LIBERTY GROUP¹

APPENDIX 4E

For the year ended 30 June 2022

Results for announcement to the market

| (All comparisons to year ended 30 June 2021) | \$m | Up/down | Movement % |
|--|-------|---------------------|-----------------------|
| Revenue from ordinary activities | 869.2 | up | 1.9% |
| Profit after tax from ordinary activities attributable to members | 219.3 | up | 18.3% |
| Net profit after tax attributable to members | 219.3 | up | 18.3% |
| | | | |
| Reconciliation of statutory net profit after tax to underlying net profit after tax and amortisation | | 30 June 2022 \$m | 30 June 2021 \$m |
| Statutory net profit after tax | | 219.3 | 185.4 |
| Amortisation of IP | - | 11.8 | 11.9 |
| Statutory net profit after tax and before amortisation ² | | 231.1 | 197.3 |
| IPO-related adjustments | | | |
| Personnel expenses | | - | 20.1 |
| Costs of the offer | | - | 12.4 |
| Total adjustments | - | - | 32.5 |
| Tax effect of adjustments | | - | (3.7) |
| Underlying net profit after tax and before amortisation ² | - | 231.1 | 226.1 |
| | | | |
| | | | Amount per stapled |
| | | | stapled |
| Distribution information | | | (cents) |
| Interim 2022 distribution per stapled security (record date 30 November 202 | 1/ | | ,/ |
| payment date 15 December 2021) | | | 21.0 |
| Final 2022 distribution per stapled security | | | 28.2 |
| Record date for determining entitlement to final distribution | | | 30 June 2022 |
| Payment date of final distribution | | | 31 August 2022 |
| | | | |

No interim or final dividend was declared or paid during the year ended 30 June 2022.

| | 30 June 2022 | 30 June 2021 ³ |
|--|--------------|---------------------------|
| Net tangible assets per stapled security | \$ | \$ |
| Net tangible assets per stapled security | 2.77 | 2.44 |

Additional information

Additional information supporting the Appendix 4E disclosure requirements can be found in the Directors' Report and the consolidated financial statements for the year ended 30 June 2022.

This report is based on the consolidated financial statements for the year ended 30 June 2022 which has been audited by KPMG.

Liberty Group is a stapled group comprising Liberty Financial Group Limited ABN 59 125 611 574 and Liberty Financial Group Trust ARSN 644 813 847 (Trust) and their respective controlled entities.

² Net profit after tax excluding the tax-effected impact of amortisation of intangibles.

³ Liberty Group net tangible assets per stapled security as at 30 June 2021 restated for correction of prior period error.

LIBERTY GROUP

ANNUAL FINANCIAL STATEMENT FOR THE YEAR ENDED 30 JUNE 2022

The Directors present their report together with the consolidated financial report of Liberty Financial Group Limited (the "Company") and Liberty Fiduciary Ltd as the responsible entity ("RE") of the Liberty Financial Group Trust ("LFGT") (together the "Liberty Group") and their respective controlled entities for the year ended 30 June 2022 and the auditor's report thereon.

Liberty Group is formed as a stapled entity, a combination of a share in the Company and a unit in LFGT ("Security"). The ASX ticker code is LFG.

Directors

The Directors of the Liberty Group at any time during or since the end of the financial year were:

James Boyle

Chief Executive Officer

James Boyle was appointed as a director in November 2020 and is the Liberty Group Chief Executive Officer and has been responsible for Liberty's strategy and execution for over five years. James oversees the Liberty's performance while ensuring the company remains agile, free thinking and curious. James has been part of the Liberty group for more than 15 years and brings invaluable insight into the changing landscape of the financial services industry.

James received an MBA from INSEAD Graduate Business School in France, and also holds a Masters of Applied Finance from Macquarie University and a Bachelor of Business from the Australian Catholic University.

Peter Hawkins

Independent Non-Executive Director

Peter Hawkins was appointed as a Director of the Company in 2006. Peter's 34-year career with the Australia and New Zealand Banking Group Ltd spanned the highest levels of management. His previous roles included Group Managing Director of Group Strategic Development and Group Managing Director of Personal Financial Services. He was formerly a director of Clayton Utz, ING Australia Limited, ING (NZ) Limited, Visa International, Westpac Banking Corporation Ltd and Crestone Holdings.

Peter has a Bachelor of Commerce and Administration with First Class Honours from Victoria University, is a fellow of the Australian Institute of Company Directors and the Australian Institute of Bankers and is an Associate Chartered Accountant (New Zealand).

Richard Longes

Chair

Independent Non-Executive Director

Richard Longes was appointed as Chair in 2005. Richard was a Partner in the leading law firm Freehill Hollingdale & Page (now Herbert Smith Freehills) from 1971 to 1988 and a founding principal of the corporate advisory and private equity group Wentworth Associates. His prior directorships have included Chair of MLC, GPT, Austbrokers and Irongate Group, Deputy Chairman of Lend Lease Corporation and a Director of Boral, Metcash and Investec Bank Australia.

Richard has held positions with Government advisory boards as well as significant non-profit organisations, including Pain Management Research Institute, Bangarra Dance and NIDA.

Richard has Arts and Law degrees from the University of Sydney and an MBA from the University of New South Wales.

Sherman Ma

Executive Director

Sherman Ma founded the Liberty Group in 1997. Prior to that he gathered financial services experience whilst working in investment banking with the First Boston Corporation (now Credit Suisse), investment management with BlackRock Financial Management and management consulting with McKinsey & Company.

Sherman earned an MBA from the Wharton School and won the Management & Technology award for being first-in-program with dual disciplines in Economics and Operations Research at the University of Pennsylvania. He is a member of the Wharton Undergraduate Executive Board.

Directors (cont.)

Leona Murphy

Independent Non-Executive Director

Leona Murphy was appointed as a Director of the Company in 2016. Leona joined the Liberty Group from leading insurer IAG Ltd, where she performed a number of group executive roles including Chief Strategy Officer and Chief Transformation Officer. Prior to IAG she was an Executive General Manager with Promina Group and Vero Insurance.

Leona is formally an independent director of Australian Insurance Association and Co-Chair of the UN Environmental Programs' Financial Initiative for Sustainable Insurance, the NZ Accident Compensation Commission and Chair of Stone & Chalk and Royal Brisbane and Women's Hospital Foundation. Leona is currently an independent director of RACQ Ltd, RACQ Bank and RACQ Insurance.

Leona has a Bachelor of Commerce degree in Accounting and Law from Griffith University.

Jane Watts

Independent Non-Executive Director

Dr Jane Watts was appointed as a director of the Company in July 2022. Jane has over 30 years' experience across banking and financial services, holding senior executive positions in Westpac (including BT Financial Group), Macquarie and Lendlease. Most recently Jane was the Chief Customer Engagement Officer for the Business Bank of Westpac.

Jane was formerly a non-executive director on the financial advisory and accounting boards of Findex and Lachlan Partners. Jane is currently on the boards of Family Zone (ASX: FZO), Orygen Youth Mental Health Foundation and Westpac Foundation.

Jane has a Bachelor of Social Sciences (Honours, cum laude) in Psychology and a PhD in Organisational Psychology from the University of Natal, South Africa and was a Post-Doctoral Fellow at the University of Manchester Institute of Science & Technology and University of Michigan, Ann Arbor, Business School.

All Directors held office throughout the year ended 30 June 2022 unless otherwise stated.

Company secretary

Peter Riedel is the Liberty Group's Company Secretary and Chief Financial Officer, and is responsible for managing access to and control over capital for the wider Liberty group. Passionate about delivering efficient and effective financial solutions, Peter draws on his extensive knowledge to identify key insights to enhance business performance.

Before joining Liberty, Peter spent 16 years at Deloitte providing merger and acquisition, valuation and capital raising advice to companies in the financial services industry. Peter is a Chartered Accountant and holds a Bachelor of Economics from Monash University. Peter was appointed Company Secretary in 2008.

Directors' meetings

The number of Directors' meetings (excluding circulatory resolutions) held during the year and each Director's attendance at those meetings is set out in the table below.

The Directors of the Company met as a Board ten times during the year. All ten meetings were main meetings.

| Directors' board meetings - Company | | | | | | | |
|-------------------------------------|--------------------------|------------------------------|-----------------------------|---------------------------------|--|--|--|
| | Main meetings held | Main meetings attended | Special meetings held | Special meetings attended | | | |
| James Boyle | 10 | 10 | = | - | | | |
| Peter Hawkins | 10 | 10 | - | - | | | |
| Richard Longes ^C | 10 | 10 | - | - | | | |
| Sherman Ma | 10 | 10 | - | - | | | |
| Leona Murphy | 10 | 10 | - | - | | | |
| Jane Watts [#] | 10 | - | - | - | | | |

C - Chair

[#] Jane Watts was appointed a Director of the Company on 4 July 2022 and was not eligible to attend any board meetings during the financial year ended 30 June 2022.

Directors' meetings (cont.)

The Directors of Liberty Fiduciary Ltd, the Responsible Entity of LFGT, met as a Board seven times during the year. All seven meetings were main meetings.

| Directors' board meetings - RE | | | | | | | |
|--------------------------------|--------------------------|------------------------------|-----------------------------|---------------------------------|--|--|--|
| | Main meetings held | Main meetings attended | Special meetings held | Special meetings attended | | | |
| Peter Hawkins ^C | 7 | 7 | - | - | | | |
| Richard Longes | 7 | 7 | - | - | | | |
| Sherman Ma | 7 | 7 | - | - | | | |
| Leona Murphy | 7 | 7 | - | - | | | |

C - Chair

Directors' interests

Please see the Remuneration Report for the details of Directors' interests in the Liberty Group.

Committee membership

The Liberty Group has an Audit, Risk and Compliance Committee and a Remuneration and Nomination Committee. Members acting on the Committees and meetings held are set out in the below tables:

| Audit, Risk and Compliance Committee | | | |
|--------------------------------------|------------------|----------------------|--|
| | Meetings held | Meetings attended | |
| Peter Hawkins ^C | 3 | 3 | |
| Richard Longes | 3 | 3 | |
| Leona Murphy | 3 | 3 | |

| Remuneration and Nomination Committee | | | |
|---------------------------------------|------------------|----------------------|--|
| | Meetings held | Meetings attended | |
| Peter Hawkins | 8 | 8 | |
| Richard Longes | 8 | 8 | |
| Leona Murphy ^C | 8 | 8 | |

Principal activities

The Liberty Group conducts activities and makes investments in the financial services industry including but not limited to specialty lending, finance and insurance brokering, receivables servicing, consumer insurance underwriting, real estate and funds management across Australia and New Zealand. There have been no significant changes in the nature of the Liberty Group's activities during the financial year ended 30 June 2022.

Results and review of operations

The consolidated profit after income tax amounted to \$219.3 million (2021: \$185.4 million). The Liberty Group had financial assets under management \$12.9 billion (2021: \$12.2 billion).

Total operating income increased from \$853.1 million in FY21 to \$869.2 million in FY22 as a result of the following:

- Interest income was unchanged from FY21 at \$622.0 million due to:
 - an increase in average financial assets of 5.1%, from \$12.0 billion to \$12.6 billion which was offset by
 - a reduction in interest income yield from 5.2% to 4.9%, as a result of the mix of originations, discharges and portfolio balances.
- Fee, commission and other income increased by \$16.1 million (7.0%) from \$231.0 million to \$247.1 million primarily due to an increase in commission income and origination fees received due to higher loan originations.

Total expenses decreased by \$22.5 million (3.5%) from \$640.7 million in FY21 to \$618.2 million in FY22 as a result of the following:

- Interest expense decreased by \$19.2 million (7.6%) from \$253.0 million to \$233.8 million due to:
 - an increase in average borrowings of 4.2%, from \$12.0 billion to \$12.5 billion, driven by the increase in average financial assets which was more than offset by
 - a reduction in the weighted average cost of borrowing from 2.11% to 1.85% due to an increase in the average 1-month BBSW rate (9bps); offset by lower average margin paid on borrowings (35bps).
- Fee and commission expenses increased by \$22.7 million (11.0%) from \$206.2 million to \$228.9 million in line with the increase in originations, and an increase in liquidity fees.
- Impairment of financial assets decreased from a \$0.4 million impairment in FY21 to a \$0.2 million recovery in FY22 due to:
 - an reduction in the Collective Provision for expected losses of \$1.4 million in FY21 compared to a reduction of \$1.5 million in FY22;
 - net realised losses in FY21 of \$9.5 million, against which existing provisions of \$18.0 million were released, compared to net realised losses in FY22 of \$17.1 million, against which existing specific provisions of \$22.9 million were released: and
 - an increase in specific provisions on the continuing portfolio in FY21 of \$10.3 million, compared to \$7.1 million in FY22.
- Personnel expenses decreased by \$11.3 million (11.8%) from \$95.1 million to \$83.8 million due to:
 - one-off costs of \$20.1 million relating to benefits provided to staff in connection with the IPO in FY21 offset by:
 - an increase in FTE staff from 500 to 524 to support continued business growth.
- Other expenses decreased by \$14.3 million (16.6%), from \$86.1 million to \$71.8 million due to one-off external adviser costs of \$12.4 million incurred as a result of the IPO in FY21.

Profit after tax increased by \$33.9 million (18.3%) from \$185.4 million in FY21 to \$219.3 million in FY22 due to the reasons indicated above. Profit after tax in FY21 includes one-off IPO related expenses of \$32.5 million.

The Liberty Group originated \$5.6 billion in new financial assets in FY22 resulting in an increase of \$676.5 million in total financial assets to \$12.9 billion. Seven new securitisation vehicles were established totalling \$5.0 billion.

In FY22 the Liberty Group's total assets of \$14.3 billion was 12.8 times total equity of \$1.1 billion, a decrease of 0.3 times compared to FY21.

Strategy and outlook

The Liberty Group will drive profitability growth through continuing to execute on its strategy of consistently and sustainably improving its three disciplines: Customer Experience, Customer Choice and Risk Adjusted Returns.

Customer Experience

- Faster approvals by leveraging Liberty's proprietary technology to reduce uncertainty and provide fast answers while maintaining quality;
- · Build advocacy by providing stakeholders with timely and helpful answers to their queries; and
- · Self-service by providing customers and business partners access to their information online anytime.

Customer Choice

- Liberty flow by increasing ways that customers and business partners are able to choose Liberty for their financial needs; and
- · Champion custom by making options available for customers who are otherwise excluded from financial choices.

Risk Adjusted Returns

- Simplify applications by making the application process quicker and easier, with less effort for customers and business partners;
- Loss management by working proactively and in cooperation with customers if things don't go to plan; and
- Company health by behaving like owners of the business, being responsible with costs, and fair with customers.

Inflation and interest rates

The Reserve Bank of Australia's (RBA) current outlook anticipates a slowing of global economic growth, with domestic inflation continuing to increase during the second half of 2022, driven in part by continuing strength in labour markets. Rising geo-political tensions and continued supply chain issues are also contributing to increases in domestic inflation. In response to rising inflation, the RBA has raised the cash rate by 175bps since May 2022, with further rate rises expected. To date, the Liberty Group has not experienced any increase in arrears levels on its loan portfolio, or hardship requests by borrowers, as a result of increases in cash rates.

At the date of signing of the financial statements, there is still significant uncertainty on the ultimate impact of rising inflation and interest rates on domestic and global economies. Given the high degree of estimation uncertainty, management cannot reasonably assess or quantify the potential short or longer term financial impact on the Liberty Group.

COVID-19

After an initial spike in COVID-19 related borrower hardship requests, the total number of the Liberty Group's customers requiring hardship support has fallen consistently. The number of customers making monthly repayments below the contracted monthly payment amount (subset of total customers impacted) has also reduced. Both of these metrics are currently below pre-pandemic levels. The Liberty Group's operations successfully transitioned to ensure continuity of business while working remotely and the Liberty Group did not reduce any staff, hours or wages reflecting the resilience of the business. The Liberty Group was able to quickly respond to the impacts of the COVID-19 pandemic whilst keeping its team safe, attracting new customers, serving existing customers, and increasing profit.

Risks

The Liberty Group is subject to risks that are both specific to its business activities and others that are more general in nature. Any, or a combination, of these risk factors may have a material adverse impact on the Liberty Group's financial performance, financial position, cash flows, the size and timing of distributions, growth prospects or the value of LFG securities. Refer to note 6 of the financial statements for a description of the principal risks of the Liberty Group.

Dividends and distributions

The Company did not declare or pay a dividend during the year ended 30 June 2022 (2021: \$57,670,000).

LFGT paid an interim distribution of \$63,756,000 on 15 December 2021 (2021: \$66,386,000). A final distribution of \$85,525,000 is due to be paid on 31 August 2022 (2021: \$74,107,000).

MPRE Limited, a controlled subsidiary of the Liberty Group, did not pay a dividend to the previous non-controlling interest during the year ended 30 June 2022 (2021: \$259,000).

Significant changes in the state of affairs

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

Events subsequent to balance date

There has not arisen in the interval between the end of the interim reporting period and the date of this report any item, transaction or event of a material and unusual nature likely, in the opinion of the directors of the Liberty Group, to affect significantly the operations of the Liberty Group, the results of those operations or the state of affairs of the Liberty Group, in future financial years.

Environmental regulation

The Liberty Group's operations are not subject to any significant environmental regulations under either Commonwealth or State legislation.

Indemnification of officers

Indemnification

The Liberty Group has agreed to indemnify the Directors, company secretary and public officers of the Liberty Group against all liabilities to another person (other than the Liberty Group or a related body corporate) that may arise from their position in the Liberty Group and its controlled entities, except where prohibited by law including where the liability arises out of conduct involving a lack of good faith. The agreement stipulates that the Liberty Group will meet the full amount of any such liabilities, including costs and expenses.

Insurance premiums

The Liberty Group pays a premium each year in respect of a contract insuring the Directors, company secretary and public officers of the Liberty Group against liabilities past, present and future. In accordance with normal commercial practice, disclosure of the total amount of premium payable under, and the nature of the liabilities covered by, the insurance contract is prohibited by a confidentiality clause in the contract. No such insurance cover has been provided for the benefit of any external auditor of the Liberty Group.

Special rules for registered schemes

There were no fees paid to the RE during the financial year. In addition, there were no interests in the scheme issued, no withdrawals from the scheme and no interests in the scheme held by the RE or associates during the financial year. Details of the number of Securities (a combination of a share in the Company and a unit in LFGT) are set out in note 25(a) to the financial statements.

Non-audit services

During the year KPMG, the Liberty Group's auditor, has performed certain services in addition to their statutory duties. The directors of the Liberty Group have considered the non-audit services provided by the auditor during the year, and are satisfied that the provision of those non-audit services are compatible with, and did not compromise, the auditor independence requirements of the Corporations Act 2001. Fees for non-audit services were \$77,000 for the year ended 30 June 2022. Refer to note 7 of the financial statements for Auditor's remuneration.

Lead auditor's independence declaration

The lead auditor's independence declaration is set out on page 19 and forms part of the directors' report for the financial year ended 30 June 2022.

Rounding off

The Liberty Group is of a kind referred to in ASIC Corporations (*Rounding in Financial/Director's Reports*) Instrument 2016/191 dated 1 April 2016, and in accordance with that Rounding Instrument, amounts in the financial report have been rounded to the nearest thousand dollars, unless otherwise stated.

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- 1. Introduction
- 2. Remuneration Framework
- 3. FY22 Executive KMP remuneration outcomes
- 4. Executive employment agreements
- 5. Non-executive Director remuneration
- 6. Statutory remuneration disclosures
- 7. Other transactions with Key Management Personnel

1. Introduction

The Remuneration Report (Report) outlines the Liberty Group's remuneration information and outcomes for Key Management Personnel (KMP).

The Report is presented in accordance with the requirements of the *Corporations Act 2001* and its Regulations. The information in the Remuneration Report has been audited as required by section 308(3C) of the *Corporations Act 2001*.

Key Management Personnel

In this Report, KMP are defined as those persons who have specific responsibility for planning, directing and controlling the activities of the Liberty Group, including any Director (whether Executive or otherwise).

The KMPs of the Liberty Group for the year ended 30 June 2022 were as follows:

| Non-executiv | re Directors | |
|-----------------------|---|--|
| R Longes ¹ | Chair and Non-executive Director | |
| P Hawkins | Non-executive Director | |
| L Murphy | Non-executive Director | |
| Executive KM | IP | |
| J Boyle | Director and Chief Executive Officer (CEO) | |
| P Riedel | Chief Financial Officer (CFO) and Company Secretary | |
| S Ma | Executive Director | |

¹ R Longes retired by rotation from his office as Director and was re-elected at the AGM on 17 November 2021.

2. Remuneration Framework

2.1 Governance

The Liberty Group's Remuneration and Nomination Committee (Committee) comprises three independent Non-executive Directors.

| Committee members | | | |
|-------------------|-------|--|--|
| Leona Murphy | Chair | | |
| Peter Hawkins | | | |
| Richard Longes | | | |

The Board maintains oversight of the Liberty Group's remuneration framework.

The Committee assists the Board in its oversight by (i) recommending the Liberty Group's remuneration framework and remuneration of KMP and (ii) developing processes relating to the evaluation, succession and nomination of Directors.

The Committee's charter is available at www.lfgroup.com.au/about-us/corporate-governance.

The Board will apply discretion as necessary to ensure that remuneration outcomes are appropriate in the context of the Liberty Group's performance, our customer's experience and securityholder expectations. The Board reviews recommendations from the Committee and has discretion in evaluating outcomes against performance measures.

Remuneration advisors

During FY21, PwC was engaged to provide Executive and Non-executive Director remuneration benchmarking and Guerdon Associates provided information on the use of non-financial metrics in remuneration frameworks.

No remuneration recommendations, as defined by the Corporations Act 2001, were provided by remuneration consultants.

2.1 Remuneration Strategy

The Liberty Group's remuneration strategy is designed to attract, motivate and retain staff that share our purpose and values and to ensure the sustainable success of the Liberty Group.

The Board reviews the remuneration framework annually to ensure it is fit for purpose. This ensures remuneration is competitive and fair and is aligned with the achievements of the Liberty Group.

2. Remuneration Framework (cont.)

2.1 Remuneration Strategy (cont.)

The remuneration structure is driven by four principles and comprises a mix of fixed and variable (at risk) remuneration components.

| Competitive remuneration | Performance based | Fair and | equitable | Aligned to securityholder value | |
|---|--|--|---|--|--|
| Attract, motivate and retain executives that share our values and have the skills to contribute to the Liberty Group's progress | A balance of fixed and variable components creating a link between individual performance, organisational performance and Liberty Group values | Fair and equitable remuneration is applied to all staff regardless of gender or sexual identity, age, religion, ethnicity or disability | | Key performance indicators linked to financial and non-financia measures, and are designed to be in the best interests of customers, securityholders, staff and the community | |
| Remuneration component | Structure and Opportunity | | Purpose and | link to Strategy | |
| Fixed remuneration | Fixed Salary (cash), supera and benefits 1 year Fixed remuneration reflects shared accountability, resp qualifications, skills, experi contribution. | s executives' onsibility, | talent throug equitable rem | otivate and retain key h competitive, fair and nuneration reflecting formance requirements. | |
| Variable component, performance based | Medium-term incentive (MT 1 to 3 years Awarded as 1/3 cash at gra 2/3 as zero cost Security R released 1 and 2 years fror Exercise in cash or Securiti discretion of recipient assurentiated employment. No adjustment following grant and clawback provisions ap Executive KMP Opportunity of fixed remuneration. Allow subject to Board determine adjustment and gateways is regulatory compliance and of group priorities and releated board determined risk and services. | ant date and ights, m grant date. es at ming performance . Forfeiture oply. :: 0 to 100% cation ed risk based on achievement ase subject | December based on performance for the preceding financial year. Performance is measured against Key Performance Indicators (KPIs) set by the Board. KPIs include a range of strategic, financial and cultural measures. The MTI incentive is allocated to Executive KMP by the Board and to staff by Executive KMP based on individual performance and contribution. | | |
| Variable component, performance based | Long Term Incentive (LTI) 3 to 5 years Awarded as LTI Security Riperformance adjusted vestithird anniversary of grant. thirds on anniversary date years following grant assur continued employment. Exequal to Security value at grofeiture and clawback proapply. Executive KMP Opportunity of fixed remuneration. Allor release subject to Board derisk adjustment and gatewaregulatory compliance and of group priorities. | ing on the Released in 3, 4 and 5 ming ercise price grant date. ovisions 125% cation and etermined ays based on 145% o | of key persor term perform value. LTI is and Group Ma December bathe preceding. Performance set by the Bo growth, share measures. The Executive Group Manag based on indicontribution. LTI vesting is performance subsequent to Deferred vestions. | the LTI is to enhance tenure in and to align longer-lance with security holder available to Executive KMP anagers and allocated in sed on performance for ginancial year. It is measured against KPIs lard. KPIs include earnings and ESG are LTI incentive is allocated KMP by the Board and to lers by Executive KMP vidual performance and against KPIs during the hree financial years. | |

3. FY22 Executive KMP remuneration outcomes

3.1 Company performance

This section of the report provides an overview of how the Liberty Group's performance in FY22 has driven remuneration outcomes for Executive KMP.

In considering the Liberty Group's performance and benefits for securityholder interests, the Committee and the Board have regard to certain statutory company performance measures set out in Table 1 below.

Table 1 Statutory company performance measures¹

| | 2022 | 2021 | 2020 | 2019 |
|--|---------------|---------------|---------------|--------------|
| Profit attributable to the equity holders of the Liberty | | | | |
| Group | \$219,309,000 | \$185,377,000 | \$134,710,000 | \$89,030,000 |
| Dividends and distributions paid and payable | \$149,281,000 | \$198,422,000 | \$89,013,000 | \$33,140,000 |
| Change in security price ² | -\$3.84 | \$1.86 | - | - |
| Return on capital employed ³ | 22.48% | 20.62% | 15.22% | 10.44% |

- 1. The Liberty Group listed on 15 December 2020. As such, for the year ended 30 June 2022, it is not possible to address the statutory requirement to disclose data for 5 years.
- 2. For 2021 this represents movement in the security price from IPO to 30 June 2021. The opening security price on listing on the ASX on 15 December 2020 was \$6.00.
- 3. Return on capital employed is calculated as net profit before tax for the year divided by closing total equity.

3.2 Total Fixed Remuneration (TFR)

The Total Fixed Remuneration (TFR) is designed to attract, motivate and retain key talent that share our values and have the skills to contribute to the Liberty Group's progress.

The TFR for Executive KMPs is set each year on 1 January. Executive KMP TFR did not change during the year ended 30 June 2022. See Tables in section 6 for further detail.

3.3 Medium Term Incentive (MTI)

The Liberty Group has designed the MTI plan so that a portion of Executive KMP remuneration is variable and at risk. MTI awards are based on achievement of annual targets against key performance indicators and conduct set by the Board. Incentive is awarded on a sliding scale between threshold and maximum.

The Liberty Group assesses performance for each KPI based on actual outcomes compared to performance levels defined in Table 2

Table 2 MTI Performance Hurdles

| Performance level Threshold | | Maximum |
|-----------------------------|------------------------------|-------------------------------|
| Definition | Achievement of 50% of Target | Achievement of 125% of Target |
| Result | 0% | 100% |

MTI awarded to Executive KMPs

MTI was awarded during the year ended 30 June 2022 (in December 2021) based on performance of the Liberty Group for the year ended 30 June 2021. No risk adjustment was applied by the board to the calculated KPI outcomes. At the commencement of FY22, the Board set the FY22 MTI KPIs for Executive KMP. At the conclusion of FY22, the Committee and the Board assessed actual performance against KPIs to determine the MTI Outcome for Executive KMP. No risk adjustment was applied by the board to the calculated KPI outcomes. Details of the Executive KMP calculated KPIs are set out in Table 3 below.

