the tax consolidated group entered into a tax sharing agreement which limits the joint and several liability of the wholly-owned entities in the case of a default by the head entity, Medibank.

The entities have also entered into a tax funding agreement under which the wholly-owned entities fully compensate Medibank for any current tax payable and are compensated by Medibank for any current tax receivable.

(a) Income tax expense

		2020	2019
	Note	\$m	\$m
Continuing operations			
Current tax		226.8	184.2
Deferred tax	(i)	(93.9)	(2.9)
Adjustment for tax of prior period		1.7	(2.7)
Income tax expense reported in the statement of			
comprehensive income		134.6	178.6

⁽i) Includes deferred tax of \$89.1 million (2019: nil) in relation to the COVID-19 claims liability. Refer to Note 3(b) for further information on the COVID-19 claims liability.

(b) Numerical reconciliation of income tax expense to prima facie tax payable

	2020	2019
	\$m	\$m
Profit for the year from continuing operations before income		
tax expense	450.2	616.3
Tax at the Australian tax rate of 30%	135.1	184.9
Tax effect of amounts which are not deductible (taxable) in		
calculating taxable income:		
Non assessable gains on disposal	-	(0.1)
Tax offset for franked dividends	(1.8)	(1.5)
Other items	(0.4)	(2.0)
	132.9	181.3
Adjustment for tax of prior period	1.7	(2.7)
Income tax expense reported in the statement of		
comprehensive income	134.6	178.6



Note 14: Income tax (continued)

(c) Deferred tax assets and liabilities

	2020	2019
Not	e \$m	\$m
Deferred tax balances comprise temporary differences		
attributable to items:		
Recognised in the income statement		
Trade and other receivables	2.1	2.2
Financial assets at fair value through profit or loss	(16.0)	(27.6)
Deferred acquisition costs	(23.4)	(23.9)
Property, plant and equipment (i)	(22.8)	2.9
Intangible assets	(16.8)	(17.2)
Trade and other payables (i)	34.5	10.7
Employee entitlements	19.5	19.6
Claims liabilities (ii)	95.0	7.1
Provisions	11.4	9.6
Business capital costs	0.5	0.6
Other (liabilities)/assets	(0.6)	2.3
Recognised in the income statement	83.4	(13.7)
Recognised directly in other comprehensive income		
Actuarial loss on retirement benefit obligation	0.6	0.5
Recognised directly in other comprehensive income	0.6	0.5
Net deferred tax (liabilities)/assets	84.0	(13.2)

- (i) Includes deferred tax in relation to the application of AASB 16 Leases. Refer to Note 18 for further information.
- (ii) Includes deferred tax in relation to the COVID-19 claims liability. Refer to Note 3(b) for further information on the COVID-19 claims liability.

Income Tax Accounting Policy

Current Taxes Accounting Policy

The current income tax charge is calculated on the basis of the tax laws enacted or substantively enacted at the end of the reporting period. Management periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulation is subject to interpretation, and establishes provisions where appropriate.

Deferred Taxes Accounting Policy

Deferred income tax is determined using tax rates (and laws) that have been enacted or substantially enacted at the end of each reporting period and are expected to apply when the related deferred income tax asset is realised or the deferred income tax liability is settled. Deferred income tax is provided on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the consolidated financial statements, other than for the following:

- Where they arise from the initial recognition of goodwill.
- Where they arise from the initial recognition of an asset or liability in a transaction other than a business combination that at the time of the transaction affects neither accounting nor taxable profit or loss.
- For temporary differences between the carrying amount and tax bases of investments in controlled entities where the parent entity is able to control the timing of the reversal of temporary differences and it is probable that the differences will not reverse in the foreseeable future.



Note 14: Income tax (continued)

Income Tax Accounting Policy (continued)

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

Current and deferred tax is recognised in the profit or loss, except to the extent that it relates to items recognised in other comprehensive income or directly in equity. In this case, the tax is also recognised in other comprehensive income or directly in equity, respectively.

Offsetting balances

Current tax assets and tax liabilities are offset where the entity has a legally enforceable right to offset and intends either to settle on a net basis, or to realise the asset and settle the liability simultaneously. Deferred tax assets and liabilities are offset when there is a legally enforceable right to offset current tax assets and liabilities and when the deferred tax balances relate to the same taxation authority.

Key judgement

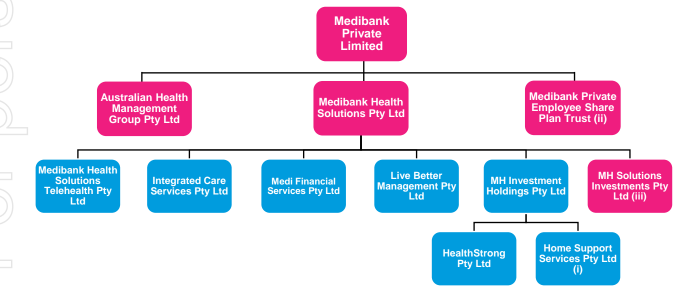
The deferred tax asset in relation to the COVID-19 claims liability has been recognised in the consolidated statement of financial position. Recognition is on the basis that the Group can demonstrate that:

- The temporary difference will reverse when the expected deferred claims are incurred.
- Sufficient profits are forecast to exist to utilise the tax asset in the future.

Note 15: Group structure

(a) Subsidiaries

The consolidated financial statements incorporate the assets, liabilities and results of the following subsidiaries, which are 100% controlled.



These subsidiaries are wholly owned by Medibank Health Solutions Pty Ltd and have been granted relief from the necessity to prepare financial reports in accordance with the ASIC Corporations (Wholly-owned Companies) Instrument 2016/785.