3. FY22 Executive KMP remuneration outcomes (cont.)

3.3 Medium Term Incentive (MTI) (cont.)

Table 3 MTI Financial and Non-Financial KPIs

| | | | | FY21 | | FY22 | | |
|----------------|------------------------------|--------|--------|--------|---------|--------|--------|---------|
| KPI category | KPI | Weight | Target | Actual | Outcome | Target | Actual | Outcome |
| Financial | NPATA ¹ | 60% | \$166m | \$226m | 100% | \$244m | \$231m | 0% |
| Non-financial | Broker NPS | 10% | 50 | 75 | 100% | 50 | 81 | 100% |
| | Customer NPS | 10% | 50 | 53 | 75% | 50 | 64 | 100% |
| | Proud Team ² | 10% | 75% | 95% | 100% | 75% | 97% | 100% |
| | Specialty share ³ | 10% | 10% | 13% | 100% | 10% | 15% | 100% |
| MTI KPI outcon | ne | 100% | | | 97% | | | 40% |

- 1. Net profit after tax and amortisation on an underlying basis.
- 2. Proud Team means the percentage of team members that agree they are proud to work for the Liberty Group in a quarterly team survey.
- 3. Specialty Share means non-prime business as reported to the Board each month.

The table below shows the actual MTI Outcomes and amounts paid to Executive KMPs for their performance in FY21; and the actual MTI outcomes and amounts payable to Executive KMPs for their performance in FY22.

Table 4 Executive KMP MTI Outcomes

| | _ | | FY2 | 21 | | | F | Y22 | |
|--------------|----------------|-----------------------|-------------------------|-----------------------|--|--------------------|----------------------|-----------------------|--|
| Name | Maximum MTI | Actual MTI outcome | MTI as a % of TRF | MTI cash ¹ | MTI security rights ² | Actual MTI outcome | MTI as a % of TRF | MTI cash ³ | MTI security rights ⁴ |
| James Boyle | \$840,000 | \$798,000 | 95% | \$266,000 | \$532,000 | \$336,000 | 40% | \$112,000 | \$224,000 |
| Peter Riedel | \$840,000 | \$798,000 | 95% | \$266,000 | \$532,000 | \$336,000 | 40% | \$112,000 | \$224,000 |
| Sherman Ma | \$420,000 | \$399,000 | 95% | \$133,000 | \$266,000 | \$168,000 | 40% | \$56,000 | \$112,000 |

- 1. The FY21 cash component was paid in December 2021.
- The FY21 equity components of the MTI were granted in MTI Security Rights following the Liberty Group 2021 AGM, using a 5-day Volume Weighted Average Price (VWAP) for the period up to the date of the grants. The date of the grants were 22 and 24 December 2021.
- 3. The FY22 MTI will be put to the Liberty Group AGM for approval on 9 November 2022. If approved, the cash component will be paid in December 2022
- 4. The FY22 equity component of the MTI will be granted in MTI Security Rights using a 5-day Volume Weighted Average Price (VWAP) for the period up to the date of the grant. The grant will occur in December 2022.

3. FY22 Executive KMP remuneration outcomes (cont.)

3.3 Medium Term Incentive (MTI) (cont.)

Key terms of the FY22 Medium Term Incentive (MTI)

| Performance period | 1 July 2021 to 30 June 2022 | | | | | | |
|--|--|--|--|--|--|--|--|
| Delivery | The FY22 MTI will be put to the Liberty Group AGM for approval on 9 November 2022. If a paid in December 2022 as follows: - one-third of the MTI Outcome delivered via a cash payment in December 2022; and - two-thirds of the MTI Outcome in security rights granted in December 2022 under the Equity Incentive Plan (MTI Security Rights) at the discretion of the Board. | | | | | | |
| MTI opportunity | Executive KMPs have an MTI opportunit | y of between 0% and 100% of their TFR. | | | | | |
| | | rity Rights by dividing the MTI Outcome by the Allocation Value of the e will be determined using a conventional Black Scholes Model (BSM). | | | | | |
| When will the FY22 MTI Security Rights be issued? | | to the Chief Executive Officer and the Executive Director following the ityholder approval will be sought for the grant to the Chief Executive | | | | | |
| Gateway conditions | no serious regulatory breaches, in Liberty Group as assessed by the R and | to the satisfaction of the following 'gateway' conditions: Ifringements or compliance issues having occurred in relation to the isk, Audit and Compliance Committee against consequence framework; ity measures of Group Managers, Leaders and all staff of the Liberty | | | | | |
| Risk adjustment | Board discretion before awarding or releasing MTI Security Rights for adverse, material or sign negative outcomes attributable to (i) risk management, (ii) regulatory compliance, (iii) customer outco (iv) financial mis-statement. | | | | | | |
| Security right vehicle | MTI Security Rights granted have a nil exercise price (i.e., zero-exercise price option). Each MTI Security Right entitles the holder to one fully paid Security in the Liberty Group. | | | | | | |
| | Unexercised MTI Security Rights expire on the earlier of: - the 15th anniversary of the date of grant; and - if a participant ceases employment with the Liberty Group, the second anniversary of the date of cessation (or such later date that the Board may determine). | | | | | | |
| | Once vested, an MTI Security Right may Trading Policy. | be exercised by the participant subject to the Liberty Group Securities | | | | | |
| | of a Security or by way of a cash pay | een exercised may be settled by way of an issue, allocation or transfer ment (equal to the value of a Security that would have been issued, curity Right been settled with a Security. | | | | | |
| Vesting dates/conditions | December 2023 and December 2024, su | ibject to ongoing employment. | | | | | |
| Cessation of employment | | with Liberty prior to their MTI Outcome being determined, they will not ct of their MTI opportunity unless the Board determines otherwise. | | | | | |
| | | I with Liberty while they hold MTI Security Rights, unless the Board sted MTI Security Rights will be forfeited, and they will be entitled to I MTI Security Rights. | | | | | |
| Material terms of Plan under which MTI Security | Restrictions on dealing: | May not hedge the economic exposure. | | | | | |
| Rights offered | Distribution rights: | No rights to distributions. | | | | | |
| | Voting rights: | No voting rights. | | | | | |
| | Change of control: | Board discretion to determine. | | | | | |
| | Lapse, forfeiture and clawback: | The Plan gives the Board the ability to reduce and/or clawback if a participant joins a competitor and for fraudulent, dishonest and wilful misconduct. | | | | | |

3. FY22 Executive KMP remuneration outcomes (cont.)

3.4 Long Term Incentive (LTI)

The LTI plan is designed to enhance tenure and reward Executive KMPs for the achievement of sustainable securityholder value over a three-year performance period.

LTI was not allocated to Executive KMPs during the year ended 30 June 2022 relating to the performance of the Liberty Group in FY21, as the program had yet to be designed.

The Board has established the FY22 LTI KPIs for Executive KMP which are outlined in the below table.

Table 5 FY22 LTI Financial and Non-Financial KPIs

| KPIs | Target | Weight |
|---|-----------------|--------|
| 3-year relative total shareholder return (Relative TSR) - comparator group being ASX listed Non-Bank Financial companies (ex Insurance) | 75th percentile | 40% |
| 3-year earnings per share (EPS) growth | 8% | 40% |
| B Corp score calculated internally using B Corp framework unless re-certified by B Corp ¹ | 100 | 20% |
| Total | | 100% |

A certified B Corporation (B Corp) is a business, independently assessed and verified, that achieves a high standard of environmental, social and corporate governance performance. LFG was B Corp accredited in November 2019.

The Board will seek approval from securityholders at Liberty Group's AGM on 9 November 2022, to allocate LTI Security Rights to the Chief Executive Officer and the Executive Director to the value of 125% of their TFR.

Vesting of FY22 LTI Security Rights

The number of vested FY22 LTI Security Rights will be adjusted in December 2025 three years after grant date based on actual performance against the LTI KPIs. The final number of LTI Security Rights will be released in equal thirds in December 2025, 2026 and 2027.

The LTI Outcome calculation is shown below. Incentive is awarded on a sliding scale between threshold and maximum.

Table 6

| Performance KPIs | Liberty Group Rank | Percentage of LTI Security Rights that vest |
|---------------------|---|---|
| | Up to 50th percentile | Nil |
| 3-year Relative TSR | Greater than 50th and up to 75th percentile | Straight line pro rata vesting between 50% and 100% |
| | Greater than 75th and up to 85th percentile | 125% |
| | Up to and including 50% of target | Nil |
| 3-year EPS growth | Greater than 50% and up to and including 100% | Straight line pro rata vesting between 50% and 100% |
| | Greater than 100% and up to 125% | 125% |
| | Up to and including 50% of target | Nil |
| B Corp score | Greater than 50% and up to and including 100% | Straight line pro rata vesting between 50% and 100% |
| | Greater than 100% and up to 125% | 125% |

3. FY22 Executive KMP remuneration outcomes (cont.)

3.4 Long Term Incentive (LTI) (cont.)

Key terms of the FY22 Long Term Incentive (LTI)

| Performance period | 1 July 2021 to 30 June 2025 | |
|--|--|--|
| Delivery | The LTI Outcome is allocated in security Security Rights) at the discretion of the E | rights granted under the Liberty Group Equity Incentive Plan (LTI Board. |
| LTI opportunity | Executive KMPs have an LTI opportunity | of between 0% and 125% of their TFR. |
| | | rity Rights by dividing the maximum LTI Outcome by the Allocation location Value will be determined using a conventional Black Scholes |
| When will the FY22 LTI Security Rights be issued? | | the Chief Executive Officer and the Executive Director following the cyholder approval will be sought for the grant to the Chief Executive |
| How is performance assessed? | At the end of the performance period, t determines the number of LTI Security R | he Board assess the performance against the balanced scorecard and ights that vest. |
| | No retesting is available. LTI Security Rig | hts are only tested once at the end of the performance period. |
| Vesting dates/conditions | December 2025 subject to performance ongoing employment, in equal thirds. | e adjustment, then December 2026 and December 2027 subject to |
| Gateway conditions | no serious regulatory breaches, inf Liberty Group as assessed by the Ri and | the satisfaction of the following 'gateway' conditions: fringements or compliance issues having occurred in relation to the sk, Audit and Compliance Committee against consequence framework; ty measures of Group Managers, Leaders and all staff of the Liberty |
| Risk adjustment | = | asing LTI Security Rights for adverse, material or significantly negative gement, (ii) regulatory compliance, (iii) customer outcomes or (iv) |
| Security right vehicle | LTI Security Rights have an exercise prientitles the holder to one fully paid Secur | ice equal to the Security price at grant date. Each LTI Security Right rity in the Liberty Group. |
| | Unexercised MTI Security Rights expire of the 15th anniversary of the date of the participant of the parti | of grant; and |
| | cessation (or such later date that the | it with the Liberty Group, the second anniversary of the date of e Board may determine). |
| | Once vested, an LTI Security Right may Trading Policy. | be exercised by the participant subject to the Liberty Group Securities |
| | | n exercised may be settled by way of an issue, allocation or transfer of ent (equal to the value of a Security that would have been issued, writy Right been settled with a Security. |
| Cessation of employment | be entitled to receive any value in resp determines otherwise. If a participant ceases to be employed | with Liberty prior to their LTI Outcome being determined, they will not bect of their LTI variable remuneration opportunity unless the Board with Liberty while they hold LTI Security Rights, unless the Board the LTI Security Rights will be forfeited, and they will be entitled to LTI Security Rights. |
| Material terms of | Restrictions on dealing: | May not hedge the economic exposure. |
| Plan under which LTI Security Rights | Distribution rights: | No rights to distributions. |
| offered | Voting rights: | No voting rights. |
| | Change of control: | Board discretion to determine. |
| | Lapse, forfeiture and clawback: | The Plan gives the Board the ability to reduce and/or clawback if a participant joins a competitor and for fraudulent, dishonest and wilful misconduct. |

3. FY22 Executive KMP remuneration outcomes (cont.)

3.5 Executive KMP Remuneration Mix

The table below represents the remuneration mix for executives in the year ended 30 June 2022.

| | | | Performance related | |
|--------------------|--------------------|---|--|--|
| | Fixed remuneration | Short-term variable remuneration ¹ | Medium-term variable remuneration ² | Long-term variable remuneration ³ |
| CEO | 54% | 20% | 26% | 0% |
| CFO | 53% | 21% | 26% | 0% |
| Executive Director | 61% | 0% | 39% | 0% |

^{1.} Represents the cash component of the FY21 MTI paid in December 2021.

4. Executive employment agreements

Remuneration and other terms of employment for Executive KMPs are formalised in Executive Service Agreements (ESA).

All ESAs are unlimited in term but capable of termination at defined notice period by either the Liberty Group or the Executive KMP. The notice period is determined based on tenure and age and may be increased by an additional 10 weeks at the discretion of the Liberty Group. The ESAs also contain confidentiality and restraint of trade clauses.

| | Position | Notice period | Termination payments |
|--------------|--------------------|---------------|----------------------|
| James Boyle | CEO | 4 Months | - |
| Peter Riedel | CFO | 4 Months | - |
| Sherman Ma | Executive Director | 4 Months | - |
| | | | |

5. Non-executive Director remuneration

The annual Non-executive Directors' fees currently agreed to be paid are \$270,000 to the Chair of the Board and \$360,000 in total for the other Non-executive Directors. Non-executive Directors are paid an additional \$30,000 for each of the roles of Chair of the Audit and Risk Committee and Chair of the Remuneration and Nomination Committee. The annual Non-executive Directors' fees include the participation of all Non-executive Directors as members of each committee. Superannuation payments are included in the fees. Fees have not been amended since 1 January 2021.

Non-executive Directors do not receive performance-related compensation and are not provided with retirement benefits apart from statutory superannuation.

| Elements | Details | |
|--------------------------|--|--------|
| Board/committee fees | Year Chair Me | mbers |
| | Board fees 2022 \$270,000 \$4 | 20,000 |
| | | 40,500 |
| Post employment benefits | The NED base fee structure (included above) a inclusive of superannuation contributions. | are |
| Post employment benefits | , | |

^{2.} Represents the MTI Security Right component of the FY21 MTI Outcome approved at the 2021 AGM for the Chief Executive Officer and the Executive Director (based on fair value at grant date).

^{3.} LTI was not allocated for the year ended 30 June 2022 relating to the performance of the Liberty Group in FY21, as the program had yet to be designed.

6. Statutory remuneration disclosures

6.1 Statutory remuneration outcomes

Details of the remuneration of the KMP of the Liberty Group is set out in the following tables.

| Total Remuneration | 2022 2021 | 2,699,110 2,399,087 | 822,000 930,000 | - 96,523 | 3,521,110 3,425,610 | 90,890 79,541 | 452,908 427,131 | 1,330,000 2,223,174 | 360,00 <u>0</u> | <u> </u> | 5,394,907 6,515,456 | |
|----------------------------------|-------------------|------------------------|--------------------|---|------------------------|--------------------------------|-----------------------------------|---------------------------------|-------------------------|-----------------------------------|------------------------|---|
| Non-executive Director | 2021 | 143,836 | - | - | 143,836 | 13,664 | | | 120,000 | | 277,500 | |
| L Murphy | 2022 | 190,909 | - | - | 190,909 | 19,091 | - | - | - | - | 210,000 | - |
| Non-executive Director | 2021 | 167,123 | - | - | 167,123 | 15,877 | | | 120,000 | | 303,000 | |
| P Hawkins | 2022 | 190,909 | - | - | 190,909 | 19,091 | - | - | - | - | 210,000 | - |
| Non-executive Director and Chair | 2021 | 222,000 | - | - | 222,000 | | | | 120,000 | | 342,000 | |
| R Longes | 2022 | 270,000 | - | - | 270,000 | - | - | - | - | - | 270,000 | - |
| Executive Director | 2021 | 245,000 | - | - | 245,000 | | | 300,635 | - | <u> </u> | 545,635 | 55.10% |
| S Ma | 2022 | 420,000 | - | - | 420,000 | - | - | 266,000 | = | - | 686,000 | 38.78% |
| CFO and Company Secretary | 2021 | 804,300 | 460,000 | 44,574 | 1,308,874 | 25,000 | 187,250 | 961,270 | - | - | 2,482,394 | 57.25% |
| P Riedel | 2022 | 814,792 | 411,000 | - | 1,225,792 | 25,208 | 200,219 | 532,000 | - | | 1,983,219 | 47.55% |
| CEO and Executive Director | 2021 | 816,828 | 470,000 | 51,949 | 1,338,777 | 25,000 | 239,881 | 961,270 | - | - | 2,564,928 | 55.80% |
| J Boyle | 2022 | 812,500 | 411,000 | - | 1,223,500 | 27,500 | 252,688 | 532,000 | _ | | 2,035,688 | 46.32% |
| Current Disclosed KMP | | \$ | \$ | \$ | \$ | \$ | \$ | \$ | \$ | \$ | \$ | |
| | Financial Year | Salary & Fees | Cash bonus | Non- monetary benefits ¹ | Total | Superannuation | Long service leave accrued | Security Rights ² | Securities ³ | Termination benefits ⁴ | Total | remuneration performance related ⁵ |
| | | | Short-te | | _ | Deficition | Deficition | Silare-baseu | payments | | | Proportion of |
| | | | Short-te | rm | | Post employment benefits | Long term employee benefits | Share-based | navmonts | | | |

^{1.} Non-monetary benefits primarily comprise the provision of motor vehicle benefits.

^{2.} The fair value of rights are calculated at the date of grant using the Black-Scholes model.
3. A one-off fee of \$120,000 was paid to each Non-Executive Director, in the form of Securities, for services provided by each of them in connection with the Initial Public Offer in FY21.

^{4.} No KMP received a termination benefit during the reporting period.

^{5.} The CEO, CFO and the Executive Director receive a fixed annual package and security rights related to MTI and IPO Bonus were granted at the completion of the IPO in December 2020.

6. Statutory remuneration disclosures

6.2 Rights over equity instruments granted as compensation

Details of rights over ordinary Securities in the Liberty Group that were granted as compensation to each KMP during the reporting period and details on options that vested during the reporting period are as follows.

Year-on-year remuneration awarded for the disclosed KMP is disclosed in the table below. Variable remuneration continues to differ both year-on-year between different executives at nature of the variability in the Liberty Group and individual performance year-on-year.

| | | | | | | | | Vested | | Lapse | d/For | feited | | Exerci | ised/Sold | | | |
|----------|-------------------------------|---------|--------------------|-----------|-------------|-----------|---------|--------|-------------|--------|-------|--------|--------|--------|-----------|---------|-------------|-------------|
| | | | | Fair | | | | | | | | | | | | | | Non- |
| | | Number | | value per | | | | | | | | | | | | Number | | exercisable |
| | | held at | | right | First | | | | | | | | | | | held at | Exercisable | as at |
| | | 1 July | Number | at grant | exercisable | Date of | | | | | | | | | | 30 June | at 30 June | 30 June |
| Rights | Type of equity | 2021 | granted Grant date | date | date | expiry | Number | % | Value | Number | % | Value | Number | % | Value | 2022 | 2022 | 2022 |
| J Boyle | Security rights (FY21 MTI T1) | - | 53,200 22-Dec-21 | \$5.20 | 1-Dec-22 | 1-Dec-36 | - | - | - | - | - | - | - | - | - | 53,200 | - | 53,200 |
| | Security rights (FY21 MTI T2) | - | 53,200 22-Dec-21 | \$4.80 | 1-Dec-23 | 1-Dec-36 | - | - | - | - | - | - | - | - | - | 53,200 | - | 53,200 |
| | Security rights (FY20 MTI T1) | 32,491 | - 10-Dec-20 | | 10-Dec-21 | 15-Dec-35 | 32,491 | 100% | \$184,874 | - | - | - | 32,491 | 100% | 184,874 | - | - | - |
| | Security rights (FY20 MTI T2) | 32,491 | - 10-Dec-20 | \$5.39 | 10-Dec-22 | 15-Dec-35 | - | - | - | - | - | - | - | - | - | 32,491 | - | 32,491 |
| | Security rights (IPO Bonus) | 222,692 | - 15-Dec-20 | \$0.91 | 15-Dec-23 | 15-Dec-35 | 222,692 | 100% | \$1,336,154 | - | - | - | - | - | - | 222,692 | - | 222,692 |
| | Security rights (IPO Bonus) | 222,692 | - 15-Dec-20 | \$0.90 | 15-Dec-24 | 15-Dec-35 | 222,692 | 100% | \$1,336,154 | - | - | - | - | - | - | 222,692 | - | 222,692 |
| | Security rights (IPO Bonus) | 222,692 | - 15-Dec-20 | \$0.89 | 15-Dec-25 | 15-Dec-35 | 222,692 | 100% | \$1,336,154 | - | - | - | - | - | - | 222,692 | - | 222,692 |
| P Riedel | Security rights (FY21 MTI T1) | - | 53,200 24-Dec-21 | \$5.20 | 1-Dec-22 | 1-Dec-36 | - | - | - | - | - | - | - | - | - | 53,200 | - | 53,200 |
| | Security rights (FY21 MTI T2) | - | 53,200 24-Dec-21 | \$4.80 | 1-Dec-23 | 1-Dec-36 | - | - | - | - | - | - | - | - | - | 53,200 | - | 53,200 |
| | Security rights (FY20 MTI T1) | 32,491 | - 10-Dec-20 | \$5.69 | 10-Dec-21 | 15-Dec-35 | 32,491 | 100% | \$184,874 | - | - | - | - | - | - | 32,491 | 32,491 | - |
| | Security rights (FY20 MTI T2) | 32,491 | - 10-Dec-20 | \$5.39 | 10-Dec-22 | 15-Dec-35 | - | - | - | - | - | - | - | - | - | 32,491 | - | 32,491 |
| | Security rights (IPO Bonus) | 222,692 | - 15-Dec-20 | \$0.91 | 15-Dec-23 | 15-Dec-35 | 222,692 | 100% | \$1,336,154 | - | - | - | - | - | - | 222,692 | - | 222,692 |
| | Security rights (IPO Bonus) | 222,692 | - 15-Dec-20 | \$0.90 | 15-Dec-24 | 15-Dec-35 | 222,692 | 100% | \$1,336,154 | - | - | - | - | - | - | 222,692 | - | 222,692 |
| | Security rights (IPO Bonus) | 222,692 | - 15-Dec-20 | \$0.89 | 15-Dec-25 | 15-Dec-35 | 222,692 | 100% | \$1,336,154 | - | - | - | - | - | - | 222,692 | - | 222,692 |
| S Ma | Security rights (FY21 MTI T1) | - | 26,600 22-Dec-21 | \$5.20 | 1-Dec-22 | 1-Dec-36 | - | - | - | - | - | - | - | - | - | 26,600 | - | 26,600 |
| | Security rights (FY21 MTI T2) | - | 26,600 22-Dec-21 | \$4.80 | 1-Dec-23 | 1-Dec-36 | - | - | - | - | - | - | - | - | - | 26,600 | - | 26,600 |
| | Security rights (IPO Bonus) | 111,346 | - 15-Dec-20 | \$0.91 | 15-Dec-23 | 15-Dec-35 | 111,346 | 100% | \$668,078 | - | - | - | - | - | - | 111,346 | - | 111,346 |
| | Security rights (IPO Bonus) | 111,346 | - 15-Dec-20 | \$0.90 | 15-Dec-24 | 15-Dec-35 | 111,346 | 100% | \$668,078 | - | - | - | - | - | - | 111,346 | - | 111,346 |
| | Security rights (IPO Bonus) | 111,346 | - 15-Dec-20 | \$0.89 | 15-Dec-25 | 15-Dec-35 | 111,346 | 100% | \$668,078 | - | - | - | - | - | - | 111,346 | - | 111,346 |

The FY21 MTI Awards and security rights will vest as follows:

- 50% of the Awards and security rights vest on 1 December 2022, subject to employee remaining continuously employed by a member of the Liberty Group from the grant date until that time; and
- 50% of the Awards and security rights vest on 1 December 2023, subject to employee remaining continuously employed by a member of the Liberty Group from the grant date until that time.

The FY20 MTI Awards and security rights vest as follows:

- 50% of the Awards and security rights vested on the first anniversary of the Grant Date (15 December 2021), subject to employee remaining continuously employed by a member of the Liberty Group from the grant date until that time; and
- 50% of the Awards and security rights will vest on the second anniversary of the Grant Date, subject to employee remaining continuously employed by a member of the Liberty Group from the grant date until that time.

The fair value of MTI and IPO Bonus security rights (that vested at \$6 per security at the completion of the IPO) was determined and calculated at the grant date using the Black-Scholes model.

6. Statutory remuneration disclosures

6.3 Securityholding of KMP

The interests of the KMP are aligned with creating long-term value for the Liberty Group. Shown below are the Securities held by KMP (directly, indirectly and beneficially) as at 30 June 2022.

| | Number of securities as at 1 July 2021 | Movements | Number of securities at 30 June 2022 | |
|-------------------------|--|----------------------|--|--------|
| James Boyle | 4,037,880 | 32,491 ¹ | 4,070,371 | 1.34% |
| Peter Hawkins | 398,600 | - | 398,600 | 0.13% |
| Richard Longes | 365,000 | - | 365,000 | 0.12% |
| Sherman Ma ² | 144,120,043 | 115,512 ³ | 144,235,555 | 47.51% |
| Leona Murphy | 103,000 | - | 103,000 | 0.03% |
| Peter Riedel | 3,076,000 | - | 3,076,000 | 1.01% |

- 1. James Boyle equity settled 32,491 MTI Security Rights for 32,491 Securities.
- 2. Sherman Ma has a relevant interest under section 608(3)(b) of the Corporations Act 2001 in 235,127,823 Securities by virtue of entities controlled by Sherman Ma having control of Hestia Holdings BV (Hestia). Hestia is the indirect holding company of Vesta Funding BV which is the registered holder of the Securities.
- 3. On 28 September 2021 Vesta acquired 188,303 Securities at an average of \$6.8749. Sherman Ma's economic interest in these Securities is 115,512.

7. Other transactions with key management personnel

Sherman Ma holds positions in related entities that result in him having control of those entities. As at June 30 2022, the related party loans between the Liberty Group and related entities that Sherman Ma controls are:

- Net loans receivable of \$139,989,000 from Vesta Funding B.V.; and
- Loan payable of \$431,000 to Hestia Holdings B.V.

The terms and conditions of the transactions with KMP and their related parties were no more favourable than those available, or which might reasonably be expected to be available, on similar transactions to non-KMP related entities on an arm's length basis.

This report is made with a resolution of the directors of the Liberty Group:

Richard Longes

Chair

Dated at Melbourne on 26 August 2022.



Lead Auditor's Independence Declaration under Section 307C of the Corporations Act 2001

To the Directors of Liberty Financial Group Limited

I declare that, to the best of my knowledge and belief, in relation to the audit of Liberty Financial Group Limited for the financial year ended 30 June 2022 there have been:

- i. no contraventions of the auditor independence requirements as set out in the *Corporations Act 2001* in relation to the audit; and
- ii. no contraventions of any applicable code of professional conduct in relation to the audit.

KPMG

KPMG

Dean Waters
Partner

Melbourne 26 August 2022

LIBERTY GROUP CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME FOR THE YEAR ENDED 30 JUNE 2022

| | Note | 2022 \$'000 | 2021 \$'000 |
|---|----------|---------------------------------------|---------------------------------------|
| Interest income on financial assets measured at amortised cost Interest income on financial assets measured at fair value Other finance income Other income | 9 | 620,468 1,558 233,551 13,575 | 620,537 1,498 211,249 19,786 |
| Total operating income | | 869,152 | 853,070 |
| Finance expense Recoveries/(impairment) on financial assets measured at | 10 | (462,786) | (459,138) |
| amortised cost Personnel expenses Other expenses | 11 12 | 181 (83,849) (71,784) | (370) (95,082) (86,082) |
| Total operating expense | | (618,238) | (640,672) |
| Profit before income tax | | 250,914 | 212,398 |
| Income tax expense | 13 | (31,605) | (27,021) |
| Profit after income tax | | 219,309 | 185,377 |
| Other comprehensive income Items that will not be reclassified subsequently to profit or loss: Net change in fair value of financial assets at fair value through | | <i></i> | .= |
| other comprehensive income | | (17,370) | 17,810 |
| | | (17,370) | 17,810 |
| Items that may be reclassified subsequently to profit or loss: Foreign currency translation differences Net change in fair value of cash flow hedges Related income tax | | (4,979) 34,137 5,211 | (458) 10,007 (5,343) |
| | | 34,369 | 4,206 |
| Total comprehensive income for the year | | 236,308 | 207,393 |
| Profit attributable to: Equity holders of the Liberty Group Attributable to Liberty Financial Group Limited Attributable to LFGT Non-controlling interests - other | | 70,346 149,281 (318) | 45,341 140,577 (541) |
| Profit for the year | | 219,309 | 185,377 |
| Total comprehensive income attributable to: Equity holders of the Liberty Group | | | |
| Attributable to Liberty Financial Group Limited Attributable to LFGT | | 60,100 176,526 | 57,825 150,109 |
| Non-controlling interests - other | | (318) | (541) |
| Total comprehensive income for the year | | 236,308 | 207,393 |
| Earnings per stapled security Diluted earnings per stapled security | 26 26 | 0.72 0.69 | 0.61 0.58 |

The Consolidated Statement of Profit or Loss and Other Comprehensive Income is to be read in conjunction with the notes to the financial statements set out on pages 24 to 69.