- (i) In the previous financial year, MH Investment Holdings Pty Ltd acquired a 100% interest in the home care business Home Support Services Pty Ltd (HSS).
- (ii) Refer to Note 16(a) for further information on the Employee Share Plan Trust.
- (iii) MH Solutions Investments Pty Ltd was registered on 26 June 2020.

Notes to the consolidated financial statements 30 June 2020



SECTION 5: OTHER

Note 15: Group structure (continued)

(a) Subsidiaries (continued)

Consolidation Accounting Policy

Subsidiaries are all those entities over which the Group has control. The Group controls an entity when it is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. Subsidiaries are fully consolidated from the date on which control is transferred to the Group. They are deconsolidated from the date that control ceases.

The acquisition method of accounting is used to account for the acquisition of subsidiaries. The consideration transferred for the acquisition of a subsidiary comprises the fair value of the assets transferred and the liabilities incurred. Acquisition-related costs are expensed as incurred. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are, with limited exceptions, measured initially at their fair values at the acquisition date. The excess of the consideration transferred and the amount of any non-controlling interest in the acquiree over the fair value of the Group's share of the net identifiable assets acquired, is recorded as goodwill.

Intercompany transactions, balances and unrealised gains on transactions between Group companies are eliminated. Unrealised losses are also eliminated unless the transaction provides evidence of the impairment of the asset transferred. Accounting policies of subsidiaries are consistent with the policies adopted by the Group.

(b) Parent entity financial information

(i) Summary financial information

The individual financial statements for the parent entity show the following aggregate amounts:

	2020	2019
	\$m	\$m
Statement of financial position		
Current assets	3,029.6	2,903.8
Total assets	3,700.3	3,479.1
Current liabilities	1,707.3	1,420.3
Total liabilities	1,970.4	1,625.0
Shareholders' equity		
Issued capital	85.0	85.0
Reserves		
Equity reserve	6.3	6.3
Share-based payment reserve	4.5	6.6
Retained earnings	1,634.1	1,756.2
Total shareholders' equity	1,729.9	1,854.1
Profit for the year	312.1	437.8
Total comprehensive income	312.1	437.8

(ii) Guarantees entered into by parent entity

The parent entity has entered into \$8.5 million (2019: \$6.8 million) of bank guarantees in relation to its self-insured workers compensation obligations. Refer to Note 13(b)(v) for further information on the provision for workers compensation. The parent entity also provided guarantees in respect of service obligations assumed by members of the Group. No liability has been recognised in relation to these guarantees by the parent entity or the Group as the fair value of the guarantees is not material.



Note 15: Group structure (continued)

(b) Parent entity financial information (continued)

(iii) Contingent liabilities of the parent entity

Refer to Note 13(c) for details of the contingent liability of the parent entity.

(iv) Contractual commitments for the acquisition of property, plant and equipment

As at 30 June 2020, the parent entity had nil contractual commitments for the acquisition of property, plant and equipment (2019: \$0.9 million). These commitments are not recognised as liabilities as the relevant assets have not yet been received.

Parent Entity Financial Information Accounting Policy

The financial information for the parent entity, Medibank, has been prepared on the same basis as the consolidated financial statements, except as set out below:

- Investments in subsidiaries are accounted for at cost less accumulated impairment losses in the financial statements of Medibank.
- Assets or liabilities arising under tax funding arrangements with the tax consolidated entities are recognised by Medibank as current assets or current liabilities.

(c) Discontinued operations

On 19 November 2018, Medibank was informed by the Australian Government Department of Defence that it has not been selected as the preferred tenderer for the renewal of the Garrison Health Services contract. Services under the contract ceased on 30 June 2019. The Garrison Health Services contract has been classified as a discontinued operation at 30 June 2020 in accordance with AASB 5 *Non-current Assets Held for Sale and Discontinued Operations*.

	2020 \$m	2019 \$m
Results of discontinued operations		
Revenue	6.0	453.9
Expenses	(6.8)	(423.7)
Profit/(loss) for the year before income tax	(0.8)	30.2
Income tax expense	0.2	(9.2)
Profit/(loss) after tax attributable to ordinary equity holders of		_
the Company	(0.6)	21.0
Cash flows of discontinued operations		
Net cash inflow/(outflow) from operating activities	(5.0)	34.8
Net cash inflow from investing activities	-	-
Net cash outflow from financing activities	-	-
Net cash flows for the year from discontinued operations	(5.0)	34.8
Basic and diluted earnings per share for discontinued operations (cents)	(0.02)	0.76

The 30 June 2019 balance sheet includes the following amounts in relation to the discontinued operations:

- Trade and other receivables \$66.9 million.
- Trade and other payables \$47.6 million.
- Provisions \$11.0 million.



Note 15: Group structure (continued)

(d) Related party transactions

Certain key management personnel hold director positions in other entities, some of which transacted with the Group during the 2020 financial year. All transactions that occurred were in the normal course of business. The terms and conditions of the transactions were no more favourable than those available, or which might reasonably be expected to be available, on similar transactions to non-key management personnel related entities on an arm's length basis. There have been no loans to directors or specified executives during the current or prior financial years.

Note 16: Share-based payments

(a) Share-based payments arrangements

Performance rights to acquire shares in Medibank are granted to Executive Leadership Team (ELT) and Senior Executive Group (SEG) members as part of Medibank's short-term incentive (STI) and long-term incentive (LTI) plans. The plans are designed to:

- Align the interests of employees participating in the plan more closely with the interests of customers and shareholders by providing an opportunity for those employees to receive an equity interest in Medibank through the granting of performance rights.
- Assist in the motivation, retention and reward of ELT and SEG members.

Performance rights granted do not carry any voting rights.

During the 2018 financial year, an Employee Share Plan Trust was established to manage Medibank's share-based payments arrangements. Shares allocated by the trust to the employees are acquired on-market prior to allocation. The Trust held nil shares at 30 June 2020.

(i) LTI offer

Under the LTI Plan, performance rights were granted to members of the ELT and SEG as part of their remuneration. Performance rights granted under the LTI Plan are subject to the following performance burdles:

- 35% of the performance rights (2019: 50%) will be subject to a vesting condition based on Medibank's absolute earnings per share compound annual growth rate (EPS CAGR) over the performance period.
- 35% of the performance rights (2019: 50%) will be subject to a relative total shareholder return (TSR) vesting condition, measured over the performance period against a comparator group of companies.
- 30% of the performance rights (2019: not applicable) will be subject to a performance hurdle based on the growth of Medibank's private health insurance market share (as reported by APRA) over the performance period (new performance hurdle in 2020).

Each performance hurdle under the LTI Plan has a threshold level of performance which needs to be achieved before vesting commences. Details of these thresholds are outlined in the remuneration report. The vesting conditions for performance rights in grants will be tested over a three-year performance period commencing on 1 July of the relevant period. The vesting conditions must be satisfied for the performance rights to vest. On satisfaction of the vesting conditions, each performance right will convert into a fully paid ordinary share on a one-for-one basis.

The number of rights granted in the 2020 grants were determined based on the monetary value of the LTI award, divided by the volume-weighted average share price of Medibank shares on the ASX during the 10 trading days up to and including 28 June 2019. This average price was \$3.46.



Note 16: Share-based payments (continued)

(a) Share-based payments arrangements (continued)

(ii) Annual STI offer

Under the Group's STI Plan, 50% of STI awarded to ELT members is paid in cash after the announcement of financial results. The remaining 50% is deferred for 12 months in the form of performance rights granted under the Performance Rights Plan. Vesting of deferred performance rights is conditional on the participant remaining employed by Medibank until the end of the 12-month deferral period.

On vesting of the performance rights, each performance right will convert into a share on a one-for-one basis, subject to any adjustment required to ensure that the participant receives a benefit equivalent to any dividends paid by Medibank during the deferral period.

The number of rights to be granted will be determined based on the monetary value of the STI award, divided by the volume-weighted average share price over the 10 trading days up to and including the payment date of cash STI.

Share-based Payments Accounting Policy

The fair value of the performance rights is recognised as an employee benefits expense, with a corresponding increase in equity. The total amount to be expensed is determined by reference to the fair value of the performance rights granted, which includes any market performance conditions and the impact of any non-vesting conditions, but excludes the impact of any service and non-market performance vesting conditions. Non-market vesting conditions are included in assumptions about the number of performance rights that are expected to vest.

The total expense is recognised over the period in which the performance and/or service conditions are fulfilled (the vesting period), ending on the date on which the relevant employees become fully entitled to the award (the vesting date).

At the end of each reporting period, the Group revises its estimates of the number of awards that are expected to vest based on the non-market vesting conditions. The impact of the revision to original estimates, if any, is recognised in profit or loss, with a corresponding adjustment to equity.

(b) Performance rights - Group

		instruments	
	Note	2020	2019
Outstanding at 1 July		8,430,879	5,947,911
Granted		3,338,273	3,931,547
Forfeited	(i)	(594,482)	(305,066)
Exercised	(ii)	(1,068,721)	(1,120,017)
Lapsed	(iii)	(1,167,876)	(23,496)
Outstanding at 30 June		8,938,073	8,430,879
Exercisable at 30 June		-	

- (i) Forfeited relates to instruments that lapsed on cessation of employment.
- (ii) Performance rights are exercised as soon as they vest.
- (iii) Lapsed relates to instruments that lapsed on failure to meet the EPS and TSR performance hurdles.



Note 16: Share-based payments (continued)

(c) Fair value of performance rights granted

Below is a summary of the fair values of the 2019 and 2020 LTI plans and the key assumptions used in determining the valuation. The fair value was determined in consultation with the Group's professional service advisors, KPMG including key inputs and the valuation methodology for the performance rights granted. The fair value at grant date differs for each grant primarily due to the Medibank share price on that grant date and for the TSR performance rights, the Medibank share price relative to the comparator group.

	TSR EPS		Market share		
	performan	performance rights		ce rights	performance rights
	2020	2019	2020	2019	2020 ⁽¹⁾
Grant date	1 July 2019	1 July 2018	1 July 2019	1 July 2018	1 July 2019
Date of commencement of service and performance period	1 July 2019	1 July 2018	1 July 2019	1 July 2018	1 July 2019
Expected vesting date	30 June 2022	30 June 2021	30 June 2022	30 June 2021	30 June 2022
Fair value at grant date	\$1.09	\$1.37	\$2.80	\$2.44	\$2.80
Share price at grant date	\$3.21	\$2.92	\$3.21	\$2.92	\$3.21
Dividend yield (per annum effective)	4.0%	4.5%	4.0%	4.5%	4.0%
Franking rate	100.0%	100.0%	100.0%	100.0%	100.0%
Risk free discount rate (per annum)	0.6%	2.1%	n/a	n/a	n/a
Valuation method	Monte Carlo simulation model	Monte Carlo simulation model	Black-Scholes option pricing methodology	Black-Scholes option pricing methodology	Black-Scholes option pricing methodology
Volatility assumptions (per annum)					
Medibank	20%	20%	n/a	n/a	n/a
Comparator group average	23%	22%	n/a	n/a	n/a
Correlation between comparator companies' TSR	25%	25%	n/a	n/a	n/a

⁽¹⁾ A new performance hurdle was introduced in the 2020 LTI plan in relation to Medibank's private health insurance market share (as reported by APRA). Refer to Note 16(a)(i) for further information.