LIBERTY GROUP CONSOLIDATED STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 30 JUNE 2022

Attributable to equity holders of the Liberty Group Share Foreign Non-Non-Cash flow hedge reserve ontrolling interests -LFGT based payment currency controlling interests -Retained profits* Contributed Revaluation Common Total equity reserve Total othe equity control res \$'000 \$'000 \$'000 \$'000 \$'000 \$'000 \$'000 \$'000 \$'000 \$'000 \$'000 Balance at 1 July 2020 719,000 (4,506)(1,391)1,773 (136,020) 452,586 (15,420) 1,016,022 7,508 1,023,530 Adjustment to prior year retained earnings (net of tax) (7,548)(7,548)(7,548)719,000 (4,506) 1,015,982 Adjusted balance at 1 July 2020 (1,391)1.773 (136,020)445,038 (15,420)1,008,474 7,508 Equity-settled share-based payment -13.515 13,515 13,515 note 14 Other comprehensive income for the 475 (458) 12,467 9,532 22,016 22,016 year 185,918 (140,493) 185,377 (140,493) Profit/(loss) for the period 45,341 140,577 (541)Distributions provided for or paid (140,493)Dividends paid - note 25 (57,929) (57,929) (57,929) Acquisition of NCI - note 28 (8,399) (8,399)432,450 (5<u>,</u>804) 1,030,069 Balance at 30 June 2021 719,000 13,515 (4.031)(1.849)14,240 (136,020) 1,031,501 (1.432)Balance at 1 July 2021 719,000 13,515 (4,031)(1,849)14,240 (136,020) 432,450 (5,804)1,031,501 (1,432)1,030,069 Modification of share-based payments from equity-settled to cashsettled - note 14 (541) (541) (541)Settlement of equity-settled sharebased payments - note 14 (418)(418) (418) Other comprehensive income/(expense) for the year 6.892 27,245 16,999 16,999 (4.979)(12,159)Profit/(loss) for the period 70,346 149,281 219,627 (318) 219,309 Distributions provided for or paid (149,281) (149,281) (149,281) Balance at 30 June 2022 719,000 12,556 2,861 (6,828) 2.081 (136,020) 502,796 117,887 1,750) .116.137

^{*}Retained profits as at 1 July 2020 restated on account of prior period correction of error. See note 31.

LIBERTY GROUP CONSOLIDATED STATEMENT OF FINANCIAL POSITION AS AT 30 JUNE 2022

| | Note | 2022 \$'000 | 2021* \$'000 |
|--|--|--|---|
| Assets Cash and cash equivalents Restricted cash Trade receivables and other assets Financial assets Other investments Derivative assets Property, plant and equipment Intangible assets Deferred tax assets | 20 20 16 15 17 6(g) 19 21 18 | 546,898 107,139 316,911 12,915,940 44,764 30,595 22,178 276,220 64,558 | 499,218 104,651 291,158 12,239,391 49,152 5,198 21,950 288,987 60,209 |
| Total Assets | _ | 14,325,203 | 13,559,914 |
| Liabilities Payables Financing Provisions Lease liabilities Derivative liabilities Deferred tax liabilities Total Liabilities Net Assets | 22 23 24 6(g) 18 | 210,442 12,802,496 14,060 8,578 104,139 69,351 13,209,066 1,116,137 | 139,308 12,235,935 12,525 9,185 85,345 47,547 12,529,845 1,030,069 |
| Equity Contributed equity Reserves Retained profits Non-controlling interests - LFGT Total equity attributable to equity holders of the Liberty Group Non-controlling interests - other | 25 - - | 719,000 (125,350) 502,796 21,441 1,117,887 (1,750) | 719,000 (114,145) 432,450 (5,804) 1,031,501 (1,432) |
| Total Equity | _ | 1,116,137 | 1,030,069 |

^{*}Deferred tax assets, payables and retained profits as at 30 June 2021 restated on account of prior period correction of error. See note 31.

The Consolidated Statement of Financial Position is to be read in conjunction with the notes to the financial statements set out on pages 24 to 69.

LIBERTY GROUP CONSOLIDATED STATEMENT OF CASH FLOWS FOR THE YEAR ENDED 30 JUNE 2022

| | Note | 2022 \$'000 | 2021 \$'000 |
|--|-------|----------------|----------------|
| Cash flows from operating activities | | | |
| Interest income received | | 615,406 | 613,908 |
| Interest expense paid | | (229,645) | (255,900) |
| Fees and commissions received | | 233,551 | 211,126 |
| Fees and commissions paid | | (221,261) | (198,992) |
| Insurance premiums received | | 387 | 2,869 |
| Cash paid to suppliers and employees | | (140,971) | (137,238) |
| Net increase in financial assets | | (673,174) | (577,017) |
| Net proceeds from financing | | 614,243 | 499,744 |
| Income taxes paid | | (64,592) | (25,538) |
| Net cash from operating activities | 20(b) | 133,944 | 132,962 |
| Cash flows from investing activities | | | |
| | | | |
| Payments for businesses acquired/investments, net of cash acquired | | (11,975) | (20,245) |
| Acquisition of property, plant and equipment | | (3,462) | (4,322) |
| Proceeds from the sale of property, plant and | | (3,102) | (1,322) |
| equipment | | 36 | 195 |
| Net cash used in investing activities | | (15,401) | (24,372) |
| | | (13,401) | (24,372) |
| Cash flows from financing activities | | | |
| Payment of lease liabilities | | (2,664) | (2,079) |
| Proceeds from related party loans | | 78,243 | 133,989 |
| Payments to related party loans | | (6,179) | (10,784) |
| Dividends and distributions paid | | (137,775) | (124,314) |
| , | | | |
| Net cash used in financing activities | | (68,375) | (3,188) |
| Net increase in cash held | | 50,168 | 105,402 |
| Cash at the beginning of the year | | 603,869 | 498,467 |
| Cash at the end of the year | 20(a) | 654,037 | 603,869 |

The Consolidated Statement of Cash Flows is to be read in conjunction with the notes to the financial statements set out on pages 24 to 69.

LIBERTY GROUP CONTENTS - NOTES FOR THE YEAR ENDED 30 JUNE 2022

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1 REPORTING ENTITY

The Liberty Group comprises Liberty Financial Group Limited (the "Company") and Liberty Fiduciary Ltd as the responsible entity ("RE") of the Liberty Financial Group Trust ("LFGT") (together the "Liberty Group") and their respective controlled entities. The address of Liberty Group's registered office is Level 16, 535 Bourke Street, Melbourne, Victoria 3000.

Liberty Group is formed as a stapled entity, a combination of a share in the Company and a unit in LFGT. The ASX ticker code is LFG.

2 BASIS OF PREPARATION

The financial statements as at and for the year ended 30 June 2022 have been prepared as a consolidation of the financial statements of the Liberty Group. The equity securities of the Company and the units of the Liberty Financial Group Trust are stapled and cannot be sold separately.

AASB 3 Business Combinations and AASB 10 Consolidated Financial Statements require one of the stapled entities of a stapled group to be identified as the parent entity for the purpose of preparing a consolidated financial report. In accordance with this requirement, the Company has been identified as the parent entity of the consolidated group comprising Liberty Financial Group Limited and its controlled entities and the Liberty Financial Group Trust and its controlled entities, together comprising the Liberty Group.

The financial statements were authorised for issue by the Directors of the Company and the RE on 26 August 2022.

The statement of financial position is presented on a liquidity basis.

Parent entity financial information

The financial information for the parent entity, Liberty Financial Group Limited, disclosed in Note 29 has been prepared on the same basis as the consolidated financial statements.

The Liberty Group is a for profit entity for the purpose of preparing these financial statements.

(a) Statement of compliance

The consolidated financial statements are Tier 1 general purpose financial statements which have been prepared in accordance with Australian Accounting Standards (AASBs) adopted by the Australian Accounting Standards Board (AASB) and the *Corporations Act 2001*. The consolidated financial statements comply with International Financial Reporting Standards (IFRS) adopted by the International Accounting Standards Board (IASB).

(b) Basis of measurement

The consolidated financial statements have been prepared on the basis of historical cost except as otherwise stated.

(c) Functional and presentation currency

These consolidated financial statements are presented in Australian dollars, which is the Liberty Group's functional currency.

(d) Rounding off

The Company and Group are of a kind referred to in ASIC Corporations (Rounding in Financial/Director's Reports) Instrument 2016/191 dated 1 April 2016, and in accordance with that Rounding Instrument, amounts in the financial report have been rounded to the nearest thousand dollars, unless otherwise stated.

(e) Use of estimates and judgements

The preparation of financial statements requires management to make judgements, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets, liabilities, income and expenses.

The estimates and associated assumptions are based on historical experience and various other factors that are considered to be reasonable. Actual results may differ from these estimates. Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised and in any future periods affected.

2 BASIS OF PREPARATION (cont.)

(e) Use of estimates and judgements (cont.)

(i) Judgements

Information about accounting treatments involving complex or subjective decisions or assessments are described in the following notes:

- Note 4 (g) Insurance commission revenue and expense recognition
- Note 5 Determination of fair values
- Note 6 Financial instruments including credit risk
- Note 18 Deferred tax assets and liabilities
- Note 21 Goodwill
- Note 24 Provisions
- Note 33 Capital commitments and contingent liabilities

In particular, management applies judgement in determining the approach to establishing the appropriate level of provisioning for its financial assets, both at the specific and collective levels. In addition, the Liberty Group applies a weighted average tenure of the portfolio to assess the average life of financial assets which impacts the amount and timing of financing income recognition. Both judgements are assessed on at least an annual basis. In relation to the weighted average tenure, the annual review ensures consistency of the average life applied under the effective interest yield calculation. The average life used for residential mortgages, commercial mortgages and auto receivables has remained materially consistent during the year ended 30 June 2022.

The net present value of insurance commission receivable and trail commission payable are calculated by an independent actuary, using a discounted cash flow methodology. There are a number of key assumptions used to determine the underlying cash flows including lapse rates, discount rate and projection period. The assumptions are determined based on experience and current and forecast economic factors.

LFI Group Pty Ltd, a consolidated entity, commenced underwriting insurance products on 1 December 2014. Management has applied its judgement to the materiality of this entity in the preparation of this financial report and determined that no additional disclosures are required. At 30 June 2022 LFI had premium revenue of \$2,133,000 (2021: \$2,476,000) and contributed a loss before tax of \$462,000 (2021: \$379,000) to the Liberty Group.

The Liberty Group assesses its intangible assets and goodwill for impairment at least annually by comparing the carrying value of the assets with their recoverable value. The key assumptions in calculating the recoverable value of the intangible assets are the asset's future cash flows, the terminal value of the cash flows and discount rate. The assumptions are determined based on experience and current and forecast economic factors. Refer to note 21 for further information.

(ii) Assumptions and estimation uncertainties

Information about assumptions and estimation uncertainties that have a significant risk of resulting in a material adjustment in the year ending 30 June 2022 is included in the following notes:

- Note 4 (i) and note 6 measurement of provision for impairment of financial assets: key assumptions in determining the collective provisions.
- Note 4 (I) and note 21 impairment test of intangible assets and goodwill: key assumptions underlying recoverable amounts.

(iii) Measurement of fair values

A number of the Liberty Group's accounting policies and disclosures require the measurement of fair values, for both financial and non-financial assets and liabilities. Management obtains and assesses evidence from third parties to support fair value calculations. When measuring the fair value of an asset or liability, the Liberty Group uses market observable data as far as possible.

3 CHANGES IN SIGNIFICANT ACCOUNTING POLICIES

Except as described below, the accounting policies set out in note 4 have been applied consistently to all periods presented in these consolidated financial statements.

Certain comparative amounts have been re-presented to conform to the current year's presentation to enhance comparability.

(a) Interest rate benchmark reform

Background

In the prior year the Liberty Group adopted AASB 2019-3 Amendments to Australian Accounting Standards – Interest Rate Benchmark Reform (AASB 2019-3). These amendments modify specific hedge accounting requirements and allow the Liberty Group to apply certain exceptions in respect of hedge relationships that are impacted by market wide interest rate benchmark reform. The interest rate benchmark reform aims to discontinue Interbank Offered Rates (IBORs) and replace these interest rate benchmarks with alternate Risk Free Rates (RFRs).

In the current year, the Liberty Group adopted AASB 2020-8 Amendments to Australian Accounting Standards – Interest Rate Benchmark Reform – Phase 2 (AASB 2020-8). These amendments are mandatory for annual reporting periods beginning on or after 1 January 2021. Phase 2 amendments enable the Liberty Group to reflect the effects of transitioning IBORs to RFRs without giving rise to accounting impacts that would not provide useful information to users of financial statements.

Risks arising from the interest rate benchmark reform

The Liberty Group performed an assessment of exposures linked to JPY LIBOR. Prior to the transition to an alternate RFR, the Liberty Group had both debt instruments and hedging Cross Currency Interest Rate Swaps (CCIRS) which were directly linked to JPY LIBOR. Post 31 December 2021 all JPY LIBOR linked instruments were transitioned to an alternate RFR namely, Tokyo Overnight Average Rate (TONA).

The Liberty Group has designated the CCIRS derivative hedging instruments in hedge accounting relationships against the cash flow exposure of the Liberty Group's JPY variable rate debt (Notes) associated with TONA benchmark interest rate risks.

The Liberty Group worked closely with its swap counterparties to understand the impact that the transition might have on availability and liquidity in forward interest rate curves and any impact on the valuation of the CCIRS, following the discontinuation of IBORs post 31 December 2021. The impact of the IBOR transition has not resulted in any changes to risk management practices.

Impact of IBOR reform on the Liberty Group's cash flow hedges.

As at 30 June 2022 the Liberty Group no longer has any JPY LIBOR exposures, as all JPY LIBOR linked instruments have transitioned to JPY TONA.

| Notional in AUD | Notional in CCY | Hedged item | Hedging Instruments | Transition progress |
|-----------------|--------------------|---|---|---|
| 682,018,290 | JPY 53,898,882,760 | Pre transition: JPY principal and JPY LIBOR (plus Margin) coupon payments on the Notes over the life of the instrument. | Pre transition: Receive JPY LIBOR (plus Margin), pay AUD BBSW (plus Margin) combined with JPY and AUD principal exchanges at settlement dates. | The overall economics of the Notes and the hedging transactions were modified as part of the transition process. This was concluded through negotiation with counterparties to the transactions and the change in JPY LIBOR to TONA reference rates was effected in the underlying hedge relationships. |
| | | Post transition: JPY principal and JPY TONA (plus Margin) coupon payments on the Notes over the life of the instrument. | Post transition: Receive JPY TONA (plus Margin), pay AUD BBSW (plus Margin) combined with JPY and AUD principal exchanges at settlement dates. | At 30 June 2022 all hedging instruments or related hedge items have transitioned to alternative benchmark rates. |

4 SIGNIFICANT ACCOUNTING POLICIES

The accounting policies set out below have been applied consistently to all periods presented in these consolidated financial statements, except as otherwise disclosed (see note 3).

(a) Basis of consolidation

(i) Business combinations

The Liberty Group accounts for business combinations using the acquisition method when control is transferred to the Liberty Group (see note 4 (a) (ii)). The consideration transferred in the acquisition is generally measured at fair value, as are the identifiable net assets acquired. Any gain on a bargain purchase is recognised in the statement of profit or loss and other comprehensive income immediately.

The Liberty Group measures goodwill as the fair value of the consideration transferred including the recognised amount of any non-controlling interest in the acquiree, less the net recognised amount (generally fair value) of the identifiable assets acquired and liabilities assumed, all measured as at the acquisition date.

Consideration transferred includes the fair values of the assets transferred, liabilities incurred by the Liberty Group to the previous owners of the acquiree, and equity interests issued by the Liberty Group. Consideration transferred also includes the fair value of any contingent consideration and share based payments awards of the acquiree that are replaced mandatorily in the business combination. Contingent consideration is measured as the present value of expected future payments, discounted using a risk-adjusted interest rate.

Transaction costs that the Liberty Group incurs in connection with a business combination, such as finders fees, legal fees, due diligence fees, and other professional and consulting fees are expensed as incurred.

A business combination that occurs between entities under common control is exempt from the typical requirements of AASB 3 to record the acquired assets and liabilities at fair value and measure goodwill based on the difference between the net assets and liabilities acquired and the consideration transferred. The Liberty Group has elected to record common control transactions based on the carrying amount in the transferor's records on the date of the transaction and any difference between the consideration transferred and the equity acquired is taken to equity as a common control reserve.

(ii) Subsidiaries

Subsidiaries are entities controlled by the Liberty Group. The Liberty 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. The financial statements of subsidiaries are included in the consolidated financial statements from the date that control commences until the date on which control ceases.

(iii) Special purpose entities

The Liberty Group has established a number of special purpose entities ("SPEs") for securitisation of financial assets. The SPEs are controlled by the Liberty Group as they were established under terms that impose strict limitations on the decision-making powers of the SPEs management relating to the SPEs operations and net assets. The results of the SPEs are included as part of the Liberty Group consolidated financial statements. Refer to note 34 for further details.

(iv) Transactions eliminated on consolidation

Intra-group balances, transactions and any unrealised gains and losses or income and expenses arising from intra-group transactions, are eliminated in preparing the consolidated financial statements.

(v) Non-controlling interests

Non-controlling interests are measured at their proportionate share of the acquiree's identifiable net assets at the date of acquisition. Changes in the Liberty Group's interest in a subsidiary that do not result in a loss of control are accounted for as equity transactions.

4 SIGNIFICANT ACCOUNTING POLICIES (cont.)

(b) Foreign currency

(i) Foreign currency transactions

Transactions in foreign currencies are translated at the foreign exchange rate prevailing at the date of the transaction. Monetary assets and liabilities denominated in foreign currencies at the balance sheet date are translated to Australian dollars at the foreign exchange rate prevailing at that date. Foreign exchange differences arising on translation are recognised in other comprehensive income. Non-monetary assets and liabilities that are measured in terms of historical cost in a foreign currency are translated using the exchange rate at the date of the transaction. Non-monetary assets and liabilities denominated in foreign currencies that are stated at fair value are translated to Australian dollars at foreign exchange rates prevailing at the dates the fair value was determined.

(ii) Foreign currency operations

The assets and liabilities of foreign operations, including goodwill and fair value adjustments arising on consolidation, are translated to Australian dollars at foreign exchange rates prevailing at the reporting date. The income and expenses of foreign operations are translated to Australian dollars at rates approximating the foreign exchange rates prevailing at the dates of the transactions. Foreign exchange differences arising on retranslation are recognised directly as a separate component within equity in the foreign currency translation reserve (FCTR).

(iii) Net investment in foreign operations

Unrealised foreign currency differences arising on the investment and related party balances in a foreign operation are recognised in other comprehensive income (OCI) and are presented within equity in the FCTR. When an investment is disposed of or a related party loan is repaid the relevant amount in the FCTR is transferred to the statement of profit or loss and other comprehensive income as a realised gain or loss.

(c) Non-derivative financial instruments

Non-derivative financial instruments comprise cash and cash equivalents, trade and other receivables, investments in equity and debt securities, payables and financing.

Non-derivative financial instruments are recognised initially at fair value plus, for instruments not at fair value through the statement of profit or loss and other comprehensive income, any directly attributable transaction costs. Subsequent to initial recognition non-derivative financial instruments are measured at amortised cost using the effective interest method, less any impairment loss.

A financial instrument is recognised if the Liberty Group becomes a party to the contractual provisions of the instrument. Financial assets are derecognised if the Liberty Group's contractual rights to the cash flows from the financial assets expire or if the Liberty Group transfers the financial asset to another party without retaining control or substantially all risks and rewards of the asset.

Cash and cash equivalents comprise cash balances and term deposits. The Liberty Group does not have an overdraft facility other than an overnight overdraft facility which is repayable the following day. The bank overnight overdraft facility is included as a component of cash and cash equivalents for the purpose of the statement of cash flows.

(d) Derivative financial instruments

The Liberty Group holds derivative financial instruments to hedge its foreign currency and interest rate risk exposures. The Liberty Group is required to hedge these exposures under the terms and conditions of its borrowing facilities and relevant Trust Deeds. Derivative financial instruments are not held for trading.

Derivatives are initially measured at fair value and attributable transaction costs are recognised in profit or loss when incurred. Subsequent to initial recognition, derivatives are measured at fair value.

The Liberty Group's approach to managing market risk, including interest rate risk, is discussed in note 6 (e).

4 SIGNIFICANT ACCOUNTING POLICIES (cont.)

(d) Derivative financial instruments (cont.)

On entering into a hedging relationship, the Liberty Group formally designates and documents the hedge relationship and the risk management objective and strategy for undertaking the hedge. The documentation includes identification of the hedging instrument, the hedged item or transaction, the nature of the risk being hedged and how the entity will assess the hedging instrument's effectiveness in offsetting the exposure to changes in the hedged item's fair value or cash flows attributable to the hedged risk. Such hedges are expected to be highly effective in achieving offsetting changes in fair value or cash flows. The hedges are assessed on an ongoing basis to determine if they remain highly effective throughout the financial reporting periods for which they are designated.

Cash flow hedges

Changes in the value of the derivative hedging instruments designated as a cash flow hedge are recognised directly in equity to the extent that the hedge is effective. To the extent that the hedge is ineffective, changes in fair value are recognised in profit or loss.

Fair value hedges

Gains or losses from remeasuring hedging instruments designated as a fair value hedge are recognised in other comprehensive income and accumulated in the hedging reserve. Changes in the fair value of the hedged item are recognised in profit or loss.

If the hedge no longer meets the criteria for hedge accounting, expires or is sold, terminated or exercised, then hedge accounting is discontinued prospectively. The cumulative gain or loss previously recognised in equity remains there until the forecast transaction occurs. When the hedged item is a financial asset the amount recognised in equity is reclassified to profit or loss in the same period that the hedged item affects the statement of profit or loss and other comprehensive income.

The Liberty Group's approach to accounting for hedges is discussed in note 6 (g).

(e) Share Capital

Stapled securities

Stapled securities are classified as equity. Any incremental costs directly attributable to the issue of stapled securities are recognised in equity. Refer to note 25.

(f) Cash and cash equivalents

Cash and cash equivalents comprise cash balances and term deposits with maturities of three months or less from the acquisition date that are subject to an insignificant risk of changes in their fair value, and are used by the Liberty Group in the management of its short-term commitments.

Cash collection accounts are used to hold all payments received within the various special purpose entities (SPEs) during a payment period. All amounts are transferred into these accounts in accordance with the SPEs' Trust Deeds.

Cash reserves are maintained and utilised to cover shortfall payments of the SPEs to which the Liberty Group acts as Trustee, in the event of liquidation losses as specified in the SPEs' Trust Deeds.

(g) Insurance commission revenue and expense recognition

The Liberty Group's obligations in relation to insurance products that it distributes under its contract with the underlying insurer are satisfied at the time that the insurance policy is sold. On each policy sold, both upfront and trail commissions are recognised. Upfront commissions are recognised at the fixed transaction price, net of an allowance for clawbacks. Trail commissions are recognised upfront as a contract asset as the net present value of future trail commissions, based on the commission rate in the contract, expected length of time that the policy will remain in force, and discount factor applied. The estimated variable consideration is reassessed at each reporting period to take into consideration changes in circumstances impacting the net present value of forecast future trail commissions during the period. The Liberty Group incurs incremental costs to obtain the contract, represented by the commissions owed to referring brokers. These incremental costs are recognised in line with the related revenue.

4 SIGNIFICANT ACCOUNTING POLICIES (cont.)

(h) Financial assets

Financial assets, comprising residential mortgages, commercial mortgages, auto receivables, hire purchase contracts, equipment finance, personal loans and any facilities in Australia and New Zealand, are initially recognised at fair value when the Liberty Group becomes a party to the contract. Depending on the Liberty Group's business model for managing the financial assets and their contractual cash flow characteristics, they are subsequently measured at either amortised cost using the effective interest method where they meet the definition of solely payments of principal and interest, or at fair value through profit or loss. All mortgage assets are secured by registered mortgages. Auto receivables, hire purchase contracts and equipment loans are secured by a registered interest on the vehicle or equipment. Any facility is secured by an interest in the assets of the relevant entity to which the facility is provided.

A financial asset is assessed annually to determine whether there is any objective evidence that it is impaired. A financial asset is considered to be impaired if objective evidence indicates that one or more events have had a negative effect on the estimated future cash flows of that asset.

(i) Impairment

At each reporting date the Liberty Group assesses whether financial assets carried at amortised cost are impaired. A financial asset is impaired when credit risk has increased significantly since initial recognition.

Individually significant financial assets are tested for impairment on an individual basis. The remaining financial assets are assessed collectively in groups that share similar credit risk characteristics.

An impairment loss in respect of a financial asset measured at amortised cost is calculated as the difference between its carrying amount, and the present value of the estimated future cash flows discounted at the original effective interest rate.

Specific provisions relate to loans that are currently known to be impaired, based on objective evidence as a result of one or more events that have occurred after the initial recognition of the asset, otherwise known as a loss event. For loans where a loss event has occurred, the provisioning process involves detailed review and analysis of individual loans. These loans are assessed for impairment based on security value, loan balance outstanding and other factors deemed relevant to collectability by management. The Liberty Group engages a panel of external valuation experts, as required. Provisions are raised where objective evidence of impairment exists and the negative impact on estimated future cash flows of the asset can be reliably estimated.

The AASB 9 ECL impairment model applies to all financial assets, except for those which are fair value through profit or loss (FVPL), and equity securities designated as at fair value through other comprehensive income (FVOCI), which are not subject to impairment assessment.

Under AASB 9, loss allowances are measured on either of the following bases:

- 12-month ECLs: these are ECLs that result from possible default events within the 12 months after the reporting date; and
- Lifetime ECLs: these are ECLs that result from all possible default events over the expected life of a financial instrument.

Stage 1: 12 Month ECL - Not Significantly Increased Credit Risk

Where there has been no significant increase in the risk of default since origination, allowances reflect the portion of the lifetime ECL from expected defaults in the following twelve months.

Stage 2: Lifetime ECL - Significant Increase in Credit Risk (SICR)

A financial asset moves from Stage 1 to Stage 2 when there is a SICR since initial recognition.

The Liberty Group applies a combination of quantitative and qualitative factors to assess whether a SICR has occurred. These include:

4 SIGNIFICANT ACCOUNTING POLICIES (cont.)

(i) Impairment (cont.)

Stage 2: Lifetime ECL - Significant Increase in Credit Risk (SICR) (cont.)

- forbearance status including provision of repayment variation;
- relevant behavioural attributes exhibited during life of the asset;
- relevant application attributes such as employment type, employment tenure and disposable income that indicate higher risk of default; and
- transferring assets more than 30 days past due into Stage 2.

The ECL impairment model, which requires judgement, is used to determine whether an exposure's credit risk has increased significantly and requires higher probability of default factors. ECLs are a probability-weighted estimate of credit losses. Credit losses are measured as the present value of all cash shortfalls, being the difference between the cash flows due to the Liberty Group in accordance with the contract and the cash flows the Liberty Group expects to receive. ECLs are discounted at the effective interest rate of the financial asset.

Stage 3: Lifetime ECL - Credit Impaired

Write-off

Loans are written off (either partially or in full) when there is no reasonable expectation of recovering a financial asset in its entirety or a portion thereof. This is generally the case when the Liberty Group determines that the borrower does not have assets or sources of income that could generate sufficient cash flows to repay the amounts subject to the write-off. This assessment is carried out at the individual asset level.

Macroeconomic

The assessment of credit risk, and the estimation of ECL, is unbiased and probability weighted, and incorporates all available information relevant to the assessment, including information about past events, current conditions and reasonable and supportable information about future events and economic conditions at the assessment date. The Liberty Group has established a process whereby forward-looking macroeconomic scenarios and probability weightings are developed for ECL calculation purposes. The final probability weighted ECL amount will be calculated from a Baseline estimate, an Upside Case and a Downside Case.

Loss allowances for financial assets measured at amortised cost are deducted from the gross carrying amount of the assets.

Non-financial assets

The carrying amounts of the Liberty Group's non-financial assets, other than deferred tax assets, are reviewed at each assessment date to determine whether there is any indication of impairment. If any such indication exists then the asset's recoverable amount is estimated. For goodwill and intangible assets that have indefinite lives or that are not yet available for use the recoverable amount is estimated at each reporting date.

The recoverable amount of other assets is the greater of their fair value less costs to sell and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. A non-financial asset is impaired if the recoverable amount of the asset is less than the carrying amount of the asset.

An impairment loss is reversed if the reversal can be related objectively to an event occurring after the impairment loss was recognised. For financial assets measured at amortised cost the reversal is recognised in the statement of profit or loss and other comprehensive income.

(j) Investments

Corporate bonds are categorised as at fair value through profit or loss and are recognised when the Liberty Group becomes a party to the contract. Corporate bonds are initially and subsequently recognised at fair value using the quoted market price for the bonds at reporting date, or if a quoted market price is not available, the fair value is calculated using the applicable market rate of interest for bonds of a similar maturity and credit rating.

Other investments are categorised as fair value through other comprehensive income.

4 SIGNIFICANT ACCOUNTING POLICIES (cont.)

(k) Property, plant and equipment

(i) Recognition and measurement

Items of property, plant and equipment are measured at cost less accumulated depreciation and impairment losses. Where parts of an item of property, plant and equipment have different useful lives, they are accounted for as separate items of property, plant and equipment.

Gains and losses on disposal of an item of property, plant and equipment are determined by comparing proceeds from the disposal with the carrying amount of the property, plant and equipment and are recognised net within "other expenses" in profit or loss.

(ii) Depreciation

Depreciation is charged to the income statement on a straight line basis over the estimated useful lives of each part of an item of property, plant and equipment. Leased assets are depreciated over the shorter of the lease term and their useful lives unless it is reasonably certain that the Liberty Group will obtain ownership by the end of the lease term.

The depreciation and amortisation rates used for each class of assets are as follows:

Furniture, equipment and fittings 3 years
Computer equipment 3 - 7 years
Other fixed assets 3 years
Leasehold improvements 5 - 10 years
Leased motor vehicles 5 years
Land and buildings 10 - 40 years
Right-of-use assets 3 - 10 years

The residual value, the useful life and the depreciation method applied to an asset are reassessed at least annually.

(I) Intangibles

Goodwill, brand name and development costs are measured at cost less accumulated impairment losses. Brand name and development costs are amortised on a straight line basis in the statement of profit or loss and other comprehensive income over their estimated useful life (10-15 years) from the date they are available for use.

Intellectual property acquired by the Liberty Group is measured at cost less accumulated amortisation and any accumulated impairment losses. Intellectual property is amortised on a straight-line basis in the statement of profit or loss and other comprehensive income over the estimated finite life (20 years) from the date available for use.

(m) Leases

At inception of a contract, the Liberty Group assesses whether a contract is, or contains, a lease. A contract is a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration. To assess whether a contract conveys the right to control the use of an identified asset, the Liberty Group uses the definition of a lease in AASB 16 Leases.

Liberty 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 make-good costs.

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

4 SIGNIFICANT ACCOUNTING POLICIES (cont.)

(m) Leases (cont.)

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 interest rate implicit in the lease or, if that rate cannot be readily determined, the Liberty Group's incremental borrowing rate. The Liberty Group determines its incremental borrowing rate by obtaining interest rates from various external financing sources and makes certain adjustments to reflect the terms of the lease and type of the asset leased.

The Liberty Group presents right-of-use assets in property, plant, and equipment and lease liabilities in the statement of financial position.

(n) Financing

Through its global financing arrangements, the Liberty Group issues asset-backed securities (securitisation notes). Pending the issue of securitisation notes, the Liberty Group has medium term finance facilities maturing within 1 and 2 years with financial institutions to enhance the funding of financial assets.

The Liberty Group's structured finance vehicles issue securitisation notes in the form of inscribed stock which is multi-tranched, secured, asset-backed floating rate securities, maturing up to 25-30 years. The Custodian of the facilities is Perpetual Trustee Company Ltd for Australia and Guardian Trust Ltd for New Zealand assets.

Debt issues payable and drawings under finance facilities are recognised when issued.

Financing facilities are recognised initially at fair value less attributable transaction costs. Subsequent to initial recognition, apart from foreign currency denominated loans, they are stated at amortised cost with any difference between cost and redemption value being recognised in profit or loss over the life of the loans on an effective yield basis.

The Liberty Group has issued and intends to continue issuing unsecured debt. The unsecured debt is initially recognised at fair value when issued and subsequently measured at amortised cost. The amortised cost of debt is adjusted for fair value movements in underlying hedged risk when designated in hedge accounting relationships under the fair value hedge model. Fair value movements in the debt are recognised directly in profit or loss, which is offset by movements in related fair value hedging instruments per note 4 (d).

(o) Deposits and unitholder liabilities

Deposits and unitholder liabilities are recognised initially at fair value less attributable transaction costs. Subsequent to initial recognition, deposits and unitholder liabilities are stated at amortised cost with any difference between cost and repayment value being recognised in profit or loss over the life of the loans on an effective yield basis.

(p) Provisions

A provision is recognised if, as a result of a past event, the Liberty Group has a present legal or constructive obligation that can be estimated reliably, and it is probable that an outflow of economic benefits will be required to settle the obligation.

(q) Employee benefits

(i) Long term service benefits

The Liberty Group's net obligation in respect of long-term service benefits, other than pension plans, is the amount of future benefit that employees have earned in return for their service in the current and prior periods plus related on-costs; that benefit is discounted to determine its fair value. Remeasurements are recognised in profit or loss in the period in which they arise. The discount rate is the yield at the balance sheet date on high quality corporate bonds that have maturity dates approximating to the terms of the Liberty Group's obligations.

(ii) Incentive plan

A liability is recognised for incentives declared but not paid as at reporting date when the Liberty Group has a present legal or constructive obligation to pay this amount as a result of past service provided by the employee and the obligation can be estimated reliably.

4 SIGNIFICANT ACCOUNTING POLICIES (cont.)

(q) Employee benefits (cont.)

(iii) Short-term benefits

Liabilities for employee benefits for wages, salaries, annual leave and sick leave that are expected to be settled within 12 months of the reporting date representing present obligations resulting from employees' services provided to the reporting date, are calculated at undiscounted amounts based on remuneration wage and salary rates that the Liberty Group expects to pay as at the reporting date including related oncosts, such as workers compensation insurance and payroll tax.

(iv) Defined contribution superannuation funds

Obligations for contributions to defined contribution superannuation funds are recognised as an expense in the statement of profit or loss and other comprehensive income as incurred.

(v) Shared-based payment arrangement

During the year the Liberty Group board exercised its discretion to allow employees the choice to cash-settle their Medium Term Incentive deferred equity awards, which were granted on 10 December 2020 as equity-settled awards, and vested on 10 December 2021. As a result, the accounting treatment of all Medium Term Incentive deferred equity awards has been modified from equity-settled to cash-settled from 22 December 2021.

The fair value of the amount payable to employees in respect of Medium Term Incentive equity awards, which are accounted for as cash-settled share based payments, is recognised as an expense with a corresponding increase in liabilities, over the period during which the employees become unconditionally entitled to payment. The liability is remeasured at each reporting date based on the fair value of the Medium Term Incentive deferred equity awards. Any changes in the liability are recognised in profit or loss.

The amount recognised as an expense is adjusted to reflect the number of awards for which the related service and non-market performance conditions are expected to be met, such that the amount ultimately recognised is based on the number of awards that meet the related service and non-market performance conditions at the vesting date. For share-based payment awards with non-vesting conditions, the grant date fair value of the share-based payment is measured to reflect such conditions and there is no true up for differences between expected and actual outcomes.

(r) Fees and commissions

Fee and commission income and expenses that are integral to the effective interest rate on a financial asset or financial liability are recognised using the effective interest method. Fee and commission income and expenses which are not integral to the effective interest rate on a financial asset or financial liability are recognised in accordance with AASB 15 *Revenue from Contracts with Customers*. When fees or commissions relate to specific transactions or events, they are recognised as the related services are performed. When they are charged for services provided over a period, they are recognised as performance obligations are satisfied.

(s) Finance income and expenses

Finance income comprises interest income on financial assets and funds invested, dividend income, changes in the fair value of financial liabilities at fair value through profit or loss, foreign currency gains, and gains on hedging instruments that are recognised in the statement of profit or loss and other comprehensive income. Interest income is recognised as it accrues in the statement of profit or loss and other comprehensive income, using the effective interest method. The accrual of fee and interest income is suspended at the time at which the financial asset has a specific provision raised (note 4 (i)). Interest income on impaired loans is recognised either as cash is collected or on a cost-recovery basis as conditions warrant.

Finance expenses comprise interest expense on financing, borrowing costs, foreign currency losses, changes in the fair value of financial assets held at fair value through profit or loss, impairment losses recognised on financial assets, and losses on hedging instruments that are recognised in the statement of profit or loss and other comprehensive income on an accruals basis.

4 SIGNIFICANT ACCOUNTING POLICIES (cont.)

(s) Finance income and expenses (cont.)

Interest payments in respect of financial instruments classified as liabilities are included in interest expense. Where interest rates are hedged or swapped and are designated in a hedging relationship, the borrowing costs are recognised net of any effect of the hedge or swap.

(t) Income tax

Income tax expense comprises current and deferred tax. Income tax is recognised in the statement of profit or loss and other comprehensive income except to the extent that it relates to items recognised directly in equity, in which case it is recognised in equity. Current tax is the expected tax payable on the taxable income for the year, using tax rates enacted or substantively enacted at the balance sheet date, and any known or likely adjustments to tax payable in respect of previous years.

Deferred tax is recognised using the balance sheet method, providing for temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for taxation purposes. Deferred tax is not recognised for the following temporary differences: the initial recognition of goodwill, the initial recognition of assets or liabilities in a transaction that is not a business combination and that affects neither accounting nor taxable profit, and differences relating to investments in subsidiaries and jointly controlled entities to the extent that they probably will not reverse in the foreseeable future. Deferred tax is measured at the tax rates that are expected to be applied to the temporary differences when they reverse, based on the laws that have been enacted or substantively enacted by the reporting date.

A deferred tax asset is recognised only to the extent that it is probable that future taxable profits will be available against which the asset can be utilised. Deferred tax assets are reviewed at each reporting date and are reduced to the extent that it is no longer probable that the related tax benefit will be realised.

(u) Tax consolidation

The Company and its wholly-owned Australian resident entities are part of a tax consolidated group. As a consequence, all members of the tax consolidated group are taxed as a single entity. The Company is the head entity.

Current tax expense/income, deferred tax liabilities and deferred tax assets arising from temporary differences of the members of the tax consolidated group are recognised in the separate financial statements of the members of the tax consolidated group using the 'separate taxpayer within group' approach by reference to the carrying amounts of assets and liabilities in the separate financial statements of each entity and the tax values applying under tax consolidation.

Any current tax liabilities (or assets) and deferred tax assets arising from unused tax losses of the subsidiaries are recognised by the Company as amounts payable/(receivable) to/(from) other entities in the tax consolidated group in conjunction with any funding arrangement amounts. Any difference between these amounts is recognised by the Company as an equity contribution or distribution.

The Company recognises deferred tax assets arising from unused tax losses of the tax consolidated group to the extent that it is probable that future taxable profits of the tax consolidated group will be available against which the asset can be utilised.

The members of the tax consolidated group have entered into a tax funding arrangement which sets out the funding obligations of the members of the tax consolidated group with respect to tax amounts. The tax funding arrangements require payments within the tax consolidated group where inter-entity receivables/(payables) are at call.

The members of the tax consolidated group have also entered into a tax sharing agreement. The tax sharing agreement provides for the determination of the allocation of income tax liabilities between the entities should there be a default on any tax payment obligations. No amounts have been recognised in the financial statements in respect to this agreement, as payment of any default amounts under the tax sharing agreements is considered remote.

(v) Distribution

In accordance with the relevant Trust Constitution, the Trustee distributes income from a subsidiary SPE of the Liberty Group to a unitholder which is a non-controlled related party of the Liberty Group. These distributions have been treated as distributions to a non-controlling interest.

4 SIGNIFICANT ACCOUNTING POLICIES (cont.)

(w) New standards and interpretations not yet adopted

The following standards, amendments to standards and interpretations have been identified as those which may impact the Liberty Group and Company in the period of initial application. They are available for early adoption at 30 June 2022, but have not been applied in preparing this financial report. The analysis of the transitional impact of the standards is expected to be completed prior to the implementation dates.

(i) AASB 17 Insurance Contracts

AASB 17 introduces a new general measurement model for accounting for insurance contracts, with the application of a simplified approach (similar to AASB 1023) permitted in certain circumstances.

AASB 17 is effective for annual periods beginning on or after 1 January 2023, with early adoption permitted.

The Liberty Group is currently assessing the impact of the new requirements. Pursuant to AASB 108 Accounting Policies, Changes in Accounting Estimates and Errors, the LFI Group remains immaterial at Group level and therefore there will be no change to the Liberty Group's consolidated financial statements on the introduction of AASB 17.

(ii) Deferred Tax related to Assets and Liabilities arising from a Single Transaction (Amendments to IAS 12)

The amendments narrow the scope of the initial recognition exemption to exclude transactions that give rise to equal and offsetting temporary differences, for example leases and decommissioning liabilities.

The amendments to IAS 12 are effective for annual reporting periods beginning on or after 1 January 2023, with early adoption permitted.

The Liberty Group has assessed the impact of the new requirements and determined that, pursuant to AASB 108 Accounting Policies, Changes in Accounting Estimates and Errors, the effect of the changes is immaterial and therefore there will be no change to the Liberty Group's consolidated financial statements on the introduction of the amendments to IAS 12.

5 DETERMINATION OF FAIR VALUES

The Liberty Group's disclosures require determination of fair values for financial assets and liabilities. Management assesses the evidence obtained from third parties to support the conclusion that fair value valuations meet the requirements of AASB 13. When measuring the fair value of an asset or liability, the Liberty Group uses market observable data as far as possible. Where applicable, further information about the assumptions made in determining fair values is disclosed in the notes specific to that asset or liability.

(a) Financial assets

The carrying amount of financial assets includes deferred fees and expenses accounted for using the effective interest method and are initially recognised at fair value. They are subsequently measured at amortised cost using the effective interest method net of provisions for impairment and income yet to amortise.

Fair value is calculated based on the present value of future principal and interest cash flows discounted at the credit risk-adjusted rate of interest at the reporting date.

For financial assets designated at fair value through the statement of profit or loss and other comprehensive income, fair value is calculated using market observable data where possible.

(b) Derivatives

The fair value of interest rate and cross currency interest rate swaps are determined by discounting estimated future cash flows based on the terms and maturity of each contract and using market interest rates for a similar instrument at the measurement date.

(c) Non-derivative financial assets and liabilities

For receivables and payables with a remaining life of less than one year, the notional amount is deemed to approximate the fair value.

(d) Financing

The fair value of financing obligations are approximated by their carrying amounts.

(e) Investments

Corporate bonds that back insurance liabilities are designated at fair value through profit or loss and are measured at fair value in the statement of financial position. Changes in fair value are recognised in profit or loss. Fair value for corporate bonds is calculated using market observable data where possible.

(f) Leases

The fair value of the lease liability and right of use asset is based on the lease term, lease payments and discount rate as required by AASB 16.

5 DETERMINATION OF FAIR VALUES (cont.)

(g) Carrying amounts and fair values of the financial assets and financial liabilities

The following table shows the carrying amounts and fair values of the financial assets and financial liabilities.

| CONSOLIDATED 30 June 2022 | Note | | Carrying | Amount | | Fair Value |
|------------------------------------|-------|--------------------------|-----------------------|--------------------------|------------------------|--------------|
| Jo Julie 2022 | 11010 | | currying | Financial | | Tun Vuiuc |
| | | | | assets/ | | |
| | | Fair value | | (financial | | |
| | | through profit | Fair value | liabilities) at | | |
| | | | through OCI | • | Total | |
| | - | or loss \$'000 | \$'000 | amortised cost \$'000 | Total \$'000 | \$'000 |
| Financial assets measured at | | 4 000 | 4 555 | 4 000 | Ψ 000 | 4 555 |
| fair value | | | | | | |
| Other investments | 17 | 25,255 | 18,681 | - | 43,936 | 43,936 |
| Derivative assets | 6(g) | 30,595 | , | _ | 30,595 | 30,595 |
| Financial assets | 15 | - | 29,163 | - | 29,163 | 29,163 |
| Financial assets not measured | | | | | | |
| at fair value | | | | | | |
| Other investments | 17 | - | - | 828 | 828 | 828 |
| Cash and cash equivalents | 20 | _ | _ | 654,037 | 654,037 | 654,037 |
| Trade receivables and other assets | 16 | _ | _ | 208,011 | 208,011 | 208,011 |
| Financial assets | 15 | _ | _ | 12,886,777 | 12,886,777 | 13,268,128 |
| Financial liabilities measured at | | | | , , | , , | -,, |
| fair value | • | | | | | |
| Derivative liabilities | 6(g) | (104,139) | _ | - | (104,139) | (104,139) |
| Financial liabilities not | | | | | | |
| measured at fair value | | | | | | |
| | 22 | | | (170,559) | (170 EEO) | (170,559) |
| Payables | | - | - | . , , | (170,559) | |
| Financing | 23 | | | (12,802,496) | (12,802,496) | (12,802,496) |
| | _ | (48,289) | 47,844 | 776,598 | 776,153 | 1,157,504 |
| CONSOLIDATED | | | | | | |
| 30 June 2021 | Note | | Carrying | | | Fair Value |
| | | | | Financial assets/ | | |
| | | Fair value | | (financial | | |
| | | | Fair value | ` | | |
| | | through profit | Fair value | liabilities) at | Tatal | |
| | - | or loss \$'000 | through OCI \$'000 | amortised cost \$'000 | Total \$'000 | \$'000 |
| Financial access measured at | | \$ 000 | \$ 000 | \$ 000 | \$ 000 | \$ 000 |
| Financial assets measured at | | | | | | |
| fair value | | 10.101 | 25 222 | | 40.004 | 40.004 |
| Other investments | 17 | 13,101 | 35,223 | - | 48,324 | 48,324 |
| Derivative assets | 6(g) | 5,198 | | - | 5,198 | 5,198 |
| Financial assets | 15 | - | 32,193 | - | 32,193 | 32,193 |
| Financial assets not measured | | | | | | |
| at fair value | | | | | | |
| Other investments | 17 | - | - | 828 | 828 | 828 |
| Cash and cash equivalents | 20 | - | - | 603,869 | 603,869 | 603,869 |
| Trade receivables and other assets | 16 | - | - | 192,261 | 192,261 | 192,261 |
| Financial assets | 15 | - | - | 12,207,198 | 12,207,198 | 12,320,748 |
| Financial liabilities measured at | : | | | | | |
| fair value | | | | | | |
| Derivative liabilities | 6(g) | (85,345) | - | - | (85,345) | (85,345) |
| Financial liabilities not | | | | | | |
| measured at fair value | | | | | | |
| Payables* | 22 | - | _ | (103,326) | (103,326) | (103,326) |
| Financing | 23 | - | - | (12,235,935) | (12,235,935) | (12,235,935) |
| | | | | | | |
| | - | (67,046) | 67,416 | 664,895 | 665,265 | 778,815 |

^{*}Restated on account of prior period correction of error. See note 31.

5 DETERMINATION OF FAIR VALUES (cont.)

(h) Fair value hierarchy

When measuring the fair value of an asset or liability, the Liberty Group uses observable market data as far as possible. Fair values are categorised into different levels in a fair value hierarchy based on the inputs in the valuation techniques as follows:

- Level 1: quoted prices (unadjusted) 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 or indirectly; and
- Level 3: inputs for the asset or liability that are not based on observable market data (unobservable inputs).

Fair value in an active market (Level 1)

The fair value of financial assets and liabilities traded in active markets is based on their quoted market prices at the end of the reporting period without any deduction for estimated future selling costs.

Fair value in an inactive or unquoted market (Level 2)

The fair value of interest rate and cross currency interest rate swaps are determined by discounting estimated future cash flows based on the terms and maturity of each contract and using market interest rates for a similar instrument at the measurement date.

Unobservable inputs used in measuring fair value (Level 3)

There are no financial instruments measured using Level 3 inputs.

The fair value of financial assets and liabilities that are not traded in an active market is determined using various valuation techniques. If the inputs used to measure the fair value of an asset or liability fall into different levels of the fair value hierarchy, the fair value measurement is categorised in its entirety in the same level of the fair value hierarchy as the lowest level input that is significant to the entire assessment.

The Liberty Group recognises transfers between levels of the fair value hierarchy at the end of the reporting period during which the change has occurred.

(i) Fair value hierarchy - financial instruments measured at fair value

| As at 30 June 2022 | \$'000 Level 1 | \$'000 Level 2 | \$'000 Level 3 | Total |
|--|-------------------|-------------------|-------------------|-----------|
| Financial assets measured at fair value | | | | |
| Other investments - equity securities | 18,681 | 18,000 | - | 36,681 |
| Other investments - government and corporate bonds | 7,255 | - | - | 7,255 |
| Derivative assets | - | 30,595 | - | 30,595 |
| Financial assets | 24,566 | 4,597 | - | 29,163 |
| Financial liabilities measured at fair value | | | | |
| Derivative liabilities | - | (104,139) | - | (104,139) |
| | 50,502 | (50,947) | - | (445) |
| As at 30 June 2021 | \$'000 | \$'000 | \$'000 | Total |
| | Level 1 | Level 2 | Level 3 | |
| Financial assets measured at fair value | | | | |
| Other investments - equity securities | 35,223 | 5,660 | - | 40,883 |
| Other investments - government and corporate bonds | 7,441 | - | - | 7,441 |
| Derivative assets | - | 5,198 | - | 5,198 |
| Financial assets | 26,768 | 5,425 | - | 32,193 |
| Financial liabilities measured at fair value | | | | |
| Derivative liabilities | | (85,345) | | (85,345) |
| | 69,432 | (69,062) | - | 370 |

Transfers between level 1, level 2 and level 3

There were no transfers between level 1, level 2 and level 3 in 2022 (2021: nil).

6 FINANCIAL RISK MANAGEMENT

(a) Overview

The Liberty Group has exposures to the following risks from their use of financial instruments:

- Credit risk
- · Liquidity risk
- Market risk

Exposure to credit, liquidity and market risk arises in the normal course of the Liberty Group's business. This note presents information about the Liberty Group's exposure to each of the above risks, the objectives, policies and processes for measuring and managing risk, and the management of capital. Further quantitative disclosures are included throughout the financial report.

The Board has overall responsibility for the establishment and oversight of the risk management framework. The Board has established a Risk, Audit and Compliance Committee (the "Committee") which is responsible for monitoring the emerging and changing risk profile of the Liberty Group. The Committee is responsible for reviewing the adequacy of internal systems, controls and procedures in relation to the risk management framework and the risks faced by the Company and the Liberty Group. The Committee is assisted in its oversight by the Risk department which coordinates, sets policy and monitors the Liberty Group's effectiveness in relation to operational, credit, liquidity and market risk. The Chief Financial Officer reports regularly to the Committee and the Board. Risk management policies and systems are updated to reflect changes in market conditions and the Liberty Group's activities.

(b) Operational risk

Operational risk is the risk of impact on objectives resulting from inadequate or failed internal processes, people and systems or from external events including legal and reputation risk.

Operational risk is primarily monitored by the Committee and supported by management which manages regulatory compliance, fraud prevention and detection, anti-money laundering and business continuity.

The Committee has primary responsibility for the oversight of financial reporting risk. The Risk department and Compliance Officers review risk management in order to assess and understand the Liberty Group's business and financial risks as well as the effectiveness of internal controls which may have a significant impact on the financial statements.

(c) Credit risk

Credit risk is the risk of financial loss due to a customer or counterparty failing to meet their contractual obligations. Credit risk arises primarily from the Liberty Group's financial assets.

Financial assets

Management has a credit policy in place that ensures the loan portfolio is diversified across varying risk categories and locations. Management continually assesses the effectiveness of internal credit controls and policies to ensure reliability and integrity of asset management. The Liberty Group also obtains collateral and security arrangements as a means of mitigating the risk of financial loss from default and raises provisions for impairment where appropriate.

Investments

Investments in financial instruments in the investment portfolio are with counterparties with sound credit ratings. Given their high credit ratings, management does not expect any counterparty to fail to meet its obligations. An Investment Committee of management meets on a regular basis to consider investment opportunities and overall performance of the investments.

The maximum exposure to credit risk is represented by the carrying amount of each financial asset, including derivative financial instruments, in the balance sheet.

6 FINANCIAL RISK MANAGEMENT (cont.)

(c) Credit risk (cont.)

Counterparty risk

The Liberty Group is exposed to counterparty credit risk by holding cash and cash equivalents and entering into derivatives with financial institutions. Their credit quality can be assessed by reference to external credit ratings (if available) or to historical information about counterparty default rates. The Liberty Group holds cash and derivative contracts with counterparties rated AA- and better.

Exposure

(i) Loans by credit risk rating grades

| CONSOLIDATED \$'000 | 12 month ECL | Lifetime ECL not credit impaired | Lifetime ECL credit impaired | Total |
|---|------------------------|--|------------------------------------|---------------------------|
| 30 June 2022 | | | | |
| Gross loans | 0.465.005 | 100 740 | 47.000 | |
| Prime | 9,165,335 | 120,742 | 47,320 | 9,333,397 |
| Non-prime | 3,246,988 | 141,759 | 104,524 | 3,493,271 |
| Unrated | 107,239 | - | - | 107,239 |
| Total | 12,519,562 | 262,501 | 151,844 | 12,933,907 |
| | | | | |
| CONSOLIDATED \$'000 | 12 month ECL | Lifetime ECL not credit impaired | Lifetime ECL credit impaired | Total |
| CONSOLIDATED \$'000 30 June 2021 Gross loans | | not credit | credit | Total |
| 30 June 2021 | | not credit | credit | Total 9,029,276 |
| 30 June 2021 Gross loans | ECL | not credit impaired | credit impaired | |
| 30 June 2021 Gross loans Prime | ECL 8,819,540 | not credit impaired | credit impaired 94,962 | 9,029,276 |
| 30 June 2021 Gross loans Prime Non-prime | 8,819,540 2,870,231 | not credit impaired | credit impaired 94,962 | 9,029,276 3,154,347 |

Credit quality

The ageing of loans is shown below:

(ii) Loans by credit quality

| | 2022 \$'000 | 2021 \$'000 |
|------------------------------|----------------|----------------|
| Gross loans | | |
| Neither past due or impaired | 12,519,562 | 11,786,964 |
| Past due but not impaired | 262,501 | 250,508 |
| Impaired | 151,844 | 243,344 |
| Total | 12,933,907 | 12,280,816 |

Provision for impairment loss

(iii) Provision for impairment

| CONSOLIDATED \$'000 | 12 month ECL | Lifetime ECL not credit impaired | Lifetime ECL credit impaired | Total |
|---------------------------------|-----------------|--|------------------------------------|----------|
| 30 June 2021 | | | | |
| Opening balance at 1 July 2020 | 38,886 | 4,309 | 33,662 | 76,857 |
| Net movement during the year | 3,518 | 1,123 | (6,190) | (1,549) |
| Closing balance at 30 June 2021 | 42,404 | 5,432 | 27,472 | 75,308 |
| 30 June 2022 | | | | |
| Opening balance at 1 July 2021 | 42,404 | 5,432 | 27,472 | 75,308 |
| Net movement during the year | (341) | 642 | (12,220) | (11,919) |
| Closing balance at 30 June 2022 | 42,063 | 6,074 | 15,252 | 63,389 |

6 FINANCIAL RISK MANAGEMENT (cont.)

(c) Credit risk (cont.)