Note 17: Key management personnel remuneration

The names of persons who were directors and specified executives of the Group at any time during the financial year are disclosed in the directors' report. Detailed remuneration disclosures are provided in the remuneration report.

	2020	2019
Short-term benefits	7,722,918	9,279,333
Post-employment benefits	300,528	312,099
Long-term benefits	323,044	186,193
Share-based payments	1,641,366	4,255,725
Total key management personnel	9,987,856	14,033,350

Notes to the consolidated financial statements 30 June 2020



SECTION 5: OTHER

Note 18: Leases

Leases are entered into as a means of acquiring access to corporate and retail property. Rental payments are generally fixed, with differing clauses to adjust the rental to reflect increases in market rates. These clauses include fixed incremental increases, market reviews and inflation escalation clauses during a lease on which contingent rentals are determined. No operating leases contain restrictions on financing or other leasing activities. The Group leases unused office space under non-cancellable leases agreements. The leases have varying terms, escalation clauses and renewal rights.

(a) Transition to AASB 16 Leases

This note explains the impact of the adoption of AASB 16 *Leases* on the Group's financial statements and also discloses the new accounting policies that have been applied from 1 July 2019, where they are different to those applied in prior periods. The Group has applied the modified retrospective method of adoption from 1 July 2019, which does not require restatement of comparative information. The reclassifications and adjustments arising from the new leasing rules are recognised in the opening balance sheet at 1 July 2019.

Impact of the new definition of a lease

The Group applied the practical expedient available on transition to AASB 16 and, for those contracts entered prior to the date of initial application, did not reassess whether a contract is or contains a lease.

Impact on lessee accounting

The Group's lease contracts include retail stores and office spaces. On adoption of AASB 16, the group recognised lease liabilities in relation to its property leases which had previously been classified as 'operating leases' under the principles of AASB 117 Leases. These liabilities were measured at the present value of the remaining lease payments, discounted using the Group's incremental borrowing rate as of 1 July 2019.

Lease payments are generally discounted using the interest rate implicit in a lease. The Group has concluded this cannot be readily determined and have used an incremental borrowing rate, being the rate that the individual lessee would have to pay to borrow the funds necessary to obtain an asset of similar value to the right-of-use asset in a similar economic environment with similar terms, security and conditions. In determining the incremental borrowing rate, the following components were considered:

- Reference rate (incorporating currency, environment, term).
- Financing spread adjustment (incorporating term, indebtedness, entity, environment).
- Lease specific adjustment (incorporating asset type).

The Group applied the practical expedient and used a single discount rate to portfolios of leases with reasonably similar characteristics. The Group's weighted average incremental borrowing rate applied to the lease liabilities on 1 July 2019 was 2.86%.

The associated right-of-use assets leases were measured on a lease-by-lease basis at:

- An amount as if AASB 16 had applied from lease commencement (but using incremental borrowing rate at date of transition), with the difference between the asset and liability being recognised in opening retained earnings at transition; or
- At an amount equal to lease liability.

The Group applied the practical expedient and relied on previous assessments on whether leases are onerous. The provision for onerous lease contracts which was required under AASB 117 of \$3.9 million was derecognised against the right-of-use assets.

As at 30 June 2020, management have determined it is not reasonably certain that any of its leases will be extended or terminated.



Note 18: Leases (continued)

(a) Transition to AASB 16 Leases (continued)

Impact on lessor accounting

Two of the Group's four subleases are classified as finance leases under AASB 16 as the present value of the lease payments amounts to substantially all of the fair value of the underlying asset and the lease terms are for the major part of the economic life of the underlying asset. As an intermediate lessor, the Group has accounted for the head lease and the sublease as two separate contracts.

On transition, as a lessor the Group derecognised \$7.5 million of the right-of-use assets and recognised finance lease receivables of \$10.8 million. The difference of \$3.3 million was recorded in other income within the consolidated statement of comprehensive income.

Finance lease receivables are presented within other assets in the consolidated statement of financial position.

Impact of adoption of AASB 16

Below is a reconciliation of the Group's operating lease commitments as at 30 June 2019 to the lease liability recognised as at 1 July 2019:

	2020
	\$m
Operating lease commitments disclosed as at 30 June 2019	143.4
Discounted using the Group's incremental borrowing rate of at the	
date of initial application	(10.9)
Lease liability recognised as at 1 July 2019	132.5
Balance comprised of:	
Current lease liabilities	30.9
Non-current lease liabilities	101.6

The change in accounting policy affected the following items in the balance sheet on 1 July 2019:

- Prepayments decreased by \$3.5 million.
- Finance lease receivables increased by \$10.8 million.
- Right-of-use assets increased by \$88.0 million.
- Deferred tax assets increased by \$1.3 million.
- Trade and other payables decreased by \$30.6 million.
- Lease liabilities increased by \$132.5 million.
- Provisions decreased by \$3.9 million.

The net impact after tax on retained earnings on 1 July 2019 was a decrease of \$4.7 million.

The AASB 16 transition impact was reviewed and revised after the Group's Interim Financial Report was published, with the primary changes being a decrease to the impact on deferred tax assets of \$3.4 million and a corresponding increase in the net impact on retained earnings of \$3.4 million.

Depreciation expense in relation to right-of-use assets amounted to \$27.0 million and finance expenses in relation to the lease liabilities amounted to \$3.4 million in the period. In the comparative period, lease related expenses were classified as 'lease expense' in the consolidated statement of comprehensive income.

In the current period, lease payments are classified as cash flows from financing activities in the consolidated statement of cash flows. In the comparative period, lease payments were classified as payments to suppliers and employees.

2020



Note 18: Leases (continued)

(b) Summary or lease related balances

		2020	2019
	Note	\$m	\$m
Statement of comprehensive income			
Depreciation expense on right-of-use assets		(27.0)	-
Interest paid - leases		(3.4)	-
Sub-lease income		2.3	-
Statement of financial position			
Finance lease receivables			
Current		1.9	-
Non-current		7.0	-
Right-of use assets (1)	11	72.1	-
Lease liabilities			
Current	9(c),(e)	27.9	-
Non-current	9(c),(e)	81.3	-
Statement of cash flows			
Lease principal payments		29.9	-
Lease interest payments		3.4	-

(1) Includes additions to the right-of-use assets during the period of \$11.3 million (2019: not applicable).

Leases Accounting Policy

As a lessee

At inception of a contract, the Group assesses whether a contract is, or contains, a lease by determining whether:

- The contract involves the use of an identified asset.
- The Group has the right to direct the use of the asset

The Group recognises a right-of-use asset and a lease liability at the lease commencement date. The right-of-use asset is initially measured at cost, which comprises the initial amount of the lease liability adjusted for any lease payments made at or before the commencement date, plus any initial direct costs incurred and an estimate of costs to restore the underlying asset less any lease incentives received.

The right-of-use asset is subsequently depreciated using the straight-line method from the commencement date to the earlier of the end of the useful life of the right-of-use or the end of the lease term. In addition, the right-of-use is periodically reduced by impairment losses, if any, and adjusted for certain remeasurements of the lease liability.

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date, discounted using the Group's incremental borrowing rate.

The interest expense recognised on the lease liability is measured at amortised cost using the effective interest method. The lease liability is remeasured when there is a change in future lease payments, with a corresponding adjustment made to the carrying amount of the right-of-use asset (or profit or loss if the carrying amount of the right-of-use asset has been reduced to zero).

The Group has elected not to recognise right-of-use assets and lease liabilities for leases of low value assets. The Group recognises the lease payments associated with these leases as an expense on a straight-line basis over the lease term.

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SECTION 5: OTHER

Note 18: Leases (continued)

Leases Accounting Policy (continued)

As a lessor

The Group acts as an intermediate lessor for two of its four subleases. The Group's interest in the head lease and sublease are accounted for separately. At the sublease commencement, the Group determines whether it is a finance or operating lease by assessing whether the lease transfers substantially all of the risks and rewards of ownership to the lessee, with reference to the right-of-use asset arising from the head lease, not with reference to the underlying asset.

Accounting policies applicable for the comparative period

Operating leases

Leases in which a significant portion of the risks and rewards of ownership are not transferred to the Group as lessee are classified as operating leases. Payments made under operating leases (net of any incentives received from the lessor) are recorded in the consolidated statement of comprehensive income on a straight-line basis over the period of the lease.

Lease incentives

Lease incentives received are recognised as a liability. Lease payments are allocated between the rental expense and the reduction of the liability over the term of the lease.

Onerous lease contracts

The Group recognises a provision for losses on lease contracts (refer to Note 13(b)) when the unavoidable minimum net costs of meeting the obligations under the contract exceed the economic benefits expected to be received under it.

Note 19: Auditor's remuneration

During the year the following fees were paid or payable for services provided by the auditor of Medibank, its related practices and non-related audit firms:

	Note	2020	2019
PricewaterhouseCoopers Australia (PwC):			
Amounts received or due and receivable by the Company's auditor for: - An audit or review of the financial report of the Company and any other entity within the Group		1,581,094	1,529,841
Other assurance services in relation to the Company and any other entity within the Group:			
- Audit of regulatory compliance returns		342,264	178,430
- Accounting and other assurance services		64,260	-
Other services in relation to the Company and any other entity within the Group:	<i>(</i> 1)		004.000
- Other non-audit services	(i)	-	204,676
Total remuneration of PwC		1,987,618	1,912,947

(i) Other services include advisory services in relation to tax and business integration.

Notes to the consolidated financial statements 30 June 2020



SECTION 5: OTHER

Note 20: Other

(a) New and amended standards adopted

Refer to Note 18 for further information on the impact of adopting AASB 16 Leases.

Other accounting standards became effective for the annual reporting period commencing on 1 July 2019 but did not have a material impact on the Group's accounting policies or on the consolidated interim financial report.

(b) New accounting standards and interpretations not yet adopted

Certain new accounting standards have been published that are not mandatory for 30 June 2020 reporting periods, but will be applicable to the Group in future reporting periods. The Group's assessment of the impact of these new standards is set out below.

(i) AASB 17: Insurance Contracts

This standard is effective for reporting periods beginning on or after 1 January 2023 and will replace AASB 4 *Insurance Contracts*, AASB 1023 *General Insurance Contracts* and AASB 1038 *Life Insurance Contracts*. The Group plans to apply AASB 17 for the annual period beginning 1 July 2023.

The standard introduces three new measurement approaches for accounting for insurance contracts. These include the Building Block Approach for long term contracts, the Premium Allocation Approach for short-term contracts and a Variable Fee Approach for direct participating products. The IASB has published a number of amendments which are designed to minimise the risk of disruption to implementation and do not change the fundamental principles of the standard.

The Group is continuing its assessment of the potential impact on its consolidated financial statements. Disclosure changes and impacts on the profit and loss are expected.

(ii) Amendments to References to the Conceptual Framework in IFRS Standards

The amendments noted below are effective for reporting periods beginning on or after 1 January 2020 and are not expected to have a material impact on the Group's accounting policies or on the consolidated financial report.