Provision for Impairment loss (cont.)

(iii) Provision for impairment (cont.)

The following tables show the movement in the Liberty Group's impairment provisions and credit exposures by expected credit loss (ECL) stage for the year ended 30 June 2022.

| | 12 mon | th ECL | Lifetime ECL - not credit impaired | | Lifetime ECL - credit impaired | | Total | |
|---------------------------------|-------------|------------|------------------------------------|-------------------|-----------------------------------|-------------------|-------------|-------------------|
| CONSOLIDATED \$00 | 0 Gross | | Gross | | Gross | | Gross | |
| 30 June 2021 | exposure | Provisions | exposure | Provisions | exposure | Provisions | exposure | Provisions |
| Opening balance at 1 July 2020 | 10,579,122 | 38,886 | 844,858 | 4,309 | 288,167 | 33,662 | 11,712,147 | 76,857 |
| New loans originated | 4,089,870 | 4,012 | 22,722 | 1,106 | 7,467 | 914 | 4,120,059 | 6,032 |
| Transfers: | | | | | | | | |
| Transfers to Stage 1 | 673,091 | 7,017 | (576,578) | (2,518) | (96,513) | (4,499) | - | - |
| Transfers to Stage 2 | (150,814) | (723) | 176,628 | 2,327 | (25,814) | (1,604) | - | _ |
| Transfers to Stage 3 | (71,746) | (247) | (65,429) | (509) | 137,175 | 756 | - | - |
| Loans repaid | (2,616,394) | (3,793) | (145,621) | (741) | (58,472) | (3,056) | (2,820,487) | (7,590) |
| Other (a) | (710,371) | (2,677) | (2,661) | 1,572 | 14,608 | 1,873 | (698,424) | 768 |
| Write-offs | (6,554) | (73) | (3,543) | (117) | (23,339) | (575) | (33,436) | (765) |
| Foreign exchange movement | 760 | 2 | 132 | 3 | 64 | 1 | 956 | 6 |
| Closing balance at 30 June 2021 | 11,786,964 | 42,404 | 250,508 | 5,432 | 243,343 | 27,472 | 12,280,815 | 75,308 |

| CONSOLIDATED \$000 | 12 mon | th ECL | Lifetime ECL impa | | Lifetime E impa | | Tot | al |
|------------------------------------|-------------|------------|----------------------|------------|--------------------|------------|-------------|------------|
| • | Gross | | Gross | | Gross | | Gross | |
| 30 June 2022 | exposure | Provisions | exposure | Provisions | exposure | Provisions | exposure | Provisions |
| Opening balance at 1 July 2021 | 11,786,964 | 42,404 | 250,508 | 5,432 | 243,343 | 27,472 | 12,280,815 | 75,308 |
| New loans originated | 5,506,479 | 10,724 | 37,987 | 1,435 | 8,104 | 439 | 5,552,570 | 12,598 |
| Transfers: | | | | | | | | |
| Transfers to Stage 1 | 187,242 | 1,999 | (113,565) | (1,281) | (73,677) | (718) | - | - |
| Transfers to Stage 2 | (153,973) | (3,009) | 181,335 | 3,568 | (27,362) | (559) | - | - |
| Transfers to Stage 3 | (46,426) | (1,403) | (29,166) | (1,351) | 75,592 | 2,754 | - | - |
| Loans repaid | (4,020,626) | (2,784) | (54,784) | (1,898) | (59,551) | 487 | (4,134,961) | (4,195) |
| Other (a) | (739,857) | (5,711) | (7,530) | 362 | 8,120 | (13,382) | (739,267) | (18,731) |
| Write-offs | (6,719) | (160) | (2,598) | (195) | (23,076) | (1,245) | (32,393) | (1,600) |
| Foreign exchange movement | 6,478 | 3 | 314 | 2 | 351 | 4 | 7,143 | 9 |
| Closing balance at 30 June 2022 | 12,519,562 | 42,063 | 262,501 | 6,074 | 151,844 | 15,252 | | 63,389 |

⁽a) Other movement in gross exposure is largely driven by reductions in loan balances that remain in existence at year end due to repayments received during the year.

6 FINANCIAL RISK MANAGEMENT (cont.)

(c) Credit risk (cont.)

Provision for Impairment loss (cont.)

(iii) Provision for impairment (cont.)

The ECL allowance as a percentage of gross carrying amount is as follows:

| 30 June 2022 \$'000 Expected loss rate Gross carrying amount Loss allowance | Current - - - | Stage 1 0.34% 12,519,562 (42,063) | Stage 2 2.31% 262,501 (6,074) | Stage 3 3.00% 151,844 (4,555) | Total 0.41% 12,933,907 (52,692) |
|--|------------------------|--|--|--|--|
| 30 June 2021 \$'000 | Current | Stage 1 | Stage 2 | Stage 3 | Total |
| Expected loss rate | - | 0.36% | 2.17% | 2.65% | 0.44% |
| Gross carrying amount | - | 11,786,964 | 250,508 | 243,344 | 12,280,816 |
| Loss allowance | _ | (42,404) | (5,432) | (6,438) | (54,274) |

ECL Measurement Uncertainty - New Model Overlay

A new model to generate ECL was developed during 2021. The new model is designed to be more accurate and easier to update. The new model generates a probability of default for each individual loan based on the loan's application data and recent loan repayment behaviour.

The introduction of a new model implies a degree of uncertainty with respect to its sensitivity to changing historical data as well as the possible presence of biases which are difficult to anticipate. The model figures generated by the new model have been increased by 15% (2021: 15%) to reflect this uncertainty. This overlay will be reduced once the predictions of the model have been monitored for a sufficient amount of time to increase confidence in its reliability.

30 June 2022

For the year ended 30 June 2022, the ECL model has been enhanced to model scenarios that were previously included in the collective provision for impairment as overlays. The below table describes the scenarios, weightings and expected outcomes from the various modelled scenarios. As a result of this enhancement, the Covid-19 overlay and Security Value Overlays included in 2021 are no longer required and are instead reflected in the ECL modelled outputs.

| Scenario | Weighting | Expectation |
|---|-----------|--|
| Upside A 100% weighting to this scenario would result in a decrease to total ECL provision at the reporting date of \$20,149,000 Baseline | 5% 65% | Each scenario has its own set of macro-economic and future security value projections. The model incorporates these different inputs and generates different ECL figures, ranging from more optimistic (Upside) to more pessimistic (Downside). |
| A 100% weighting to this scenario would result in a decrease to total ECL provision at the reporting date of \$15,489,000 | | Baseline is the scenario which the model considers most likely to happen. This scenario assumes increasing interest rates, lower economic growth and a reduction in security values. The Upside |
| Downside A 100% weighting to this scenario would result in an increase to total ECL provision at the reporting date of \$36,918,000 | 30% | scenario is a more optimistic outlook. Compared to Baseline, this scenario incorporates stronger macro-economic variables (higher GDP growth, lower cash rate and lower employment rate) and the reduction in security values is projected to be more moderate. The Downside scenario is a more pessimistic outlook. Compared to Baseline, this scenario incorporates weaker macro-economic variables and a greater reduction in security values. In addition, a stress test was applied to the Downside scenario, where Probability of Default (PD) and Probability of Loss given Default (LGD) predicted by the model were increased. A percentage of the riskiest accounts in Stage 1 (determined by highest predicted PD) were also downgraded to Stage 2. |

6 FINANCIAL RISK MANAGEMENT (cont.)

(c) Credit risk (cont.)

Provision for Impairment loss (cont.)

(iii) Provision for impairment (cont.)

30 June 2022 (cont.)

The table below shows the forward-looking macro forecasts as at 30 June 2022.

| Macro Forecast | Unemployment | Cash rate | HPI* | GDP Growth |
|-----------------|--------------|-----------|-------|------------|
| | % | % | | % |
| Current | 3.9% | 0.85% | 196.7 | 3.9% |
| Upside - 2023 | 3.5% | 2.40% | 186.9 | 3.4% |
| Baseline - 2023 | 3.8% | 2.85% | 177.0 | 3.2% |
| Downside - 2023 | 5.1% | 4.00% | 157.4 | 1.8% |

^{*}HPI - House Price Index

The table below shows the change in staging between each scenario in the year ended 30 June 2022, for the Australian residential (AU RES), Australian commercial (AU COM) and Australian motor (AU MOT) portfolios.

| Stress to Staging | Upside | Baseline | Downside |
|-------------------|--------|----------|----------|
| Stage 1 -> 2 | 0% | 0% | 20% |
| Stage 2 -> 3 | 0% | 0% | 0% |

The table below shows the change in staging between each scenario in the year ended 30 June 2022, for the New Zealand residential (NZ RES) portfolio.

| Stress to Staging | Upside | Baseline | Downside |
|-------------------|--------|----------|----------|
| Stage 1 -> 2 | 0% | 0% | 35% |
| Stage 2 -> 3 | 0% | 0% | 0% |

The table below shows the stresses applied to PD and LGD across all stages under each scenario in the year ended 30 June 2022, for the AU RES, AU COM and AU MOT portfolios.

| Stress PD and LGD | Upside | Baseline | Downside |
|-------------------|--------|----------|----------|
| Stages 1 and 2 PD | 0% | 0% | 20% |
| All stages LGD | 0% | 0% | 20% |

The table below shows the stresses applied to PD and LGD across all stages to each scenario in the year ended 30 June 2022, for the NZ RES portfolio.

| Stress PD and LGD | Upside | Baseline | Downside |
|-------------------|--------|----------|----------|
| Stages 1 and 2 PD | 0% | 0% | 35% |
| All stages LGD | 0% | 0% | 35% |

The table below shows the stresses applied to security values for each portfolio and under each scenario in the year ended 30 June 2022.

| Stress to Security value | | Upside | Baseline | Downside |
|--------------------------|-----------|--------|----------|----------|
| AU RES | FY23 | (5%) | (10%) | (20%) |
| AU KLS | FY24 | (8%) | (15%) | (30%) |
| AU COM | All years | (5%) | (10%) | (34%) |
| AU MOT | All years | (10%) | (20%) | (30%) |
| NZ RES | FY23 | (8%) | (12%) | (25%) |
| INZ RES | FY24 | (11%) | (16%) | (35%) |

6 FINANCIAL RISK MANAGEMENT (cont.)

(c) Credit risk (cont.)

Provision for Impairment loss (cont.)

(iii) Provision for impairment (cont.)

30 June 2021

In the year ended 30 June 2021, the collective provision for impairment included Security Value Overlays and a Covid-19 Overlay. The below information describes the nature of these overlays, the various scenarios and forward-looking macro forecasts as at 30 June 2021. These overlays have been removed for the year ending 30 June 2022.

Security Value Overlays

The new model produced lower outputs for the Australian commercial (AU COM) and New Zealand residential (NZ RES) portfolios, as a result of strong security values and many loans having low outstanding balances. The model did, however, demonstrate a high level of sensitivity to changing security values. To address this sensitivity, different security value changes were modelled and weighted to generate the final ECL figures for AU COM and NZ RES.

COVID-19 Overlay

COVID-19 provided an unpredictable market wide shock. The ECL model may have, as a result, produced under reactive changes (this was the case for the previous, linear model, and remains the case for the new ECL model, both of which rely on historical data which does not reflect circumstances similar to the current pandemic situation).

Management increased the expected credit loss provision by a COVID-19/multi-scenario overlay of \$11,678,550, based upon the anticipated impact on customers having regard to the current economic outlook at the time. The calculation of the overlay remained consistent. The tables below show the macro-economic scenarios that resulted in the additional provision being recognised.

To quantify the expected credit loss under severe economic events, the Liberty Group stressed both the staging mix and the PD and LGD. Three scenarios were applied and weighted.

Changes to staging mix and probability of default were designed to allow for expected increases in unemployment rates which would likely result in increases in arrears. To maintain objectivity, management applied a weighting to the likelihood of each scenario. The three scenarios applied were intended to generally reflect increased unemployment rates based on third party macroeconomic forecasts.

| Scenario | Weighting | Expectation |
|--|-----------|--|
| Scenario One - Upside A 100% weighting to this scenario would result in a decrease to total ECL provision at the reporting date of \$5,601,000 (2020: \$5,322,000) | 30% | An equal adjustment was applied from stage 1 to 2 and from stage 2 to 3, as it was expected that an increase in unemployment would have roughly the same impact on both the stage 2 and stage 3 balance. |
| Scenario Two - Baseline A 100% weighting to this scenario would result in a decrease to total ECL provision at the reporting date of \$381,000 (2020: \$2,104,000) | 30% | Instead of stressing LGD, as in FY20, stress was applied to both PD and LGD, to more directly capture the impact of unemployment increases. Stresses relating to reduced security values were captured via (a) distinct macroeconomic scenarios applied to HPI and (b) additional security value overlays applied to the AU COM and NZ RES asset |
| Scenario Three - Downside A 100% weighting to this scenario would result in an increase to total ECL provision at the reporting date of \$4,486,000 (2020: \$2,748,000) | 40% | classes. |

6 FINANCIAL RISK MANAGEMENT (cont.)

(c) Credit risk (cont.)

Provision for Impairment loss (cont.)

(iii) Provision for impairment (cont.)

30 June 2021 (cont.)

The table below shows the forward-looking macro forecasts as at 30 June 2021.

| Macro Forecast | Unemployment | Cash rate | HPI* | GDP Growth | |
|-----------------|--------------|-----------|-------|------------|--|
| | % | % | | % | |
| Current | 5.5% | 0.10% | 148.7 | -1.1% | |
| Upside - 2022 | 4.5% | 0.25% | 149.5 | 5.1% | |
| Baseline - 2022 | 4.7% | 0.10% | 142.8 | 3.2% | |
| Downside - 2022 | 7.1% | 0.10% | 118.9 | 0.5% | |

^{*}HPI - House Price Index

The table below shows the change in staging between each scenario in the year ended 30 June 2021.

| Stress to Staging | Scenario 1 | Scenario 2 | Scenario 3 |
|-------------------|------------|------------|------------|
| Stage 1 -> 2 | 5% | 10% | 15% |
| Stage 2 -> 3 | 5% | 10% | 15% |

The table below shows the stresses applied to PD and LGD across all stages to each scenario in the year ended 30 June 2021.

| Stress PD and LGD | Scenario 1 | Scenario 2 | Scenario 3 |
|-------------------|------------|------------|------------|
| Stages 1 and 2 PD | 5% | 10% | 15% |
| All stages LGD | 5% | 10% | 15% |

Given the uncertainty surrounding the impact of COVID-19 on the metrics used by the Liberty Group's expected credit loss model, the additional provision was likely to differ from the actual credit loss that the Liberty Group may eventually experience. As the COVID-19 pandemic continues to evolve, along with how governments, business and customers respond, it could be expected to result in an adjustment to the expected credit loss provision within future financial periods.

Collateral

(iv) Collateral held

| Maximum exposure | 2022 % | 2021 % |
|--|------------------|-----------|
| Collateral classification: Secured (%) Unsecured (%) | 98% <u>2%</u> | 98% 2% |
| | 100% | 100% |

(d) Liquidity risk

Liquidity risk is the risk that the Liberty Group will not be able to meet its financial obligations as they fall due. The Liberty Group's Treasury function manages liquidity risk by maintaining adequate cash reserves, bank facilities and undrawn facilities and by continuously monitoring cash flows and matching the maturity profiles of financial assets and liabilities. Details of available facilities are outlined in note 23.

The following are contractual maturities of financial assets and liabilities, including estimated repayments and excluding the impact of netting. The contractual maturity of most debt issues is 25-30 years. For derivative liabilities only, contractual cash flows are stated excluding credit margins. The following maturity analysis is compiled on the contractual maturity date.

6 FINANCIAL RISK MANAGEMENT (cont.)

(d) Liquidity risk (cont.)

| 30 June 2022 | Note | Carrying amount | Contractual cash flows | <1 year | 1-5 years | > 5 years |
|--|--|---|--|--|---|--|
| | | \$'000 | \$'000 | \$'000 | \$'000 | \$'000 |
| Non-derivative financial assets | | 654.007 | 654.007 | 654.007 | | |
| Cash and cash equivalents | 20 | 654,037 | 654,037 | 654,037 | - | - |
| Trade receivables and other assets | 16 | 208,011 | 208,011 | 208,011 | - | - 17 526 022 |
| Financial assets | 15 | 12,915,940 | 23,062,883 | 1,253,658 | 4,283,193 | 17,526,033 |
| Corporate bonds | 17 | 7,255 | 7,371 | 7,371 | - | - |
| Derivative financial assets | | | | | | |
| Derivative assets | | 30,595 | 31,082 | 9,942 | 20,654 | 486 |
| Total assets | | 13,815,838 | 23,963,384 | 2,133,019 | 4,303,847 | 17,526,519 |
| Non-derivative financial liabilitie | 26 | | | | | |
| Payables | 22 | 172,330 | 172,330 | 171,907 | 423 | - |
| Debt issues | 23 | 8,871,206 | 14,951,172 | 436,925 | 1,772,543 | 12,741,704 |
| Finance facilities | 23 | 3,861,012 | 4,368,930 | 1,309,827 | 3,059,103 | |
| Deposits and unitholder liabilities | 23 | 66,350 | 66,927 | 62,420 | 4,507 | - |
| Lease liabilities | | 8,578 | 8,224 | 2,766 | 5,458 | - |
| Loans from related parties | 28 | 3,928 | 3,928 | 3,928 | - | - |
| Derivative financial liabilities | | | | | | |
| Derivative liabilities | <u>.</u> | 104,139 | 104,844 | 12,379 | 92,465 | - |
| Total liabilities | | 13,087,543 | 19,676,355 | 2,000,152 | 4,934,499 | 12,741,704 |
| | | | | | | |
| | | | | | | |
| 30 June 2021 | Note | Carrying amount | Contractual cash flows | <1 year | 1-5 years | > 5 years |
| 30 June 2021 | Note | Carrying amount \$'000 | cash flows | | | |
| 30 June 2021 Non-derivative financial assets | Note | amount | | <1 year \$'000 | 1-5 years \$'000 | > 5 years |
| | Note 20 | amount | cash flows | | | |
| Non-derivative financial assets | | amount \$'000 | cash flows \$'000 | \$'000 | | |
| Non-derivative financial assets Cash and cash equivalents | 20 | amount \$'000 603,869 | cash flows \$'000 603,869 | \$'000 603,869 | | |
| Non-derivative financial assets Cash and cash equivalents Trade receivables and other assets | 20 16 | amount \$'000 603,869 192,261 | cash flows \$'000 603,869 192,261 | \$'000 603,869 192,261 | \$'000 - - | \$'000 - - |
| Non-derivative financial assets Cash and cash equivalents Trade receivables and other assets Financial assets | 20 16 15 | # s'000 603,869 192,261 12,239,391 | cash flows \$'000 603,869 192,261 20,795,120 | \$'000 603,869 192,261 1,171,810 | \$'000 - - 3,865,602 | \$'000 - - |
| Non-derivative financial assets Cash and cash equivalents Trade receivables and other assets Financial assets Corporate bonds | 20 16 15 | # s'000 603,869 192,261 12,239,391 | cash flows \$'000 603,869 192,261 20,795,120 | \$'000 603,869 192,261 1,171,810 | \$'000 - - 3,865,602 | \$'000 - - |
| Non-derivative financial assets Cash and cash equivalents Trade receivables and other assets Financial assets Corporate bonds Derivative financial assets | 20 16 15 | amount \$'000 603,869 192,261 12,239,391 7,441 | cash flows \$'000 603,869 192,261 20,795,120 7,548 | \$'000 603,869 192,261 1,171,810 3,433 | \$'000 - - 3,865,602 4,115 | \$'000 15,757,708 |
| Non-derivative financial assets Cash and cash equivalents Trade receivables and other assets Financial assets Corporate bonds Derivative financial assets Derivative assets Total assets | 20 16 15 17 | #************************************* | \$'000 603,869 192,261 20,795,120 7,548 | \$'000 603,869 192,261 1,171,810 3,433 | \$'000 - 3,865,602 4,115 1,123 | \$'000 - - 15,757,708 - 160 |
| Non-derivative financial assets Cash and cash equivalents Trade receivables and other assets Financial assets Corporate bonds Derivative financial assets Derivative assets Total assets Non-derivative financial liabilitie | 20 16 15 17 | #************************************* | \$'000 603,869 192,261 20,795,120 7,548 4,970 21,603,768 | \$'000 603,869 192,261 1,171,810 3,433 3,687 | \$'000 - 3,865,602 4,115 - 1,123 - 3,870,840 | \$'000 - - 15,757,708 - 160 |
| Non-derivative financial assets Cash and cash equivalents Trade receivables and other assets Financial assets Corporate bonds Derivative financial assets Derivative assets Total assets Non-derivative financial liabilitie Payables* | 20 16 15 17 | #************************************* | \$'000 603,869 192,261 20,795,120 7,548 4,970 21,603,768 | \$'000 603,869 192,261 1,171,810 3,433 3,687 1,975,060 | \$'000 - 3,865,602 4,115 - 1,123 - 3,870,840 | \$'000 - - 15,757,708 - 160 15,757,868 |
| Non-derivative financial assets Cash and cash equivalents Trade receivables and other assets Financial assets Corporate bonds Derivative financial assets Derivative assets Total assets Non-derivative financial liabilitie Payables* Debt issues | 20 16 15 17 | ## style="background-color: blue;">amount \$'000 603,869 192,261 12,239,391 7,441 5,198 13,048,160 103,326 9,589,241 | \$'000 603,869 192,261 20,795,120 7,548 4,970 21,603,768 | \$'000 603,869 192,261 1,171,810 3,433 3,687 1,975,060 | \$'000 3,865,602 4,115 1,123 3,870,840 19,411 1,505,242 | \$'000 - - 15,757,708 - 160 |
| Non-derivative financial assets Cash and cash equivalents Trade receivables and other assets Financial assets Corporate bonds Derivative financial assets Derivative assets Total assets Non-derivative financial liabilitie Payables* Debt issues Finance facilities | 20 16 15 17 17 | ## amount \$'000 603,869 192,261 12,239,391 7,441 5,198 13,048,160 103,326 9,589,241 2,565,604 | \$'000 603,869 192,261 20,795,120 7,548 4,970 21,603,768 103,326 14,206,779 2,606,458 | \$'000 603,869 192,261 1,171,810 3,433 3,687 1,975,060 83,915 377,751 2,225,869 | \$'000 3,865,602 4,115 1,123 3,870,840 19,411 1,505,242 380,589 | \$'000 - - 15,757,708 - 160 15,757,868 |
| Non-derivative financial assets Cash and cash equivalents Trade receivables and other assets Financial assets Corporate bonds Derivative financial assets Derivative assets Total assets Non-derivative financial liabilitie Payables* Debt issues Finance facilities Deposits and unitholder liabilities | 20 16 15 17 | ## style="background-color: blue;">amount \$'000 603,869 192,261 12,239,391 7,441 5,198 13,048,160 103,326 9,589,241 2,565,604 71,291 | \$'000 603,869 192,261 20,795,120 7,548 4,970 21,603,768 103,326 14,206,779 2,606,458 73,858 | \$'000 603,869 192,261 1,171,810 3,433 3,687 1,975,060 83,915 377,751 2,225,869 60,476 | \$'000 3,865,602 4,115 1,123 3,870,840 19,411 1,505,242 380,589 13,382 | \$'000 - - 15,757,708 - 160 15,757,868 |
| Non-derivative financial assets Cash and cash equivalents Trade receivables and other assets Financial assets Corporate bonds Derivative financial assets Derivative assets Total assets Non-derivative financial liabilitie Payables* Debt issues Finance facilities | 20 16 15 17 17 | ## amount \$'000 603,869 192,261 12,239,391 7,441 5,198 13,048,160 103,326 9,589,241 2,565,604 | \$'000 603,869 192,261 20,795,120 7,548 4,970 21,603,768 103,326 14,206,779 2,606,458 | \$'000 603,869 192,261 1,171,810 3,433 3,687 1,975,060 83,915 377,751 2,225,869 | \$'000 3,865,602 4,115 1,123 3,870,840 19,411 1,505,242 380,589 | \$'000 - - 15,757,708 - 160 15,757,868 |
| Non-derivative financial assets Cash and cash equivalents Trade receivables and other assets Financial assets Corporate bonds Derivative financial assets Derivative assets Total assets Non-derivative financial liabilitie Payables* Debt issues Finance facilities Deposits and unitholder liabilities Lease liabilities Loans from related parties | 20 16 15 17 17 28 22 23 23 23 23 | ## amount \$'000 | \$'000 603,869 192,261 20,795,120 7,548 4,970 21,603,768 103,326 14,206,779 2,606,458 73,858 9,185 | \$'000 603,869 192,261 1,171,810 3,433 3,687 1,975,060 83,915 377,751 2,225,869 60,476 2,608 | \$'000 3,865,602 4,115 1,123 3,870,840 19,411 1,505,242 380,589 13,382 | \$'000 - - 15,757,708 - 160 15,757,868 |
| Non-derivative financial assets Cash and cash equivalents Trade receivables and other assets Financial assets Corporate bonds Derivative financial assets Derivative assets Total assets Non-derivative financial liabilitie Payables* Debt issues Finance facilities Deposits and unitholder liabilities Lease liabilities | 20 16 15 17 17 28 22 23 23 23 23 | ## amount \$'000 | \$'000 603,869 192,261 20,795,120 7,548 4,970 21,603,768 103,326 14,206,779 2,606,458 73,858 9,185 9,799 | \$'000 603,869 192,261 1,171,810 3,433 3,687 1,975,060 83,915 377,751 2,225,869 60,476 2,608 9,799 | \$'000 3,865,602 4,115 1,123 3,870,840 19,411 1,505,242 380,589 13,382 6,577 | \$'000 - - 15,757,708 - 160 15,757,868 - 12,323,786 - - - |
| Non-derivative financial assets Cash and cash equivalents Trade receivables and other assets Financial assets Corporate bonds Derivative financial assets Derivative assets Total assets Non-derivative financial liabilities Payables* Debt issues Finance facilities Deposits and unitholder liabilities Lease liabilities Loans from related parties Derivative financial liabilities | 20 16 15 17 17 28 22 23 23 23 23 | ## amount \$'000 | \$'000 603,869 192,261 20,795,120 7,548 4,970 21,603,768 103,326 14,206,779 2,606,458 73,858 9,185 | \$'000 603,869 192,261 1,171,810 3,433 3,687 1,975,060 83,915 377,751 2,225,869 60,476 2,608 | \$'000 3,865,602 4,115 1,123 3,870,840 19,411 1,505,242 380,589 13,382 | \$'000 - - 15,757,708 - 160 15,757,868 |

^{*}Restated on account of prior period correction of error. See note 31.

6 FINANCIAL RISK MANAGEMENT (cont.)

(e) Market risk

Market risk is the risk that changes in market prices, such as interest rates and equity prices will affect the Liberty Group's income or the value of its holdings of financial instruments.

The Liberty Group's activities expose it primarily to the risks of changing interest rates. The Liberty Group also has exposure to foreign exchange rate fluctuations. Derivative financial instruments are used by entities within the Liberty Group to hedge exposure to such fluctuations. The use of financial derivatives is governed by the terms and conditions of the relevant Trust Deeds belonging to the SPE's within the Liberty Group.

The Liberty Group uses interest rate derivatives to hedge against its fixed book exposures by swapping fixed to floating and cross currency interest rate swaps for its Euro and Yen denominated note exposures. The Liberty Group's determination of the economic relationship between the hedged item and the hedging instrument is based on the pay down profile of the fixed rates loans and the Euro and Yen denominated notes.

Interest rate risk

The Liberty Group is exposed to interest rate risk by borrowing funds at fixed and floating rates and lending at fixed and floating rates. Exposure to interest rate risk is minimised as the majority of any movement in borrowing rates is offset by variable rate loans. Interest rate swaps, denominated in Australian and New Zealand dollars, have been entered into to achieve an appropriate mix of fixed and floating rate exposure in line with the Liberty Group's interest rate risk management strategy. The swaps mature in line with the maturity of the related loans.

At reporting date the interest rate profile of the Liberty Group's interest bearing financial instruments was as follows:

| | 2022 \$'000 | 2021 \$'000 |
|---------------------------|----------------|----------------|
| Fixed rate instruments | · | • |
| Cash and cash equivalents | 1,500 | 1,500 |
| Financial assets | 1,398,106 | 1,230,811 |
| Financing | (881,696) | (1,055,554) |
| | | |
| | 517,910 | 176,757 |
| Variable rate instruments | | |
| Cash and cash equivalents | 652,537 | 602,369 |
| Financial assets | 11,517,834 | 11,008,580 |
| Financing | (11,920,800) | (11,180,381) |
| Net Derivatives | (73,544) | (80,147) |
| | | |
| | 176,027 | 350,421 |

Sensitivity analysis

The Liberty Group's exposure to interest rate risk is minimised as the Liberty Group actively manages its cost of funding and reprices its loan portfolio in response to changes in cost of funds within a short timeframe. The below analysis reflects the impact of changes in interest rates on profit or loss, as a result of the Liberty Group's fixed rate deposits held in its various funds, which are invested in variable rate assets; and the movement in derivative contract valuation repricing in equity.

| | 2022 | 2021 | | |
|--|----------------|----------|----------------|----------|
| | \$'000 | \$'000 | \$'000 | \$'000 |
| Impact of movement in interest rates | Profit or Loss | Equity | Profit or loss | Equity |
| +3% increase in interest rates (2021: +2%) | (224) | (29,717) | (407) | (25,885) |
| -3% increase in interest rates (2021: -2%) | 224 | 29,717 | 407 | 25,885 |

Price risk

The Liberty Group holds certain investments in equity securities for long term strategic purposes. These investments are designated as at FVOCI and are revalued with reference to either the quoted ASX security price, or the unquoted unit price, at balance date.

Sensitivity analysis

All of the Liberty Group's listed equity securities are listed on the Australian Securities Exchange (ASX). For such investments classified as FVOCI, an increase/decrease of +2%/-2% (2021: +2%/-2%) in the ASX 200 average would have increased/decreased equity by \$856,000 (2021: \$1,247,000).

6 FINANCIAL RISK MANAGEMENT (cont.)

(e) Market risk (cont.)

Currency risk

The Liberty Group undertakes certain transactions denominated in foreign currency, hence exposures to exchange rate fluctuations arise. New Zealand denominated financial assets are funded by New Zealand denominated borrowings, thereby creating a natural hedge. In respect of other monetary assets and liabilities held in currencies other than the AUD, for which the exposures are immaterial, the Liberty Group elects not to enter into foreign exchange contracts to hedge the translation exposure, except for Euro and Yen denominated securitisation notes for which the Liberty Group has entered into cross currency interest rate swaps. The foreign exchange translation on the Euro and Yen denominated securitisation notes is perfectly hedged by the foreign exchange hedging effect from the cross currency interest rate swaps, therefore there is no currency risk exposure.

(f) Capital management

The Liberty Group manages its capital to ensure that entities in the Liberty Group will be able to continue as a going concern while maximising the return to stakeholders and maintaining investor, creditor and market confidence.

The Liberty Group maintains a minimum level of capital in liquid form to support future operational initiatives, expected short-term cash outflows and unexpected asset impairment.

There have been no significant changes to the Liberty Group's capital management strategy.

(g) Derivative assets and liabilities

Hedae accounting

The Liberty Group's risk management strategy is to manage market risks within risk limits to minimise profit and capital volatility. The use of derivative instruments for hedging purposes gives rise to potential volatility in the income statement because of mismatches in the accounting treatment between derivative hedging instruments and the underlying exposures being hedged. The Liberty Group's objective is to reduce volatility in the statement of profit or loss and other comprehensive income by applying hedge accounting.

The Liberty Group uses the hypothetical derivative method to assess hedge effectiveness and ineffectiveness for designated cash flow hedge relationships.

This method assumes that the terms of the hypothetical derivative will mirror the terms of the actual hedging instruments. For a hedge to be deemed effective, the change in fair values should be within 80% and 125% of each other. If the results fall outside this range the hedge would be deemed ineffective and is recognised immediately through profit or loss in line with hedge accounting policy.

Source of hedge ineffectiveness affecting hedge accounting are:

- Change in the credit risk of the hedging instrument; and
- Mismatches between the contractual terms of the hedged item and the hedging instrument.

No other sources of hedge ineffectiveness have arisen during the year.

The amounts relating to hedging instruments and hedge ineffectiveness are presented in the tables below.

The average exchange rates were as follows: EUR: 1.6252 (2021: 1.5462); and JPY: 0.0127 (2021: 0.0138).

The average fixed interest rate was 4.7% (2021: 4.3%).

| Cash flow hedges | | As at 30 June 2022 | | | | During the | year ended 30 | June 2022 |
|---|--------------|--------------------|---|--------|-------------|---------------|---|---|
| | Nominal | amount - ma | aturity | Carryi | ng amount | | | |
| \$'000 | 1 - 6 months | 7 - 12 months | More than one year | Assets | Liabilities | recognised in | Hedging ineffectiveness recognised in profit or loss | Amounts reclassified from hedging reserve to profit or loss |
| • | | | , | | | | <u> </u> | <u>, </u> |
| Interest rate risk Interest rate swaps | 7,708 | 4,114 | 803,524 | 30,595 | (24) | 28,641 | - | - |
| Currency risk Cross currency interest rate swaps | 20,923 | - | 682,018 | - | (104,115) | (36,653) | - | 42,149 |
| | 28,631 | 4,114 | 1,485,542 | 30,595 | (104,139) | (8,012) | - | 42,149 |
| Total hedges | 28,631 | 4,114 | 1,485,542 | 30,595 | (104,139) | (8,012) | _ | 42,149 |

6 FINANCIAL RISK MANAGEMENT (cont.)

(g) Derivative assets and liabilities (cont.)

| Cash flow hedges | As at 30 June 2021 | | | | During the year ended 30 June 2021 | | | |
|---|--------------------|---------------|-----------------|--------------|------------------------------------|---------------------------|---------------------------------|------------------------------|
| | Nominal a | amount - ma | nturity | Carryir | ng amount | | | |
| - | | | - | - | | Change in | | |
| | | | | | | the value of | | Amounts |
| | | | | | | the hedging | Hedging | reclassified |
| | | 7 10 | Maria Nasa | | | | ineffectiveness | from hedging |
| \$'000 | 1 6 months | 7 - 12 | More than | Assots | Liabilities | recognised in OCI | recognised in profit or loss | reserve to profit or loss |
| \$ 000 | 1 - 6 months | months | one year | Assets | Liabilities | UCI | profit or loss | profit or loss |
| Interest rate risk Interest rate swaps | 6,264 | 38,536 | 939,464 | 547 | (10,875) | 11,142 | - | - |
| Currency risk | | | | | | | | |
| Cross currency interest rate swaps | 74,558 | 318,821 | 289,022 | 4,651 | (74,470) | (57,780) | - | 56,645 |
| - | 80,822 | 357,357 | 1,228,486 | 5,198 | (85,345) | (46,638) | - | 56,645 |
| Fair value hedges | | Λεat | t 30 June 2021 | | | During the | year ended 30 | 1 June 2021 |
| ran value neuges | | A5 di | . 50 Julie 2021 | | | During the | year ended 50 | Julie 2021 |
| - | Nominal a | amount - ma | nturity | Carryir | ng amount | Chanas in | Chanas in the | |
| | | | | | | Change in the value of | Change in the | |
| | | | | | | the hedged | value of the hedging | Hedging |
| | | | | | | item | | ineffectiveness |
| | | 7 - 12 | More than | | | recognised in | recognised in | recognised in |
| \$'000 | 1 - 6 months | months | one year | Assets | Liabilities | profit or loss | profit or loss | profit or loss |
| Interest rate risk Interest rate swaps | - | - | - | - | - | 3,524 | (3,422) | 102 |
| _ | - | - | - | - | - | 3,524 | (3,422) | 102 |
| Total hedges | 80,822 | 357,357 | 1,228,486 | 5,198 | (85,345) | (43,114) | (3,422) | 56,747 |
| There were no outst | anding fair value | interest rate | swaps at 30 Jun | e 2021 or 30 |) June 2022. | | | |
| | | | | | | | 2022 | 2021 |
| AUDITORS' REMUNERA | TION | | | | | | \$'000 | \$'000 |
| Audit Services | | | | | | | | |
| Auditor of the Liberty Gro | • | | | | | | | |
| Audit of the financial state | | | | | | | 1,559 | 1,463 |
| Other regulatory services | | | | | | - | 142 | 142 |
| | | | | | | - | 1,701 | 1,605 |
| Other services | LADMAG | | | | | | | |
| Auditor of the Liberty Gro Advisory services | up - KPMG | | | | | | 40 | 21 |
| Other services | | | | | | | 37 | 664 |
| | | | | | | - | | |
| | | | | | | - | 77 | 685 |
| Total auditor's remune | ration | | | | | - | 1,778 | 2,290 |

8 SEGMENT INFORMATION

(a) Description of Segments

The Liberty Group has identified three operating segments:

- **Residential Finance**: The Residential Finance segment includes revenues and direct expenses associated with residential mortgage lending in Australia and New Zealand.
- **Secured Finance**: The Secured Finance segment includes revenues and direct expenses associated with motor vehicle, commercial and self-managed superannuation fund lending in Australia.
- **Financial Services**: The Financial Services segment includes revenues and direct expenses associated with the activities of Mike Pero Mortgages, Liberty Network Services, National Mortgage Brokers, Australian Life Insurance, LFI, Unsecured Lending, Liberty Financial Limited and Mike Pero Real Estate.
- Corporate: administration expenses and interest income and expense not directly related to operating segments.

8 SEGMENT INFORMATION (cont.)

(a) Description of Segments (cont.)

The Liberty Group's segments operate principally in Australia and New Zealand. A segment overview is presented below. During the year ended 30 June 2022, \$805 million of external revenue was generated within Australia (2021: \$784 million) and \$64 million of external revenue was generated within New Zealand (2021: \$69 million). At 30 June 2022 there were \$12,023 million non-current assets in Australia (2021: \$12,080 million) and \$300 million non-current assets in New Zealand (2021: \$236 million).

Australia charges New Zealand a management fee. Sales between segments are carried out at arm's length and are eliminated on consolidation when they arise within the Liberty Group.

| (b) Segment Overview | Residential Finance \$'000 | Secured Finance \$'000 | Financial Services \$'000 | Corporate \$'000 | Total \$'000 |
|--|--|--|--|---|---|
| 2022 | · | , | · | · | · |
| Interest income | 345,664 | 226,803 | 36,680 | 12,879 | 622,026 |
| Other finance income | 31,131 | 30,254 | 172,166 | | 233,551 |
| | • | • | | 2 217 | , |
| Other operating income | 46 | (25) | 11,237 | 2,317 | 13,575 |
| Interest expense | (144,682) | (66,719) | (9,125) | (13,316) | (233,842) |
| Recoveries/(impairment expense) | 4,462 | 1,420 | (5,701) | - | 181 |
| Other finance expenses | (41,042) | (25,323) | (138,589) | (23,990) | (228,944) |
| Net margin as reported by the Liberty Group | 195,579 | 166,410 | 66,668 | (22,110) | 406,547 |
| Operating expenses | (20 567) | (10.612) | (36,963) | (69,597) | (127 720) |
| Operating expenses | (20,567) | (10,612) | (30,903) | . , , | (137,739) |
| Depreciation and amortisation | - | - | - | (17,894) | (17,894) |
| Tax expense | - | - | - | (31,605) | (31,605) |
| Profit from continuing operations | 175,012 | 155,798 | 29,705 | (141,206) | 219,309 |
| Segment Balance Sheet Informat | ion | | | | |
| Total Segment Assets | 8,967,073 | 3,914,947 | 580,652 | 862,531 | 14,325,203 |
| | | | • | • | |
| Total Assets reported by the Liberty Group | 8,967,073 | 3,914,947 | 580,652 | 862,531 | 14,325,203 |
| Total Segment Liabilities | 8,528,853 | 3,339,191 | 384,644 | 956,378 | 13,209,066 |
| Total Liabilities reported by the Liberty Group | 8,528,853 | 3,339,191 | 384,644 | 956,378 | 13,209,066 |
| Liberty Group | 0,320,033 | 3,339,191 | 304,044 | 930,376 | 13,209,000 |
| | Danidantial | | | | |
| | Residential | Secured | Financial | | |
| Seament Overview | | | | Corporate* | Total |
| Segment Overview | Finance \$'000 | Finance \$'000 | Financial Services \$'000 | Corporate* \$'000 | Total \$'000 |
| Segment Overview 2021 | Finance | Finance | Services | • | |
| 2021 | Finance \$'000 | Finance \$'000 | Services \$'000 | \$'000 | \$'000 |
| 2021 Interest income | Finance \$'000 350,017 | Finance \$'000 222,605 | Services \$'000 30,204 | \$'000 19,209 | \$'000 622,035 |
| 2021 Interest income Other finance income | Finance \$'000 | Finance \$'000 | Services \$'000 30,204 154,222 | \$'000 19,209 127 | \$'000 622,035 211,249 |
| 2021 Interest income Other finance income Other operating income | Finance \$'000 350,017 28,169 | Finance \$'000 222,605 28,731 | Services \$'000 30,204 154,222 17,769 | \$'000 19,209 127 2,017 | \$'000 622,035 211,249 19,786 |
| 2021 Interest income Other finance income Other operating income Interest expense | Finance \$'000 350,017 28,169 - (162,481) | Finance \$'000 222,605 28,731 - (69,403) | Services \$'000 30,204 154,222 17,769 (9,046) | \$'000 19,209 127 | \$'000 622,035 211,249 19,786 (252,961) |
| 2021 Interest income Other finance income Other operating income | Finance \$'000 350,017 28,169 | Finance \$'000 222,605 28,731 | Services \$'000 30,204 154,222 17,769 | \$'000 19,209 127 2,017 | \$'000 622,035 211,249 19,786 |
| 2021 Interest income Other finance income Other operating income Interest expense | Finance \$'000 350,017 28,169 - (162,481) | Finance \$'000 222,605 28,731 - (69,403) | Services \$'000 30,204 154,222 17,769 (9,046) | \$'000 19,209 127 2,017 | \$'000 622,035 211,249 19,786 (252,961) |
| 2021 Interest income Other finance income Other operating income Interest expense Recoveries/(impairment expense) Other finance expenses | Finance \$'000 350,017 28,169 - (162,481) 4,599 | Finance \$'000 222,605 28,731 - (69,403) 2,002 | \$ervices \$'000 30,204 154,222 17,769 (9,046) (6,971) | \$'000 19,209 127 2,017 (12,031) | \$'000 622,035 211,249 19,786 (252,961) (370) |
| 2021 Interest income Other finance income Other operating income Interest expense Recoveries/(impairment expense) | Finance \$'000 350,017 28,169 - (162,481) 4,599 | Finance \$'000 222,605 28,731 - (69,403) 2,002 | \$ervices \$'000 30,204 154,222 17,769 (9,046) (6,971) | \$'000 19,209 127 2,017 (12,031) | \$'000 622,035 211,249 19,786 (252,961) (370) |
| 2021 Interest income Other finance income Other operating income Interest expense Recoveries/(impairment expense) Other finance expenses Net margin as reported by the Liberty Group | Finance \$'000 350,017 28,169 - (162,481) 4,599 (37,924) 182,380 | Finance \$'000 222,605 28,731 - (69,403) 2,002 (23,689) 160,246 | \$ervices \$'000 30,204 154,222 17,769 (9,046) (6,971) (122,991) | \$'000 19,209 127 2,017 (12,031) (21,573) | \$'000 622,035 211,249 19,786 (252,961) (370) (206,177) |
| 2021 Interest income Other finance income Other operating income Interest expense Recoveries/(impairment expense) Other finance expenses Net margin as reported by the Liberty Group Operating expenses | Finance \$'000 350,017 28,169 - (162,481) 4,599 (37,924) | Finance \$'000 222,605 28,731 - (69,403) 2,002 (23,689) | \$ervices \$'000 30,204 154,222 17,769 (9,046) (6,971) (122,991) | \$'000 19,209 127 2,017 (12,031) (21,573) (12,251) (100,694) | \$'000 622,035 211,249 19,786 (252,961) (370) (206,177) 393,562 (163,322) |
| 2021 Interest income Other finance income Other operating income Interest expense Recoveries/(impairment expense) Other finance expenses Net margin as reported by the Liberty Group Operating expenses Depreciation and amortisation | Finance \$'000 350,017 28,169 - (162,481) 4,599 (37,924) 182,380 | Finance \$'000 222,605 28,731 - (69,403) 2,002 (23,689) 160,246 | \$ervices \$'000 30,204 154,222 17,769 (9,046) (6,971) (122,991) | \$'000 19,209 127 2,017 (12,031) (21,573) (12,251) (100,694) (17,842) | \$'000 622,035 211,249 19,786 (252,961) (370) (206,177) 393,562 (163,322) (17,842) |
| 2021 Interest income Other finance income Other operating income Interest expense Recoveries/(impairment expense) Other finance expenses Net margin as reported by the Liberty Group Operating expenses | Finance \$'000 350,017 28,169 - (162,481) 4,599 (37,924) 182,380 | Finance \$'000 222,605 28,731 - (69,403) 2,002 (23,689) 160,246 | \$ervices \$'000 30,204 154,222 17,769 (9,046) (6,971) (122,991) | \$'000 19,209 127 2,017 (12,031) (21,573) (12,251) (100,694) | \$'000 622,035 211,249 19,786 (252,961) (370) (206,177) 393,562 (163,322) |
| 2021 Interest income Other finance income Other operating income Interest expense Recoveries/(impairment expense) Other finance expenses Net margin as reported by the Liberty Group Operating expenses Depreciation and amortisation | Finance \$'000 350,017 28,169 (162,481) 4,599 (37,924) 182,380 (17,821) | Finance \$'000 222,605 28,731 - (69,403) 2,002 (23,689) 160,246 | \$ervices \$'000 30,204 154,222 17,769 (9,046) (6,971) (122,991) | \$'000 19,209 127 2,017 (12,031) (21,573) (12,251) (100,694) (17,842) | \$'000 622,035 211,249 19,786 (252,961) (370) (206,177) 393,562 (163,322) (17,842) |
| 2021 Interest income Other finance income Other operating income Interest expense Recoveries/(impairment expense) Other finance expenses Net margin as reported by the Liberty Group Operating expenses Depreciation and amortisation Tax expense | Finance \$'000 350,017 28,169 - (162,481) 4,599 (37,924) 182,380 (17,821) - - - 164,559 | Finance \$'000 222,605 28,731 - (69,403) 2,002 (23,689) 160,246 (9,471) | \$ervices \$'000 30,204 154,222 17,769 (9,046) (6,971) (122,991) 63,187 (35,336) | \$'000 19,209 | \$'000 622,035 211,249 19,786 (252,961) (370) (206,177) 393,562 (163,322) (17,842) (27,021) |
| 2021 Interest income Other finance income Other operating income Interest expense Recoveries/(impairment expense) Other finance expenses Net margin as reported by the Liberty Group Operating expenses Depreciation and amortisation Tax expense Profit from continuing operations | Finance \$'000 350,017 28,169 - (162,481) 4,599 (37,924) 182,380 (17,821) - - - 164,559 | Finance \$'000 222,605 28,731 - (69,403) 2,002 (23,689) 160,246 (9,471) | \$ervices \$'000 30,204 154,222 17,769 (9,046) (6,971) (122,991) 63,187 (35,336) | \$'000 19,209 | \$'000 622,035 211,249 19,786 (252,961) (370) (206,177) 393,562 (163,322) (17,842) (27,021) |
| 2021 Interest income Other finance income Other operating income Interest expense Recoveries/(impairment expense) Other finance expenses Net margin as reported by the Liberty Group Operating expenses Depreciation and amortisation Tax expense Profit from continuing operations Segment Balance Sheet Informat Total Segment Assets | Finance \$'000 350,017 28,169 (162,481) 4,599 (37,924) 182,380 (17,821) - - - 164,559 | Finance \$'000 222,605 28,731 - (69,403) 2,002 (23,689) 160,246 (9,471) - - 150,775 | \$ervices \$'000 30,204 154,222 17,769 (9,046) (6,971) (122,991) 63,187 (35,336) | \$'000 19,209 | \$'000 622,035 211,249 19,786 (252,961) (370) (206,177) 393,562 (163,322) (17,842) (27,021) 185,377 |
| 2021 Interest income Other finance income Other operating income Interest expense Recoveries/(impairment expense) Other finance expenses Net margin as reported by the Liberty Group Operating expenses Depreciation and amortisation Tax expense Profit from continuing operations Segment Balance Sheet Informat | Finance \$'000 350,017 28,169 (162,481) 4,599 (37,924) 182,380 (17,821) - - - 164,559 | Finance \$'000 222,605 28,731 - (69,403) 2,002 (23,689) 160,246 (9,471) - - 150,775 | \$ervices \$'000 30,204 154,222 17,769 (9,046) (6,971) (122,991) 63,187 (35,336) | \$'000 19,209 | \$'000 622,035 211,249 19,786 (252,961) (370) (206,177) 393,562 (163,322) (17,842) (27,021) 185,377 |
| 2021 Interest income Other finance income Other operating income Interest expense Recoveries/(impairment expense) Other finance expenses Net margin as reported by the Liberty Group Operating expenses Depreciation and amortisation Tax expense Profit from continuing operations Segment Balance Sheet Informat Total Segment Assets Total Assets reported by the | Finance \$'000 350,017 28,169 (162,481) 4,599 (37,924) 182,380 (17,821) | Finance \$'000 222,605 28,731 - (69,403) 2,002 (23,689) 160,246 (9,471) - - 150,775 3,414,610 | \$ervices \$'000 30,204 154,222 17,769 (9,046) (6,971) (122,991) 63,187 (35,336) | \$'000 19,209 | \$'000 622,035 211,249 19,786 (252,961) (370) (206,177) 393,562 (163,322) (17,842) (27,021) 185,377 |
| Interest income Other finance income Other operating income Interest expense Recoveries/(impairment expense) Other finance expenses Net margin as reported by the Liberty Group Operating expenses Depreciation and amortisation Tax expense Profit from continuing operations Segment Balance Sheet Informat Total Segment Assets Total Assets reported by the Liberty Group | Finance \$'000 350,017 28,169 (162,481) 4,599 (37,924) 182,380 (17,821) - - 164,559 ion 8,793,049 | Finance \$'000 222,605 28,731 - (69,403) 2,002 (23,689) 160,246 (9,471) - - 150,775 3,414,610 | \$ervices \$'000 30,204 154,222 17,769 (9,046) (6,971) (122,991) 63,187 (35,336) - - 27,851 485,837 | \$'000 19,209 | \$'000 622,035 211,249 19,786 (252,961) (370) (206,177) 393,562 (163,322) (17,842) (27,021) 185,377 13,559,914 |

^{*}Restated on account of prior period correction of error. See note 31.

| | | Note | 2022 \$'000 | 2021 \$'000 |
|----|---|--------------|----------------|------------------|
| 9 | OTHER FINANCE INCOME | | | |
| | Effective yield fee income on financial assets measured | at | | |
| | amortised cost | | 39,927 | 35,635 |
| | Lending fee income | | 33,907 | 33,479 |
| | Commission income | | 159,717 | 142,012 |
| | Unrealised gain on assets and liabilities | | - | 104 |
| | Net foreign exchange gain | - | - | 19 |
| | | _ | 233,551 | 211,249 |
| | Effective yield fee income on financial assets measured fee income and commission income is recognised in accordance. | | | |
| 10 | FINANCE EXPENSE | | | |
| | Interest expense on financial liabilities measured at | | | |
| | amortised cost | | 223,683 | 239,560 |
| | Net interest expense on interest rate swaps | | 10,159 | 13,401 |
| | Effective yield costs on financial liabilities measured at | | , | , |
| | amortised cost | | 15,297 | 13,856 |
| | Interest on lease liabilities | | 275 | 319 |
| | Lending costs | | 17,151 | 15,414 |
| | Commission expense | | 195,998 | 176,588 |
| | Unrealised loss on assets and liabilities | | 8 | - |
| | Net foreign exchange loss | _ | 215 | |
| | | _ | 462,786 | 459,138 |
| 11 | PERSONNEL EXPENSE | | | |
| | Wages, salaries and on-costs | | 68,837 | 68,244 |
| | Share-based payment expense | 14 | 1,334 | 13,907 |
| | Superannuation | 24 | 5,636 | 4,877 |
| | Long service leave | 2. | 712 | 525 |
| | Annual leave | | 3,745 | 3,984 |
| | Other personnel expenses | | 3,585 | 3,545 |
| | · · | | | <u> </u> |
| | | - | 83,849 | 95,082 |
| 12 | OTHER EXPENSES | | | |
| | Occupancy expenses | | 3,493 | 3,246 |
| | Loan establishment and management | | 13,818 | 12,918 |
| | Technology, communications and marketing | 10 | 16,326 | 15,086 |
| | Depreciation | 19 | 5,259 | 5,271 |
| | Amortisation and impairment | 21 | 12,635 | 12,571 |
| | Costs relating to IPO Other operating expenses and professional fees | | - 20,253 | 12,362 24,628 |
| | and operating expenses and processions. | _ | | |
| 13 | INCOME TAX EXPENSE | - | 71,784 | 86,082 |
| | Recognised in profit or loss | | | |
| | Current year | | 22,946 | 26,544 |
| | Prior year adjustments | _ | 309 | <u> </u> |
| | | _ | 23,255 | 26,544 |
| | Deferred tax expense | | | |
| | Origination and reversal of temporary differences | | 8,383 | (796) |
| | Tax losses | | 129 | 609 |
| | Prior year adjustments | | (162) | 664 |
| | Income tax expense | | 31,605 | 27,021 |
| | • | - | , | |

| | | 2022 \$'000 | 2021 \$'000 |
|----|---|----------------|----------------|
| 13 | INCOME TAX EXPENSE (cont.) | 1 | , |
| | Recognised in other comprehensive income | | |
| | Unrealised gain on fair value of financial assets at FVOCI | (5,212) | 5,343 |
| | | 26,393 | 32,364 |
| | | | |
| | Reconciliation between tax expense and profit | | |
| | Profit before income tax | 250,914 | 212,398 |
| | Income tax using domestic corporation tax rate of 30% (2021: 30%) | 75,274 | 63,719 |
| | Net movement in income tax due to: | , | , |
| | International differential in tax rate | 145 | (148) |
| | Non-deductible expenses | 2,272 | 5,677 |
| | Non-assessable income | (45,273) | (42,606) |
| | Fees transferred | (651) | (285) |
| | Prior year adjustments | (162) | 664 |
| | Income tax expense on profit | 31,605 | 27,021 |

14 SHARE-BASED PAYMENT ARRANGEMENT

(a) Description of share-based payment arrangements

During the year the Liberty Group board exercised its discretion to allow employees the choice to cash-settle their Medium Term Incentive deferred equity awards, which were granted on 10 December 2020 as equity-settled awards, and vested on 10 December 2021. As a result, the accounting treatment of all Medium Term Incentive deferred equity awards has been modified from equity-settled to cash-settled from 22 December 2021.

During the year to 30 June 2022, the Liberty Group made the following share-based payment arrangements.