The IASB issued the revised Conceptual Framework (RCF) in March 2018, and also issued Amendments to References to the Conceptual Framework in IFRS Standards. The document contains amendments to IFRS 2, IFRS 3, IFRS 6, IFRS 14, IAS 1, IAS 8, IAS 34, IAS 37, IAS 38, IFRIC 12, IFRIC 19, IFRIC 20, IFRIC 22, and SIC-32. Some pronouncements are only updated to indicate which version of the framework they are referencing to (the IASC framework adopted by the IASB in 2001, the IASB framework of 2010, or the new revised framework of 2018) or to indicate that definitions in the standard have not been updated with the new definitions developed in the revised Conceptual Framework.

(iii) Other accounting standards or amendments that will become applicable in future reporting periods

Other accounting standards or amendments that will become applicable in future reporting periods are not expected to have a material impact on the Group's accounting policies or on the consolidated financial report.

Notes to the consolidated financial statements 30 June 2020



SECTION 5: OTHER

Note 20: Other (continued)

(c) Other accounting policies

Impairment of Tangible and Intangible Assets (other than Goodwill) Accounting Policy

Assets other than goodwill and financial assets classified at fair value through other comprehensive income, are tested for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs of disposal and its value-in-use. In assessing value-in-use, the estimated future cash flows are discounted to their present value using a discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash inflows which are largely independent of the cash inflows from other assets or groups of assets (CGUs).

Financial Assets and Financial Liabilities Accounting Policy

The Group's financial assets consist of cash and cash equivalents, financial assets at fair value and trade and other receivables. Management determines the classification of its financial assets at initial recognition based on the business model test and cash flow characteristics. Purchases and sales of financial assets are recognised on trade-date – the date on which the Group commits to purchase or sell the asset. Financial assets are derecognised when the rights to receive cash flows from the financial assets have expired or have been transferred. The Group's financial liabilities comprise trade and other payables. Financial liabilities are classified and measured at amortised cost and derecognised when the Group's contractual obligations are discharged, cancelled or expired.

Goods and Services Tax (GST) Accounting Policy

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

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

Cash flows are presented on a gross basis. The GST component of cash flows arising from investing or financing activities which are recoverable from, or payable to, the taxation authority, are presented as operating cash flows. Commitments and contingencies are disclosed net of the amount of GST recoverable from, or payable to, the taxation authority.

Loyalty Program Accounting Policy

Where the amount of health insurance premium revenue includes a loyalty component, revenue is allocated to this component based on the relative estimated stand-alone selling price. The component of loyalty revenue is initially deferred as a liability on the consolidated statement of financial position, and subsequently recognised in the consolidated statement of comprehensive income upon redemption when Medibank is obliged to provide the specified goods or services itself.

(d) Events occurring after the reporting period

There have been no events occurring after the reporting period which would have a material effect on the Group's financial statements at 30 June 2020.

DIRECTORS' DECLARATION



The directors declare that, in the opinion of the directors:

- (a) the financial statements and notes set out on pages 51 to 105 are in accordance with the *Corporations Act 2001*, including:
 - (i) giving a true and fair view of the Group's financial position as at 30 June 2020 and of its performance for the financial year ended on that date; and
 - (ii) complying with *Australian Accounting Standards*, the *Corporations Regulations 2001* and other mandatory professional reporting requirements; and
- (b) there are reasonable grounds to believe that the Company and the Group will be able to pay their debts as and when they become due and payable.

Note 1(b) confirms that the financial statements also comply with International Financial Reporting Standards as issued by the International Accounting Standards Board.

This declaration has been made after receiving the declarations required to be made to the directors by the Chief Executive Officer and Chief Financial Officer in accordance with section 295A of the *Corporations Act* 2001 for the year ended 30 June 2020.

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

On behalf of the Board,

Elizabeth Alexander AO

Chairman

Craig Drummond Chief Executive Officer

20 August 2020 Melbourne



Independent auditor's report

To the members of Medibank Private Limited

Report on the audit of the financial report

Our opinion

In our opinion:

The accompanying financial report of Medibank Private Limited (the Company) and its controlled entities (together the Group) is in accordance with the *Corporations Act 2001*, including:

- (a) giving a true and fair view of the Group's financial position as at 30 June 2020 and of its financial performance for the year then ended
- (b) complying with Australian Accounting Standards and the Corporations Regulations 2001.

What we have audited

The Group financial report comprises:

- the consolidated statement of financial position as at 30 June 2020
- the consolidated statement of comprehensive income for the year then ended
- the consolidated statement of changes in equity for the year then ended
- the consolidated statement of cash flows for the year then ended
- the notes to the consolidated financial statements, which include a summary of significant accounting policies
- the directors' declaration.

Basis for opinion

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

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

Independence

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



Our audit approach

An audit is designed to provide reasonable assurance about whether the financial report is free from material misstatement. Misstatements may arise due to fraud or error. They are considered material if individually or in aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of the financial report.

We tailored the scope of our audit to ensure that we performed enough work to be able to give an opinion on the financial report as a whole, taking into account the geographic and management structure of the Group, its accounting processes and controls and the industry in which it operates.



Materiality Audit scope Key audit matters

For the purpose of our audit we used overall Group materiality of \$22.5 million, which represents approximately 5% of the Group's profit before tax.

We applied this threshold, together with qualitative considerations, to determine the scope of our audit and the nature, timing and extent of our audit procedures and to evaluate the effect of misstatements on the financial report as a whole.

We chose Group profit before tax because, in our view, it is the benchmark against which the performance of the Group is most commonly measured.

We utilised a 5% threshold based on our professional judgement, noting it is within the range of commonly acceptable thresholds. Our audit focused on where the Group made subjective judgements; for example, significant accounting estimates involving assumptions and inherently uncertain future events.

We performed:

- An audit of the financially significant component of the Group, being the private health insurance segment.
- Specific audit procedures over significant risks and financially significant balances of the Medibank Health segment.