(i) Medium Term Incentive Plan (cash settled)

On 22 December 2021 and 24 December 2021 the Liberty Group granted Medium Term Incentive deferred equity awards to employees under the Company's Equity Incentive Plan. This award represents the two-thirds deferred equity portion of the Medium Term Incentive for the financial year ended 30 June 2021. In total 790,040 awards were granted with a total value at grant date of \$3,950,200. Each award represents a right to receive one stapled security in the capital of the Liberty Group at no cost. The Liberty Group has the discretion to make a cash payment of equivalent value instead of issuing the stapled securities. The remaining one-third totalling \$1,975,100 was paid to employees in cash in December 2021.

The awards will vest as follows:

- 50% of the Awards will vest on 1 December 2022, subject to the relevant employee remaining continuously employed by a member of the Liberty Group from the grant date until that time; and
- 50% of the Awards will vest on 1 December 2023, subject to the relevant employee remaining continuously employed by a member of the Liberty Group from the grant date until that time.

The fair value of the Medium Term Incentive plan was determined using the Black-Scholes model.

Details of awards granted to key management personnel are as follows:

| Grant date/employees entitled | Number of awards | Vesting conditions | Contractual life of awards |
|--|---------------------|---|-------------------------------|
| Awards granted to key management personnel on 22 December 2021 Awards granted to key management personnel on 24 December 2021 | 159,600 106,400 | Refer to vesting conditions of the Medium Term Incentive Plan. The | |
| | | Plan is unchanged from the prior year. | |

14 SHARE-BASED PAYMENT ARRANGEMENT (cont.)

(a) Description of share-based payment arrangements (cont.)

The fair value of the amount payable to employees in respect of medium term incentive equity awards, which are accounted for as cash-settled share based payments, is recognised as an expense with a corresponding increase in liabilities, over the period during which the employees become unconditionally entitled to payment. The liability is remeasured at each reporting date based on the fair value of the medium term incentive deferred equity awards. Any changes in the liability are recognised in profit or loss.

During the year to 30 June 2021, the Liberty Group made the following share-based payment arrangements.

(ii) Medium Term Incentive Plan (equity settled)

On 10 December 2020 the Liberty Group offered to employees a Medium Term Incentive deferred equity award under the Company's Equity Incentive Plan. This award represents the two-thirds deferred equity portion of the Medium Term Incentive for the financial year ended 30 June 2020. In total 412,360 awards were granted with a total value at grant date 10 December 2020 of \$2,295,000. Each award represents a right to receive one stapled security in the capital of the Liberty Group at no cost. The Liberty Group has the discretion to make a cash payment of equivalent value instead of issuing the stapled securities. The remaining one-third totalling \$1,147,500 was paid to employees in cash in December 2020.

The awards vest as follows:

- 50% of the Awards vested on the first anniversary of the Grant Date (15 December 2021), subject to the relevant employee remaining continuously employed by a member of the Liberty Group from the grant date until that time; and
- 50% of the Awards vested on the second anniversary of the Grant Date, subject to the relevant employee remaining continuously employed by a member of the Liberty Group from the grant date until that time.

The fair value of the Medium Term Incentive plan was determined using the Black-Scholes model.

Details of awards granted to key management personnel are as follows:

| Grant date/employees entitled | Number of awards | Vesting conditions | Contractual life of awards |
|--|---------------------|--|-------------------------------|
| Awards granted to key management personnel on 10 December 2020 | 129,964 | Refer to vesting conditions of the Medium Term Incentive Plan | 2 years |

(iii) Liberty Group Employee Gift Offer (equity settled)

On 15 December 2020 the Liberty Group made an employee gift offer to each eligible employee of 166 Securities in the capital of the Liberty Group, which at grant date equated to a value of \$996. In total 65,404 Securities were granted with a total value at Grant Date of \$392,424. The Securities have vested to the employees and are currently held in trust on their behalf for a period of 3 years from grant date 15 December 2020. The employees are not able to dispose of the Securities whilst they are held in trust.

The fair value of the employee gift offer was determined using the Black-Scholes model.

(iv) IPO Bonus Security Rights (equity settled)

On 15 December 2020, the Liberty Group offered IPO Bonus Security Rights, a discretionary one-time issue, to eligible staff members. In total 14,133,870 IPO Bonus Security Rights were issued, with a total value of \$12,750,000 at grant date. Each IPO Bonus Security Right provides a right to subscribe for one Security in the capital of the Liberty Group, at a price of \$6.00 (the "exercise price"), at any point in time for a period of 15 years after Grant Date 15 December 2020 (the "exercise date"). The Liberty Group has the discretion to make a cash payment representing the difference between the exercise price and the value of the Securities at the exercise date instead of issuing the Securities.

14 SHARE-BASED PAYMENT ARRANGEMENT (cont.)

(a) Description of share-based payment arrangements (cont.)

(iv) IPO Bonus Security Rights (equity settled) (cont.)

The IPO Bonus Security Rights have the following restrictions:

- One-third of any Securities resulting from an exercise of the rights will be subject to a disposal restriction ending on the third anniversary of the Liberty Group's IPO;
- One-third of any Securities resulting from an exercise of the rights will be subject to a disposal restriction ending on the fourth anniversary of the Liberty Group's IPO; and
- One-third of any Securities resulting from an exercise of the rights will be subject to a disposal restriction ending on the fifth anniversary of the Liberty Group's IPO.

The fair value of the IPO bonus security rights was determined using the Black-Scholes model.

Details of rights granted to key management personnel are as follows:

| Grant date/employees entitled | Number of rights | Vesting conditions | Contractual life of rights |
|--|---------------------|--|-------------------------------|
| Rights granted to key management personnel on 15 December 2020 | 1,336,154 | Refer to vesting restrictions of the IPO Bonus | 15 years |
| | | Security Rights | |

(b) One-off Service fee

A one-off fee was paid to each Non-Executive Director for services provided by them in connection with the IPO. In total 60,000 Securities were issued to the Non-Executive Directors with a total value of \$360,000.

Medium Term Incentive Plan

(c) Measurement of grant date and measurement date fair values

The fair value of the Medium Term Incentive Plan has been measured using the Black-Scholes model.

Cash-settled share based payment arrangements

During the year ended 30 June 2022

| | Medium Term Incentive Plan | | | | | |
|-----------------------------------|----------------------------|----------------------------|----------------------------|----------------------------|--|--|
| | Grant | Date | Measurement Date | | | |
| | Tranche 1 (see (a)(i))* | Tranche 2 (see (a)(i))* | Tranche 1 (see (a)(i))* | Tranche 2 (see (a)(i))* | | |
| Dates | 22-Dec-21 | 22-Dec-21 | 30-Jun-22 | 30-Jun-22 | | |
| Fair value | \$5.20 | \$4.80 | \$3.85 | \$3.49 | | |
| Security price | \$5.66 | \$5.66 | \$4.02 | \$4.02 | | |
| Exercise price | - | - | - | - | | |
| Expected volatility (Weighted | | | | | | |
| average volatility) | 32.50% | 32.50% | 30.00% | 30.00% | | |
| Security right life (expected | | | | | | |
| weighted average life) | 1 year | 2 years | 1 year | 2 years | | |
| Expected distributions | 8.00% | 8.00% | 9.97% | 9.97% | | |
| Risk-free interest rate (based on | | | | | | |
| government bonds) | 0.68% | 0.68% | 2.37% | 2.60% | | |

^{*}The terms of Tranche 1 and Tranche 2 of the Medium Term Incentive granted during the year ended 30 June 2022 are the same for Key Management Personnel and all other employees including senior managers.

Expected volatility has been estimated based on the historical volatility of the Liberty Group's Security price, as well as the historical volatility of benchmark listed companies.

14 SHARE-BASED PAYMENT ARRANGEMENT (cont.)

(c) Measurement of grant date and measurement date fair values (cont.)

Equity-settled share based payment arrangements

During the year ended 30 June 2021

| burning the year chaca 50 June | Medium Term Incentive Plan | | | | | |
|-----------------------------------|-----------------------------|-----------------------------|-----------------------------|----------------------------|--|--|
| | Grant | Date | Measurement Date | | | |
| | Tranche 1 (see (a)(ii))* | Tranche 2 (see (a)(ii))* | Tranche 1 (see (a)(i))** | Tranche 2 (see (a)(i))* | | |
| Dates | 10-Dec-20 | 10-Dec-20 | 30-Jun-22 | 30-Jun-22 | | |
| Fair value | \$5.69 | \$5.39 | \$4.33 | \$3.84 | | |
| Security price | \$6.00 | \$6.00 | \$4.02 | \$4.02 | | |
| Exercise price | - | _ | · - | - | | |
| Expected volatility (Weighted | | | | | | |
| average volatility) | 35.00% | 35.00% | n/a | 30.00% | | |
| Security right life (expected | | | | | | |
| weighted average life) | 1 year | 2 years | n/a | 2 years | | |
| Expected distributions | 5.50% | 5.50% | n/a | 9.97% | | |
| Risk-free interest rate (based on | | | | | | |
| government bonds) | 0.08% | 0.08% | n/a | 2.37% | | |

^{*}The terms of Tranche 1 and Tranche 2 of the Medium Term Incentive granted during the year ended 30 June 2021 are the same for Key Management Personnel and all other employees including senior managers.

During the year ended 30 June 2021

| | Grant Date | | |
|-----------------------------------|---|---|--|
| | Liberty Group Employee Gift Offer (see (a)(iii)) | IPO Bonus Security Rights (see (a)(iv))* | |
| Fair value at grant date | \$6.00 | \$0.90 | |
| Security price at grant date | \$6.00 | \$6.00 | |
| Exercise price | n/a | \$6.00 | |
| Expected volatility (Weighted | | | |
| average volatility) | n/a | 35.00% | |
| Option life (expected | | | |
| weighted average life) | n/a | 7.5 years | |
| Expected distributions | n/a | 5.50% | |
| Risk-free interest rate (based on | | | |
| government bonds) | n/a | 0.53% | |

^{*}The terms of the IPO Bonus Security Rights granted during the year ended 30 June 2021 are the same for Key Management Personnel and all other employees including senior managers.

(d) Liabilities arising from share-based payment transactions

Details of liabilities arising from share-based payment transactions are as follows:

| | Note | 2022 \$'000 | 2021 \$'000 |
|--|------|----------------|----------------|
| Total carrying amount of liabilities for share-based payments* | 22 | 1,771 | - |
| Total intrinsic value of liabilities for vested benefits | | - | - |

^{*}Nil as at 30 June 2021 due to MTI deferred equity awards granted in December 2020 being equity-settled. During the year ended 30 June 2022 the accounting treatment of all MTI deferred equity awards was modified from equity-settled to cash-settled.

[#]Tranche 1 of the awards granted during the year ended 30 June 2021 vested on 10 December 2021, and therefore fair value has been calculated as the volume-weighted average price of the Liberty Group's Securities for the 20 trading days to 30 June 2022. This reflects the cash that would have been paid by the Liberty Group, assuming all of the Tranche 1 options were cash-settled on 30 June 2022.

| | | | Note | 2022 \$'000 | 2021 \$'000 |
|----|---------------------|--|--------------|--|--|
| 15 | FIN | ANCIAL ASSETS | | | |
| | (a) | Financial assets comprises: | | | |
| | | Gross financial assets at amortised cost Net financial assets at amortised cost | | 12,933,907 12,979,329 | 12,280,816 12,314,699 |
| | | Less: Specific provision for financial asset impairment Collective provision for financial asset impairment | | (10,697) (52,692) | (21,034) (54,274) |
| | | | | 12,915,940 | 12,239,391 |
| | | Net financial assets include unamortised effective yield fees and | other adjust | ments. | |
| | (b) | Contractual maturity analysis | | | |
| | | Not longer than 12 months Longer than 12 months and less than 5 years Greater than 5 years | | 250,258 1,703,032 10,962,650 | 316,455 1,586,812 10,336,124 |
| | | | | 12,915,940 | 12,239,391 |
| | (c) | Geographic concentration of financial assets | | | |
| | | New South Wales/ACT Victoria/Tasmania Queensland Western Australia South Australia/Northern Territory New Zealand | | 3,954,967 4,766,170 2,357,845 1,011,354 533,144 292,460 | 3,810,744 4,456,241 2,225,416 1,020,604 496,594 229,792 |
| | | | | 12,915,940 | 12,239,391 |
| 16 | TRA | DE RECEIVABLES AND OTHER ASSETS | | | |
| | Com Othe Inco | ns to related parties Imission receivable er assets Ime tax receivable er loans | 28 | 140,486 108,900 38,012 29,056 457 | 157,212 98,897 31,786 - 3,263 |
| | | | | 316,911 | 291,158 |
| | | rent trade receivables and other assets are \$224,181,00 (2021) 21: \$84,336,000). Loans to related parties are unsecured. | \$206,822,0 | 00) and non-current a | are \$92,545,000 |
| 17 | отн | IER INVESTMENTS | | | |
| | | porate bonds er equity investments | | 7,255 37,509 | 7,441 41,711 |
| | | | | 44,764 | 49,152 |

Current other investments are \$7,295,000 (2021: \$3,243,000) and non-current other investments are \$37,469,000 (2021: \$45,909,000). Other equity investments are included within non-current other investments.

18 DEFERRED TAX ASSETS AND LIABILITIES

| O DI LINED TAKAODITO AND ELABILITIES | A | ssets | Lia | abilities | | Net |
|---|----------------|--------------------------------|--------------------|-----------------------------------|-----------------------------------|--------------------------------|
| | 2022 \$'000 | 2021* \$'000 | 2022 \$'000 | 2021 \$'000 | 2022 \$'000 | 2021* \$'000 |
| | \$ 000 | \$ 000 | \$ 000 | \$ 000 | \$ 000 | \$ 000 |
| Recognised deferred tax assets and liabilities | | | | | | |
| Property, plant and equipment | (8,383) | (4,978) | 5,310 | 2,331 | (3,073) | (2,647) |
| Employee benefits | (9,212) | (8,236) | 8 | 272 | (9,204) | (7,964) |
| Provisions | (20,154) | (24,453) | - | - | (20,154) | (24,453) |
| Capitalised costs | (3,511) | (4,611) | - | - | (3,511) | (4,611) |
| Acquisition costs | - | - | 17,811 | 14,006 | 17,811 | 14,006 |
| Effective yield adjustment | (16,972) | (14,723) | 19,267 | 18,080 | 2,295 | 3,357 |
| Other items | (2,196) | 661 | 26,955 | 12,858 | 24,759 | 13,519 |
| Tax losses | (4,130) | (3,869) | - | - | (4,130) | (3,869) |
| Deferred tax (assets)/liabilities | (64,558) | (60,209) | 69,351 | 47,547 | 4,793 | (12,662) |
| | | Balance 1-Jul-21* \$'000 | Transfer \$'000 | Recognised in income \$'000 | Recognised in equity \$'000 | Balance 30-Jun-22 \$'000 |
| Movement in temporary differences during the year | | | | | | |
| Property, plant and equipment | | (2,647) | - | (426) | - | (3,073) |
| Employee benefits | | (7,964) | - | (1,240) | - | (9,204) |
| Provisions | | (24,453) | - | 4,299 | - | (20,154) |
| Capitalised costs | | (4,611) | - | 1,100 | - | (3,511) |
| Acquisition costs | | 14,006 | - | 3,805 | - | 17,811 |
| Effective yield adjustment | | 3,357 | - | (1,062) | - | 2,295 |
| Other items | | 13,519 | - | 1,953 | 9,287 | 24,759 |
| | | (2.050) | | (70) | (100) | (4 4 2 2 2) |

(3,869)

(12,662)

(79)

8,350

(182)

9,105

(4,130)

4,793

19 PROPERTY, PLANT AND EQUIPMENT

Deferred tax (assets)/liabilities

Tax losses

| | Furniture, equip. and fittings \$'000 | Computer equip. \$'000 | Other fixed assets \$'000 | Leasehold improve- ments \$'000 | Leased motor vehicles \$'000 | Land and buildings \$'000 | Total \$'000 |
|--|--|---|------------------------------------|---|---|--|--|
| Cost Balance at 1 July 2020 Acquisitions Disposals Additions to right-of-use assets Foreign exchange movements Balance at 30 June 2021 | 1,047 | 7,525 | 259 | 6,425 | 1,753 | 19,506 | 36,515 |
| | 206 | 1,498 | 97 | 1,780 | 741 | - | 4,322 |
| | (66) | (2,015) | (42) | (1) | (579) | - | (2,703) |
| | - | 195 | - | - | - | - | 195 |
| | (1) | (4) | - | (3) | (1) | - | (9) |
| | 1,186 | 7,199 | 314 | 8,201 | 1,914 | 19,506 | 38,320 |
| Balance at 1 July 2021 Acquisitions Disposals Additions to right-of-use assets Foreign exchange movements Balance at 30 June 2022 | 1,186 | 7,199 | 314 | 8,201 | 1,914 | 19,506 | 38,320 |
| | 296 | 996 | 48 | 1,846 | 184 | 92 | 3,462 |
| | - | (195) | - | (4) | (37) | - | (236) |
| | - | - | - | - | - | 2,057 | 2,057 |
| | (4) | (28) | (5) | (24) | (5) | - | (66) |
| | 1,478 | 7,972 | 357 | 10,019 | 2,056 | 21,655 | 43,537 |
| Depreciation Balance at 1 July 2020 Depreciation charge for the year Disposals Depreciation of right-of-use asset Foreign exchange movements Balance at 30 June 2021 | 782 140 (40) - - 882 | 5,295 1,432 (1,866) 58 (4) 4,915 | 153 87 (20) - - 220 | 2,949 519 - - (3) 3,465 | 499 351 (252) - - - 598 | 3,603 370 - 2,314 3 6,290 | 13,281 2,899 (2,178) 2,372 (4) 16,370 |
| Balance at 1 July 2021 Depreciation charge for the year Disposals Depreciation of right-of-use asset Foreign exchange movements Balance at 30 June 2022 | 882 151 - (2) 1,031 | 4,915 1,385 (195) 31 (29) 6,107 | 220 54 - - (3) 271 | 3,465 633 (1) - (21) 4,076 | 598 402 (24) - (3) 973 | 6,290 371 - 2,232 8 8,901 | 16,370 2,996 (220) 2,263 (50) 21,359 |
| Carrying amounts At 1 July 2020 At 30 June 2021 At 1 July 2021 At 30 June 2022 | 265 | 2,230 | 106 | 3,476 | 1,254 | 15,903 | 23,234 |
| | 304 | 2,284 | 94 | 4,736 | 1,316 | 13,216 | 21,950 |
| | 304 | 2,284 | 94 | 4,736 | 1,316 | 13,216 | 21,950 |
| | 447 | 1,865 | 86 | 5,943 | 1,083 | 12,754 | 22,178 |

^{*}Restated on account of prior period correction of error. See note 31.

20 CASH AND CASH EQUIVALENTS

Restricted cash is cash reserves, maintained in accordance with the legal requirements of relevant SPE Trust Deeds and available to meet certain shortfalls in respect of losses and liquidity. This cash is not available as free cash for the operations of the Liberty Group.

In addition to cash reserves, the Liberty Group held liquidity facilities of \$13,399,000 (2021: \$5,352,000) with third parties. These liquidity facilities are available to meet liquidity shortfalls from time to time. To date, no reserves available to the Liberty Group have ever been utilised for the abovementioned purposes.

| (a) Reconciliation of cash and cash equivalents 499,218 Agestricted cash 499,218 107,139 104,651 Total as disclosed in the statement of cash flows 654,037 603,869 (b) Reconciliation of cash flows from operating activities Profit after tax 219,309 1885,377 Adjustments for: Share-based payments (959) 13,515 5,259 5,271 Depreciation 5,259 5,259 5,271 Amortisation of intangible assets 12,635 12,571 Other non cash items within the statement of profit or loss and other comprehensive income (4) 142 Profit on business combination achieved in stages 3 (953) Income in relation to related parties 3,738 (4,670) Net change in financial assets and liabilities designated at fair value through profit or loss 3 (104) Foreign exchange movement 216 (19) Profit before changes in working capital and provisions 232,718 (21,130) Increase in financial assets (677,377) (576,697) Increase in infrancing 614,243 (499,744) Increase in infrancing 614,243 (499,744) Increase in infrancing 614,243 (499,744) Increase in infrancing 614,243 (499,744) <th></th> <th></th> <th>2022 \$'000</th> <th>2021 \$'000</th> | | | 2022 \$'000 | 2021 \$'000 |
|--|-----|---|----------------|----------------|
| Restricted cash 107,139 104,651 Total as disclosed in the statement of cash flows 654,037 603,869 (b) Reconciliation of cash flows from operating activities Profit after tax 219,309 185,377 Adjustments for: Share-based payments (959) 13,515 Depreciation 5,259 5,279 5,271 Amortisation of intangible assets 12,635 12,571 Other non cash items within the statement of profit or loss and other comprehensive income (4) 142 Profit on business combination achieved in stages - (953) Income in relation to related parties (3,738) (4,670) Net change in financial assets and liabilities - (104) designated at fair value through profit or loss - (104) Foreign exchange movement 216 (19) Profit before changes in working capital and provisions 232,718 211,130 Increase in financial assets (677,377) (576,697) Increase in francial assets (13,239) (23,448) Increase in interest and other payables < | (a) | Reconciliation of cash and cash equivalents | | |
| Total as disclosed in the statement of cash flows 654,037 603,869 | | Cash and cash equivalents at bank | 546,898 | 499,218 |
| (b) Reconciliation of cash flows from operating activities Profit after tax 219,309 185,377 Adjustments for: (959) 13,515 Depreciation 5,259 5,271 Amortisation of intangible assets 12,635 12,571 Other non cash items within the statement of profit or loss and other comprehensive income (4) 142 Profit on business combination achieved in stages - (953) Income in relation to related parties (3,738) (4,670) Net change in financial assets and liabilities - (104) designated at fair value through profit or loss - (104) Foreign exchange movement 216 (19) Profit before changes in working capital and provisions 232,718 211,130 Increase in financial assets (677,377) (576,697) Increase in financing 614,243 499,744 Increase in trade receivables and other assets (13,239) (23,448) Increase in interest and other payables 9,052 20,130 (Decrease)/Increase in income taxes payable (32,987) 1,483 <td></td> <td>Restricted cash</td> <td>107,139</td> <td>104,651</td> | | Restricted cash | 107,139 | 104,651 |
| Profit after tax 219,309 185,377 Adjustments for: (959) 13,515 Depreciation 5,259 5,271 Amortisation of intangible assets 12,635 12,571 Other non cash items within the statement of profit or loss and other comprehensive income of the comprehensive income of the comprehensive income in relation to related parties (4) 142 Profit on business combination achieved in stages - (953) Income in relation to related parties (3,738) (4,670) Net change in financial assets and liabilities - (104) designated at fair value through profit or loss - (104) Foreign exchange movement 216 (19) Profit before changes in working capital and provisions 232,718 211,130 Increase in financial assets (677,377) (576,697) Increase in financing 614,243 499,744 Increase in intrade receivables and other assets (13,239) (23,448) Increase in interest and other payables 9,052 20,130 (Decrease)/Increase in income taxes payable (32,987) 1,483 <t< td=""><td></td><td>Total as disclosed in the statement of cash flows</td><td>654,037</td><td>603,869</td></t<> | | Total as disclosed in the statement of cash flows | 654,037 | 603,869 |
| Adjustments for: Share-based payments (959) 13,515 Depreciation 5,259 5,271 Amortisation of intangible assets 12,635 12,571 Other non cash items within the statement of profit or loss and other comprehensive income (4) 142 Profit on business combination achieved in stages - (953) Income in relation to related parties (3,738) (4,670) Net change in financial assets and liabilities - (104) designated at fair value through profit or loss - (104) Foreign exchange movement 216 (19) Profit before changes in working capital and provisions 232,718 211,130 Increase in financial assets (677,377) (576,697) Increase in financing 614,243 499,744 Increase in trade receivables and other assets (13,239) (23,448) Increase in interest and other payables 9,052 20,130 (Decrease)/Increase in income taxes payable (32,987) 1,483 Increase in provisions 1,535 620 | (b) | Reconciliation of cash flows from operating activities | | |
| Share-based payments (959) 13,515 Depreciation 5,259 5,271 Amortisation of intangible assets 12,635 12,571 Other non cash items within the statement of profit or loss and other comprehensive income (4) 142 Profit on business combination achieved in stages - (953) Income in relation to related parties (3,738) (4,670) Net change in financial assets and liabilities - (104) designated at fair value through profit or loss - (104) Foreign exchange movement 216 (19) Profit before changes in working capital and provisions 232,718 211,130 Increase in financial assets (677,377) (576,697) Increase in financial assets (677,377) (576,697) Increase in financial assets (13,239) (23,448) Increase in intade receivables and other assets (13,239) (23,448) Increase in interest and other payables 9,052 20,130 (Decrease)/Increase in income taxes payable (32,987) 1,483 Increase in provisions (98, | | Profit after tax | 219,309 | 185,377 |
| Depreciation 5,259 5,271 Amortisation of intangible assets 12,635 12,571 Other non cash items within the statement of profit or loss and other comprehensive income (4) 142 Profit on business combination achieved in stages - (953) Income in relation to related parties (3,738) (4,670) Net change in financial assets and liabilities - (104) designated at fair value through profit or loss - (104) Foreign exchange movement 216 (19) Profit before changes in working capital and provisions 232,718 211,130 Increase in financial assets (677,377) (576,697) Increase in financial assets (677,377) (576,697) Increase in intancial assets (13,239) (23,448) Increase in intancial intraction that receivables and other assets (13,239) (23,448) Increase in interest and other payables 9,052 20,130 (Decrease)/Increase in income taxes payable (32,987) 1,483 Increase in provisions (98,774) (78,168) | | Adjustments for: | | |
| Amortisation of intangible assets 12,635 12,571 Other non cash items within the statement of profit or loss and other comprehensive income of the comprehensive income (4) 142 Profit on business combination achieved in stages - (953) Income in relation to related parties (3,738) (4,670) Net change in financial assets and liabilities - (104) designated at fair value through profit or loss - (104) Foreign exchange movement 216 (19) Profit before changes in working capital and provisions 232,718 211,130 Increase in financial assets (677,377) (576,697) Increase in financing 614,243 499,744 Increase in trade receivables and other assets (13,239) (23,448) Increase in interest and other payables 9,052 20,130 (Decrease)/Increase in income taxes payable (32,987) 1,483 Increase in provisions 1,535 620 | | Share-based payments | (959) | 13,515 |
| Other non cash items within the statement of profit or loss and other comprehensive income other comprehensive income (4) 142 Profit on business combination achieved in stages Income in relation to related parties (3,738) (4,670) Net change in financial assets and liabilities designated at fair value through profit or loss Foreign exchange movement Profit before changes in working capital and provisions Increase in financial assets (677,377) (576,697) Increase in financing Increase in financing Increase in trade receivables and other assets (13,239) (23,448) Increase in interest and other payables (13,2987) (1,483) Increase in provisions (98,774) (78,168) | | Depreciation | 5,259 | 5,271 |
| other comprehensive income (4) 142 Profit on business combination achieved in stages - (953) Income in relation to related parties (3,738) (4,670) Net change in financial assets and liabilities - (104) designated at fair value through profit or loss - (104) Foreign exchange movement 216 (19) Profit before changes in working capital and provisions 232,718 211,130 Increase in financial assets (677,377) (576,697) Increase in financing 614,243 499,744 Increase in trade receivables and other assets (13,239) (23,448) Increase in interest and other payables 9,052 20,130 (Decrease)/Increase in income taxes payable (32,987) 1,483 Increase in provisions (98,774) (78,168) | | Amortisation of intangible assets | 12,635 | 12,571 |
| Profit on business combination achieved in stages - (953) Income in relation to related parties (3,738) (4,670) Net change in financial assets and liabilities - (104) designated at fair value through profit or loss - (104) Foreign exchange movement 216 (19) Profit before changes in working capital and provisions 232,718 211,130 Increase in financial assets (677,377) (576,697) Increase in financing 614,243 499,744 Increase in trade receivables and other assets (13,239) (23,448) Increase in interest and other payables 9,052 20,130 (Decrease)/Increase in income taxes payable (32,987) 1,483 Increase in provisions (98,774) (78,168) | | Other non cash items within the statement of profit or loss and | | |
| Income in relation to related parties (3,738) (4,670) Net change in financial assets and liabilities designated at fair value through profit or loss - (104) Foreign exchange movement 216 (19) Profit before changes in working capital and provisions 232,718 211,130 Increase in financial assets (677,377) (576,697) Increase in financing 614,243 499,744 Increase in trade receivables and other assets (13,239) (23,448) Increase in interest and other payables 9,052 20,130 (Decrease)/Increase in income taxes payable (32,987) 1,483 Increase in provisions 1,535 620 | | other comprehensive income | (4) | 142 |
| Net change in financial assets and liabilities designated at fair value through profit or loss Foreign exchange movement 13,409 13,409 25,753 Profit before changes in working capital and provisions 232,718 211,130 Increase in financial assets (677,377) Increase in financing 614,243 Increase in trade receivables and other assets (13,239) Increase in interest and other payables Increase in interest and other payables (Decrease)/Increase in income taxes payable Increase in provisions (98,774) (78,168) | | Profit on business combination achieved in stages | - | (953) |
| designated at fair value through profit or loss - (104) Foreign exchange movement 216 (19) 13,409 25,753 Profit before changes in working capital and provisions 232,718 211,130 Increase in financial assets (677,377) (576,697) Increase in financing 614,243 499,744 Increase in trade receivables and other assets (13,239) (23,448) Increase in interest and other payables 9,052 20,130 (Decrease)/Increase in income taxes payable (32,987) 1,483 Increase in provisions 1,535 620 (98,774) (78,168) | | Income in relation to related parties | (3,738) | (4,670) |
| Foreign exchange movement 216 (19) 13,409 25,753 Profit before changes in working capital and provisions 232,718 211,130 Increase in financial assets (677,377) (576,697) Increase in financing 614,243 499,744 Increase in trade receivables and other assets (13,239) (23,448) Increase in interest and other payables 9,052 20,130 (Decrease)/Increase in income taxes payable (32,987) 1,483 Increase in provisions 1,535 620 | | Net change in financial assets and liabilities | | |
| Profit before changes in working capital and provisions 232,718 211,130 Increase in financial assets (677,377) (576,697) Increase in financing 614,243 499,744 Increase in trade receivables and other assets (13,239) (23,448) Increase in interest and other payables 9,052 20,130 (Decrease)/Increase in income taxes payable (32,987) 1,483 Increase in provisions 1,535 620 | | designated at fair value through profit or loss | - | (104) |
| Profit before changes in working capital and provisions 232,718 211,130 Increase in financial assets (677,377) (576,697) Increase in financing 614,243 499,744 Increase in trade receivables and other assets (13,239) (23,448) Increase in interest and other payables 9,052 20,130 (Decrease)/Increase in income taxes payable (32,987) 1,483 Increase in provisions 1,535 620 | | Foreign exchange movement | 216 | (19) |
| Increase in financial assets (677,377) (576,697) Increase in financing 614,243 499,744 Increase in trade receivables and other assets (13,239) (23,448) Increase in interest and other payables 9,052 20,130 (Decrease)/Increase in income taxes payable (32,987) 1,483 Increase in provisions 1,535 620 | | | 13,409 | 25,753 |
| Increase in financing 614,243 499,744 Increase in trade receivables and other assets (13,239) (23,448) Increase in interest and other payables 9,052 20,130 (Decrease)/Increase in income taxes payable (32,987) 1,483 Increase in provisions 1,535 620 (98,774) (78,168) | | Profit before changes in working capital and provisions | 232,718 | 211,130 |
| Increase in financing 614,243 499,744 Increase in trade receivables and other assets (13,239) (23,448) Increase in interest and other payables 9,052 20,130 (Decrease)/Increase in income taxes payable (32,987) 1,483 Increase in provisions 1,535 620 (98,774) (78,168) | | Increase in financial assets | (677,377) | (576,697) |
| Increase in interest and other payables 9,052 20,130 (Decrease)/Increase in income taxes payable (32,987) 1,483 Increase in provisions 1,535 620 (98,774) (78,168) | | Increase in financing | • • • | . , , |
| Increase in interest and other payables 9,052 20,130 (Decrease)/Increase in income taxes payable (32,987) 1,483 Increase in provisions 1,535 620 (98,774) (78,168) | | Increase in trade receivables and other assets | • | , |
| (Decrease)/Increase in income taxes payable (32,987) 1,483 Increase in provisions 1,535 620 (98,774) (78,168) | | Increase in interest and other payables | | |
| Increase in provisions 1,535 620 (98,774) (78,168) | | · <i>'</i> | , | , |
| | | Increase in provisions | . , , | • |
| Net cash from operating activities 133,944 132,962 | | | (98,774) | (78,168) |
| | | Net cash from operating activities | 133,944 | 132,962 |