Amongst other relevant topics, we communicated the following key audit matters to the Audit Committee:

- Recognition and measurement of the COVID-19 claims liability
- Estimation of the outstanding claims liability
- Reliance on automated processes and controls
- Impairment test of goodwill allocated to Home Care Group of Cash Generating Units (CGUs)

These are further described in the *Key audit matters* section of our report.



Key audit matters

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the financial report for the current period. The key audit matters were addressed in the context of our audit of the financial report as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. Further, any commentary on the outcomes of a particular audit procedure is made in that context.

Key audit matter

Recognition and measurement of the COVID-19 claims liability

\$297.1m

Refer to note 3 for accounting policy and disclosures

Australia's federal, state and territory governments put in place a number of restrictions from March 2020 to slow the spread of the global Coronavirus (COVID-19) pandemic. As a result, private health insurers experienced abnormally low claims volumes due to the temporary closure of elective surgery and reduced access to ancillary services during the six months ended 30 June 2020.

In response, prior to 30 June 2020 the Group publicly announced and commenced a number of commitments to policyholders to pass-back any unforeseen COVID-19 related financial gains that may emerge.

A number of Australian Accounting Standard requirements were considered by the Group to account for the impact of the COVID-19 pandemic on claims volumes, the resulting financial performance of private health insurers, and the Group's COVID-19 policyholder commitments.

The Group's public commitments created an expectation as at 30 June 2020 that any financial gains relating to the COVID-19 restrictions on hospital, overseas and ancillary claims would be temporary. This gave rise to a constructive obligation to policyholders, expected to be delivered through the payment of claims for benefits that were unable to be made prior to 30 June 2020. Accordingly, the Group has recognised a COVID-19 claims liability as at 30 June 2020 and an associated claims expense. This COVID-19 claims liability is included in the financial statement line item titled 'Claims liabilities' recognised on the consolidated statement of financial position but does not form part of the outstanding claims liability (refer to the KAM titled 'Estimation of outstanding claims liability').

How our audit addressed the key audit matter

We performed the following audit procedures, amongst others:

- Evaluated the design of the Group's relevant key controls over the COVID-19 provisioning process and assessed whether a sample of the relevant key controls were operating effectively throughout the year, including the impact of the COVID-19 pandemic on relevant key controls.
- Developed an understanding of the Group's public announcements and commitments to financial analysts, shareholders and policyholders.
- Evaluated the Group's accounting policy to recognise the deferral of claims during the COVID-19 pandemic, and resulting impact on financial performance, against applicable Australian Accounting Standard requirements and private health insurance industry practices.
- Assessed, on a sample basis, the key data inputs used in the Group's modelling and measurement of the COVID-19 claims liability.
- Together with PwC actuarial experts, we:
 - Assessed the key assumptions applied by the Group in determining the impact of COVID-19 restrictions on hospital, overseas and ancillary claims deferred to future periods, including consideration of practices adopted across the private health insurance industry.



We considered this a key audit matter due to the:

- significant financial impact of the COVID-19 pandemic on claims trends across the private health insurance industry
- judgement required by the Group in determining the applicable Australian Accounting Standard requirements to recognise the impact of COVID-19 restrictions on claims and resulting impact on financial performance
- measurement estimation involved in determining the deferred entitlement to policyholders for claims not incurred due to COVID-19 restrictions
- adequacy of disclosure of the COVID-19 claims liability within the Group's financial report.

- Considered the appropriateness of the Group's methodologies used to determine claims deferred to future periods including consideration of reasonable alternatives.
- On a sample basis, performed recalculations over the mathematical accuracy of the Group's COVID-19 claims liability model.
- Assessed the adequacy of disclosure of the COVID-19 claims liability in the financial report against the requirements of the applicable Australian Accounting Standards.

Estimation of the outstanding claims liability

Refer to note 3 for accounting policy and disclosures

The liability for outstanding claims relates to claims incurred during the financial year or prior periods but either not assessed or received by the Group at year-end.

The liability for outstanding claims is estimated by the Group as a central estimate but, as is the case with any accounting estimate, there is a risk that the ultimate claims paid will differ from the initial estimates. There is also additional uncertainty relating to the impact of unprecedented events, such as the COVID-19 pandemic, on claims incurred given the inherent difficulty in determining the practical effect of such events on claims emergence patterns.

A risk margin is applied by the Group to reflect the uncertainty in the estimate. The central estimate and risk margin combined, which are estimated based on judgements and actuarial expertise, are intended to achieve an actuarially defined probability of adequacy (PoA) of 95% (2019: 95%).

We performed the following audit procedures, amongst others:

Controls design and operating effectiveness

 We evaluated the design of the Group's relevant key controls over the claims reserving process, taking into consideration the impact on a sample of the relevant key controls of the COVID-19 pandemic (including data reconciliation, data inputs, data quality, and the Group's review of the estimate) and assessed whether these controls were operating effectively throughout the year.

The Group's use of actuarial expertise

Together with PwC actuarial experts, we:

- Considered whether the Group's actuarial methodologies were consistent with actuarial practices and those used in the industry.
- On a sample basis, performed recalculations over the mathematical accuracy of the Group's actuarial models.



The estimation of the outstanding claims liability involves complex and subjective judgements about future events, both internal and external to the business. Primarily, judgement is required by the Group in order to estimate the:

- type and amount of claims incurred during the last two months of financial year but not received or processed by year end
- speed of processing claims by providers issuing claims on behalf of policyholders
- claims cost inflation and medical trends impacting utilisation of benefits by members
- impact of the COVID-19 pandemic on member claiming patterns.

We considered this a key audit matter because of the significant judgement required by the Group in estimating claims liabilities, including uncertainty as to the economic impact of the COVID-19 pandemic, and because a small change in assumptions can result in a material change in the estimated liability and corresponding charge to profit for the year.

- Assessed the key actuarial assumptions used by the Group in forecasting expected claims particularly those relating to the two months prior to the year-end. This included comparing the key actuarial assumptions to the Group's historical experience, observable market trends, environmental factors, estimated payment patterns, member claiming patterns, and our industry knowledge.
- Considered the sensitivity of the estimate to reasonably plausible alternative service levels by reference to payment history, recent claims trends, and COVID-19 environmental factors.
- Assessed the Group's approach to setting the risk margin in accordance with the requirements of Australian Accounting Standards, including an assessment of the reasonableness of the Group's actuarial calculation of the probability of adequacy.

Claims received after the year-end

 We considered whether actual claiming activity after year-end supported the key assumptions used by the Group to estimate the outstanding claims liability at year-end.

Reliance on automated processes and controls

The Group utilises a number of complex and interdependent Information Technology (IT) systems to capture, process and report a high volume of transactions.

We considered this a key audit matter because the:

- operations and financial reporting processes of the Group are heavily reliant on IT systems
- underlying IT controls over business processes are significant to the financial reporting process.

We developed an understanding of the Group's IT governance framework as well as the internal controls designed to mitigate the risk of fraud or error over:

- program development and changes
- access to programs and data
- computer operations
- business process.

Together with PwC IT specialists, we performed the following procedures, amongst others:

 Considered the impact of the COVID-19 pandemic on the IT control environment.



 Assessed the design and operating effectiveness of a sample of key IT controls that are relevant to

the financial reporting process and our audit.

- Recalculated a sample of key automated calculations within the Group's systems to test mathematical accuracy.
- Compared a sample of system generated reports, which are critical to processing and reporting financial transactions, back to source data.

Impairment test of goodwill allocated to Home Care Group of Cash Generating Units (CGUs)

Refer to note 12 for accounting policy and disclosures

The Group recognised goodwill of \$97.2 million in respect of the acquisition of a number of in-home care businesses. For the purposes of impairment testing, this goodwill has been allocated to a group of Cash Generating Units (CGUs). This group of CGUs is referred to as the Home Care Group of CGUs (Home Care).

An impairment assessment is performed annually by the Group at the Home Care level by comparing the carrying value of Home Care to the recoverable amount. The impairment assessment methodology of Home Care was revised during the period, with particular emphasis on the discount rate applied.

We considered this to be a key audit matter due to the:

- financial significance of the goodwill allocated to Home Care which accounts for 48% of the goodwill balance recognised by the Group.
- recoverable amount of Home Care is determined using a value-in-use model that requires significant judgement by the Group to estimate future cash flows based on a number of key assumptions, including revenue forecasts and expected synergies.
- judgements and assumptions, including the growth rates and discount rate, applied by the Group in determining the revised impairment assessment methodology.

We performed the following procedures, amongst others:

- Developed an understanding of the Home Care strategy including how performance is managed and monitored by the Group.
- Developed an understanding of the process by which the projected future cash flows of Home Care were developed, including consideration of expected operational, productivity and financial synergies, and the practical effects of the COVID-19 pandemic.
- Considered the level of business performance monitoring by the Group and assessed whether the monitoring was performed at the Home Care level.
- Compared the cash flows included in the impairment assessment with the three-year business plan presented to and approved by the Board.
- Considered whether the cash flow forecasts were reasonable and were based on supportable assumptions, by comparing the forecasts to actual cash flows from previous years.
- Tested the mathematical accuracy of the value-in-use model and reperformed the Group's sensitivity analysis, considering reasonably possible changes in key assumptions.
- Developed an understanding of the impairment assessment methodology, including judgements and assumptions applied.



- effects of the COVID-19 pandemic on the realisation of planned strategic objectives and the resulting impact on the performance of Home Care.
- Compared the growth rate assumed in the cash flow projects extrapolated beyond three years (terminal growth rate) to industry research.
- Together with PwC valuation experts, compared the discount rate assumptions to market data, comparable data, and industry research.

Other information

The directors are responsible for the other information. The other information comprises the information included in the annual report for the year ended 30 June 2020, but does not include the financial report and our auditor's report thereon. Prior to the date of this auditor's report, the other information we obtained included the Operating and Financial Review and the Directors' Report. We expect the remaining other information to be made available to us after the date of this auditor's report.

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

In connection with our audit of the financial report, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial report or our knowledge obtained in the audit, or otherwise appears to be materially misstated.

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

When we read the other information not yet received, if we conclude that there is a material misstatement therein, we are required to communicate the matter to the directors and use our professional judgement to determine the appropriate action to take.

Responsibilities of the directors for the financial report

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

In preparing the financial report, the directors are responsible for assessing the ability of the Group to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the directors either intend to liquidate the Group or to cease operations, or have no realistic alternative but to do so.



Auditor's responsibilities for the audit of the financial report

Our objectives are to obtain reasonable assurance about whether the financial report as a whole is free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with the Australian Auditing Standards will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of the financial report.

A further description of our responsibilities for the audit of the financial report is located at the Auditing and Assurance Standards Board website at:

 $https://www.auasb.gov.au/admin/file/content 102/c3/ar 1_2020.pdf. This description forms \ part of our \ auditor's \ report.$

Report on the remuneration report

Our opinion on the remuneration report

Pricewooterhouse Coopers

J. Hade

We have audited the remuneration report included in pages 17 to 47 of the directors' report for the year ended 30 June 2020.

In our opinion, the remuneration report of Medibank Private Limited for the year ended 30 June 2020 complies with section 300A of the *Corporations Act* 2001.

Responsibilities

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

PricewaterhouseCoopers

CJ Heath Partner Melbourne 20 August 2020