21 INTANGIBLE ASSETS

| (a) Carrying value | Goodwill \$'000 | Brand Name \$'000 | Development costs \$'000 | Intellectual property \$'000 | Total \$'000 |
|----------------------------|--------------------|----------------------|--------------------------------|------------------------------------|-----------------|
| 30 June 2021 | | | | | |
| Cost and carrying value | | | | | |
| Balance at 1 July 2020 | 39,528 | 1,139 | 3,686 | 255,584 | 299,937 |
| Additions | - | - | 126 | 1,533 | 1,659 |
| Amortisation | - | (143) | (559) | (11,869) | (12,571) |
| Foreign exchange movements | (34) | (4) | - | - | (38) |
| Balance at 30 June 2021 | 39,494 | 992 | 3,253 | 245,248 | 288,987 |

21 INTANGIBLE ASSETS (cont.)

| (a) Carrying value (cont.) | Goodwill \$'000 | Brand Name \$'000 | Development costs \$'000 | Intellectual property \$'000 | Total \$'000 |
|-------------------------------------|--------------------|----------------------|--------------------------------|------------------------------------|-----------------|
| 30 June 2022 | | | | | |
| Cost and carrying value | | | | | |
| Balance at 1 July 2021 | 39,494 | 992 | 3,253 | 245,248 | 288,987 |
| Additions | - | - | 161 | - | 161 |
| Amortisation | - | (143) | (657) | (11,835) | (12,635) |
| Foreign exchange movements | (268) | (25) | <u> </u> | | (293) |
| Balance at 30 June 2022 | 39,226 | 824 | 2,757 | 233,413 | 276,220 |
| (b) Impairment testing for cash gen | erating units c | ontaining good | will | 2022 \$'000 | 2021 \$'000 |
| Cash generating units | | | | | |
| ALI | | | | 14,223 | 14,223 |
| nMB | | | | 10,095 | 10,095 |
| MoneyPlace | | | | 6,541 | 6,541 |
| MPMH | | | | 1,612 | 1,665 |
| MPRE | | | _ | 6,755 | 6,970 |
| | | | | 39,226 | 39,494 |

The carrying amount of goodwill of each CGU is tested for impairment at each statutory reporting date and whenever there is an indicator that the asset may be impaired. If an asset is impaired, it is written down to its recoverable amount. The recoverable amount is based on a value in use calculation using cash flow projections based on the Board approved three-year plan. The cash flow projections are derived from running a number of budget scenarios to arrive at the single most likely view over the next three years, which is incorporated in the value in use model. Cash flows for a further two-year period were extrapolated using declining growth rates and the long-term terminal growth was determined at 2.5% - 3.0% (2021: 1.5% - 2.5%), which does not exceed the long-term average for the sectors and economies in which the CGUs operate.

The key assumptions used in determining value in use are:

| Assumption | How Determined | |
|---------------------------------|--|--|
| Forecasted revenue and expenses | Forecast revenues and expenses beyond the three year financial year forecast period have been extrapolated using long-term terminal growth rates as follows: - ALI 3% (2021: 2%) - nMB 3% (2021: 2%) - MoneyPlace 3% (2021: 2%) - MPRE 3% (2021: 3%) - MPMH 3% (2021: 3%) | |
| Long term growth rate | The above long-term growth rate for each of the CGUs does not exceed the long-term average growth rate for the sector/industry in which the CGU operates. | |
| Discount rate | The pre-tax discount rate used reflects the CGU's pre-tax nominal weighted average cost of capital (WACC) as follows: - ALI 8% (2021: 6%) - nMB 14% (2021: 8%) - MoneyPlace 11% (2021: 12%) - MPRE 12% (2021: 14%) - MPMH 14% (2021: 8%) | |

Sensitivity conclusion

The Directors and management have considered and assessed reasonably possible changes for other key assumptions and have not identified any instances that could cause the carrying amounts of all CGUs to exceed their respective recoverable amounts.

| | | 2022 \$'000 | 2021* \$'000 |
|----|-------------------------------|----------------|-----------------|
| 22 | PAYABLES | 7 | 4 |
| | Distribution payable | 85,614 | 16,760 |
| | Share-based payment liability | 1,771 | - |
| | Interest payable | 14,576 | 10,379 |
| | Commission payable | 38,112 | 35,982 |
| | Contingent consideration | 21,610 | 19,411 |
| | Payables and accruals | 48,759 | 56,776 |
| | | 210,442 | 139,308 |

Current payables are \$178,127,000 (2021: \$89,418,000) and non-current are \$32,315,000 (2021: \$49,890,000).

^{*}Restated on account of prior period correction of error. See note 31.

| 23 | FINANCING | | 2022 \$'000 | 2021 \$'000 |
|----|-------------------------------------|----|----------------|----------------|
| 23 | IMARCING | | | |
| | Debt issues | | 8,871,206 | 9,589,241 |
| | Finance facilities | | 3,861,012 | 2,565,604 |
| | Deposits and unitholder liabilities | | 66,350 | 71,291 |
| | Loans from related parties | 28 | 3,928 | 9,799 |
| | | | | |
| | | _ | 12,802,496 | 12,235,935 |

Current financing are \$1,448,668,000 (2021: \$1,905,367,000) and non-current are \$11,353,828,000 (2021: \$10,330,568,000).

Debt issuances

The Liberty Group utilises a variety of flexible funding programmes to issue independently rated debt securities to investors. Security for these debt issues is a combination of fixed and floating charges over the financial assets of the relevant SPE.

The Liberty Group has issued unsecured debt of \$1,100,000,000 (2021: \$1,050,000,000) which is due to mature between 2023 and 2027 and is recorded at fair value.

Debt issues include transactions between related parties in the normal course of business and on an arm's length basis. All transactions between Liberty Group entities are eliminated on consolidation.

Finance facilities

The Liberty Group has access to the following lines of credit:

| lotal facilities available | 6,649,682 | 5,816,514 |
|-------------------------------------|-----------|-----------|
| Facilities utilised at balance date | 3,861,012 | 2,565,604 |
| Facilities not used at balance date | 2,788,670 | 3,250,910 |

The Liberty Group's financing facilities comprise wholesale and commercial paper facilities. These facilities are provided by a range of institutions with whom the Liberty Group has long-standing relationships. The security for advances under these arrangements is a combination of fixed and floating charges over assets of the Liberty Group.

Bank guarantees

Bank guarantees totalling \$1,580,000 (2021: \$1,376,000) have been provided by the Liberty Group in relation to credit card facilities, leases on premises and other matters. These guarantees are secured by the assets of the Liberty Group.

24 PROVISIONS

| Liability for annual leave and bonus | 9,541 | 8,438 |
|--------------------------------------|--------|--------|
| Liability for long service leave | 4,306 | 3,829 |
| Employee entitlements | 13,847 | 12,267 |
| Other provisions | | 258 |
| | 14,060 | 12,525 |
| Employee entitlements discount rate | 5.07% | 1.98% |

Superannuation plans

The Liberty Group contributes to a complying superannuation fund nominated by the employees and approved by the Liberty Group. The fund is a defined contribution fund. Details of contributions to these plans during the year and contributions payable at reporting date are as follows:

| | | 2022 \$'000 | 2021 \$'000 |
|----|---|----------------|----------------|
| 24 | PROVISIONS (cont.) | 4 000 | φ 000 |
| | Superannuation plans (cont.) | | |
| | Employer superannuation contributions | 5,636 | 4,877 |
| | Employee entitlements | | |
| | Opening balance | 12,267 | 11,600 |
| | Provisions made during the year | 7,779 | 7,840 |
| | Provisions used during the year | (6,199) | (7,173) |
| | Closing balance | 13,847 | 12,267 |
| | Other provisions | | |
| | Opening balance | 258 | 305 |
| | Provisions made during the year | 208 | 322 |
| | Provisions used during the year | (253) | (369) |
| | Closing balance | 213 | 258 |
| 25 | CAPITAL AND RESERVES | | 2024 |
| | (a) Capital | 2022 \$ | 2021 \$ |
| | Contributed equity | | |
| | 303,600,000 stapled securities, fully paid (2021: 303,600,000 stapled securities, fully paid) | 719,000,100 | 719,000,100 |

The holders of stapled securities are entitled to receive dividends and/or distributions as declared from time to time and are entitled to one vote per stapled security at meetings of the Company.

The Company does not have par value in respect of its stapled securities.

In the event of winding up, the stapled security holders are fully entitled to any proceeds of liquidation.

(b) Dividends and distributions

| 2022 Distribution information | Cents per stapled security | Total amount (\$'000) | Date of payment |
|---|----------------------------------|--------------------------|------------------------------------|
| Interim 2022 distribution per stapled security Final 2022 distribution per stapled security | 21.0 28.2 | 63,756 85,525 | 15 December 2021 31 August 2022 |
| Total | | 149,281 | |

No interim or final dividend was declared or paid during the year ended 30 June 2022.

| 2021 | Cents per stapled | Total amount | | |
|---|----------------------------------|--------------------------|------------------------------------|-----------------------|
| Distribution information | security | | Date of payment | |
| Interim 2021 distribution per stapled security Final 2021 distribution per stapled security | 21.9 24.4 __ | 66,386 74,107 | 10 December 2020 31 August 2021 | |
| Total | - | 140,493 | | |
| | | | | |
| 2021 | Cents per | Total amount | | Erankad/ |
| 2021 Dividend information | Cents per stapled security | Total amount (\$'000) | Date of payment | Franked/ unfranked |
| | stapled | (\$'000) | Date of payment 10 December 2020 | • |

25 CAPITAL AND RESERVES (cont.)

(b) Dividends and distributions (cont.)

Dividends declared or paid during the year or after 30 June 2021 were franked with franking credits (13%) and exempting credits (87%).

MPRE did not pay dividend to the previous non-controlling interest during the year ended 30 June 2022 (2021: \$259,000). The Liberty Group acquired 100% ownership of MPRE on 28 October 2020. See note 32.

Dividend franking account

The amount of Australian franking credits available at the 30% tax rate to the Liberty Group for subsequent years is \$33.3 million (2021: \$11.4 million).

This is calculated from the franking account at year end adjusted for franking credits that will arise from the payment of income tax on profits for the current reporting period.

(c) Reserves

Translation reserve

The translation reserve comprises all foreign exchange differences arising from the following events:

- (a) Translation of the financial statements of foreign operations where their functional currency is different to the presentation currency of the reporting entity.
- (b) Long term intercompany loan revaluation taken to the foreign exchange reserve at balance sheet date.

Cash flow hedge reserve

The cash flow hedge reserve comprises the effective portion of the cumulative net change in the fair value of cash flow hedging instruments related to hedges over the variability of cash flows arising from floating rate debt and cross currency cash flows.

Revaluation reserve

The revaluation reserve comprises the cumulative net change in fair value on assets measured at fair value through other comprehensive income.

Common control reserve

The difference between the purchase consideration and the net assets acquired on the restructure under common control, which took place on 18 December 2019, were accounted for in equity and transferred to a common control

Share-based payment reserve

The share-based payment reserve comprises of the Medium Term Incentive Plan and the IPO Bonus Security Rights.

26 EARNINGS PER STAPLED SECURITY (EPS)

Basic earnings per stapled security

Basic EPS amounts are calculated by dividing the profit for the year attributable to ordinary securityholders of the Liberty Group by the weighted average number of stapled securities outstanding during the year.

Diluted earnings per stapled security

Diluted EPS amounts are calculated by dividing the profit attributable to securityholders of the Liberty Group by the weighted average number of stapled securities during the year plus the weighted average number of stapled securities that would be issued on conversion of all the dilutive potential stapled securities into stapled securities.

26 EARNINGS PER STAPLED SECURITY (EPS) (cont.)

| | 2022 \$'000 | 2021 \$'000 |
|---|----------------|----------------|
| Profit attributable to securityholders of the Liberty Group | 219,309 | 185,377 |
| Weighted average number of stapled securities for basic EPS (thousands) | 303,600 | 303,600 |
| Effect of dilution: Medium Term Incentive and IPO Bonus Issue | 15,034 | 14,610 |
| Weighted average number of stapled securities adjusted for the effect of dilution | 318,634 | 318,210 |

There have been no other transactions involving stapled securities or potential stapled securities between the reporting date and the date of authorisation of these financial statements.

| | 2022 Cents | 2021 Cents |
|---------------------------------------|---------------|---------------|
| Basic earnings per stapled security | 0.72 | 0.61 |
| Diluted earnings per stapled security | 0.69 | 0.58 |

27 LEASES

The Liberty Group leases office space throughout Australia and New Zealand. None of the leases include contingent rentals.

The Liberty Group also has finance lease liabilities that are secured by the leased assets.

Information about the Liberty Group's leases is as follows:

| (a) Right-of-use assets | Land and buildings \$'000 | Production equipment \$'000 | Total \$'000 |
|---|----------------------------------|-----------------------------------|----------------------------------|
| Balance at 1 July 2020 Additions to right-of-use assets Depreciation charge for the year Foreign exchange movements | 9,299 - (2,314) (8) | 55 195 (58) | 9,354 195 (2,372) (8) |
| Balance at 30 June 2021 | 6,977 | 192 | 7,169 |
| Balance at 1 July 2021 Additions to right-of-use assets Depreciation charge for the year Foreign exchange movements | 6,977 2,057 (2,232) (8) | 192 - (31) - | 7,169 2,057 (2,263) (8) |
| Balance at 30 June 2022 | 6,794 | 161 | 6,955 |
| | | 2022 \$'000 | 2021 \$'000 |
| (b) Amounts recognised in profit or loss | | | |
| Depreciation of right-of-use asset Interest expense on lease liabilities Expense of short-term leases | _ | 2,263 274 6 | 2,372 349 <u>9</u> |
| (c) Amounts recognised in statement of cash flows | | | |
| Total cash outflows for leases | | 2,664 | 2,079 |

28 RELATED PARTIES

The following table provides the particulars in relation to controlled entities of the Liberty Group, for which the ultimate parent entity is Hestia Holdings BV. The immediate parent entity of the Company is Vesta Funding BV.

(a) Particulars in relation to controlled entities of Liberty Financial Group Limited and the Liberty Financial Group Trust:

| Group Trust: | | O |
|--|------------|-------------------------|
| | 2022 | Ownership interest 2021 |
| | 2022 % | % |
| Entity name | ,, | ,, |
| A.L.I. Group Pty Ltd | 60 | 60 |
| ALI Corporate Pty Ltd | 60 | 60 |
| ALI Equity Pty Ltd | 60 | 60 |
| Assured Credit Management Pty Ltd | 100 | 100 |
| Australian Life Insurance Administration Pty Ltd | 60 | 60 |
| Australian Life Insurance Distribution Pty Ltd | 60 60 | 60 60 |
| Australian Life Insurance Pty Ltd Hero Trust | - | - |
| LFI Group Pty Ltd | 100 | 100 |
| Liberty Borrowdale Trust | 100 | - |
| Liberty Charlotte Trust | 100 | 100 |
| Liberty Credit Enhancement Company NZ Limited | 100 | 100 |
| Liberty Credit Enhancement Company Pty Ltd | 100 | 100 |
| Liberty Dealer Finance Pty Ltd | 100 | - |
| Liberty Fiduciary Limited | 100 | 100 |
| Liberty Financial Limited | 100 | 100 |
| Liberty Financial Pty Ltd | 100 100 | 100 100 |
| Liberty Funding Pty Ltd Liberty High Yield Fund | 100 | 100 |
| Liberty Network Services Pty Ltd | 100 | 100 |
| Liberty NZ Warehouse Trust No.1 | 100 | 100 |
| Liberty PRIME Series 2021-1 Trust | 100 | 100 |
| Liberty PRIME Series 2021-2 Trust | 100 | - |
| Liberty PRIME Series 2022-1 Trust | 100 | - |
| Liberty Reps Funding Trust | 100 | 100 |
| Liberty Scarborough Trust | 100 | 100 |
| Liberty Series 2017-1 Auto Trust | - | 100 |
| Liberty Series 2017-1 SME Trust | - | 100 |
| Liberty Series 2017-2 Trust Liberty Series 2017-3 Trust | - | 100 100 |
| Liberty Series 2017-3 Trust | _ _ | 100 |
| Liberty Series 2018-1 Auto Trust | 100 | 100 |
| Liberty Series 2018-1 SME Trust | 100 | 100 |
| Liberty Series 2018-1 Trust | 100 | 100 |
| Liberty Series 2018-2 Trust | - | 100 |
| Liberty Series 2018-3 Trust | 100 | 100 |
| Liberty Series 2018-4 Trust | 100 | 100 |
| Liberty Series 2019-1 SME Trust | 100 | 100 |
| Liberty Series 2019-1 Trust | 100 | 100 |
| Liberty Series 2019-2 Trust Liberty Series 2020-1 Auto Trust | 100 100 | 100 100 |
| Liberty Series 2020-1 Auto Trust Liberty Series 2020-1 SME Trust | 100 | 100 |
| Liberty Series 2020-1 Trust | 100 | 100 |
| Liberty Series 2020-2 Trust | 100 | 100 |
| Liberty Series 2020-3 Trust | 100 | 100 |
| Liberty Series 2020-4 Trust | 100 | 100 |
| Liberty Series 2021-1 SME Trust | 100 | - |
| Liberty Series 2021-1 Trust | 100 | 100 |
| Liberty Series 2022-1 Auto Trust | 100 | - |
| Liberty Series 2022-1 Trust | 100 | 100 |
| Liberty Sirius Trust Liberty Term Investment Fund | 100 66 | 100 73 |
| Liberty Warehouse Trust 2012-1 | 100 | 100 |
| Liberty Warehouse Trust No.1 | 100 | 100 |
| Liberty Wholesale Series 2021-1 Trust | 100 | - |
| Liberty Wholesale Series 2021-2 Trust | 100 | - |
| Liberty Wholesale Trust 2018-1 | 100 | 100 |
| Liberty/CS Warehouse Trust 2011-1 | 100 | 100 |
| LoanNET Pty Ltd | 100 | 100 |
| Mike Pero (New Zealand) Limited | 100 | 100 |
| Mike Pero Group Limited | 100 | 100 |
| Mike Pero Insurances Limited | 100 100 | 100 100 |
| Mike Pero Mortgages Limited | 100 | 100 |

28 RELATED PARTIES (cont.)

(a) Particulars in relation to controlled entities of Liberty Financial Group Limited and the Liberty Financial Group Trust (cont.):

| | Ownership interest | |
|--|--------------------|------|
| | 2022 | 2021 |
| | % | % |
| Entity name | | |
| Mike Pero Real Estate Limited | 100 | 100 |
| Minerva Fiduciary Pty Ltd | 100 | 100 |
| Minerva Funding Pty Ltd | 100 | 100 |
| Minerva Funds Management Limited | 100 | 100 |
| Minerva Holding Trust | 100 | 100 |
| Money Place AFSL Limited | 100 | 100 |
| Money Place Assets Pty Ltd | 100 | 100 |
| Money Place Australia Pty Ltd | 100 | 100 |
| Money Place Holdings Pty Ltd | 100 | 100 |
| MoneyPlace Lending Platform | 11 | 18 |
| MoneyPlace Pty Ltd | 100 | 100 |
| Mosaic Financial Services Pty Ltd | 100 | 100 |
| MPMH Limited | 100 | 100 |
| MPRE Limited | 100 | 100 |
| National Mortgage Brokers (WA) Pty Ltd | 100 | 100 |
| National Mortgage Brokers Pty Ltd | 100 | 100 |
| Priceware Pty Ltd | 50 | 50 |
| Secure Credit Pty Ltd | 100 | 100 |
| Secure Funding Limited | 100 | 100 |
| Secure Funding Pty Ltd | 100 | 100 |

ALI Corporate Pty Ltd

On 15 November 2017, the Liberty Group acquired preference shares in ALI Corporate Pty Ltd. In November 2020, all preference shares were converted to ordinary shares, resulting in the Liberty Group owning 60% of the equity in ALI Corporate Pty Ltd and its subsidiaries.

Hero Trust and Priceware Pty Ltd

On 30 June 2016, the Liberty Group acquired equity in Priceware Pty Ltd which has an interest in Hero Trust. Hero Trust and Priceware Pty Ltd are consolidated into the Liberty Group financial statements on the basis that the Liberty Group exercises power over the entities and is subject to variability of returns in accordance with relevant accounting standards.

MoneyPlace Holdings Pty Ltd

On 16 June 2021, the Liberty Group acquired an additional 20% of shares in MoneyPlace Holdings Pty Ltd, resulting in 100% ownership of MoneyPlace Holdings Pty Ltd and its subsidiaries.

(b) Transactions with related parties

| | 2022 | 2021 |
|---|---------------|---------------|
| | \$ | \$ |
| Statement of profit or loss and other comprehensive income | | |
| items arising from related party transactions | | |
| Distribution paid/payable to related parties of the Liberty Group | (115,520,428) | (120,407,288) |
| Dividend paid to related parties of the Liberty Group | - | (54,780,733) |
| Interest income from related parties of the Liberty Group | 3,558,959 | 8,773,835 |
| Assets and liabilities arising from related party transactions | | |
| Aggregate loans to related parties: | | |
| Controlling entities | 139,988,878 | 157,004,157 |
| Other related parties | 496,843 | 207,757 |
| | 140,485,721 | 157,211,914 |
| | 110/103//21 | 137/211/311 |
| Aggregate loans from related parties: | | |
| Controlling entities | 430,795 | 450,140 |
| Other related parties | 3,496,981 | 9,349,104 |
| | 3,927,776 | 9,799,244 |
| | | |

(c) Acquisition of non-controlling interests

In February 2021 the Liberty Group acquired 100% of equity in LFI Group Pty Ltd, which was previously accounted for as a non-controlling interest. The carrying amount of LFI Group Pty Ltd's net assets on the date of acquisition was \$8,399,000.

| | 2021 \$'000 |
|--|------------------|
| Carrying amount of NCI acquired ($\$8,399,000 \times 100\%$) Consideration paid to NCI | 8,399 (8,500) |
| Change in equity attributable to owners of the Liberty Group | (101) |

29 PARENT ENTITY DISCLOSURES

As at, and throughout, the financial year ended 30 June 2022 the parent entity of the Liberty Group was Liberty Financial Group Limited.

(a) Summary of financial information

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

| | 2022 | 2021 |
|--|---------------------------|---------------------------|
| Result of parent entity | \$ | \$ |
| Profit/(loss) for the year Other comprehensive income | 10,741,363 | (1,222,551) |
| Total comprehensive income/(loss) for the year | 10,741,363 | (1,222,551) |
| Financial position of the parent entity at year end | | |
| Current assets | 31,273,908 | 29,118,683 |
| Total assets | 1,267,314,916 | 1,220,177,238 |
| Current liabilities | (501,941) | (7,840,432) |
| Total liabilities | (527,775,208) | (487,731,777) |
| Shareholders' equity | | |
| Issued capital Reserves | 719,000,100 20,539,608 | 719,000,100 13,445,361 |
| Total equity | 739,539,708 | 732,445,461 |

(b) Contingent liabilities of the parent entity

The parent entity did not have any contingent liabilities as at 30 June 2022 (2021: nil).

30 KEY MANAGEMENT PERSONNEL

(a) Directors

The following persons were Directors of the Company during the financial year:

James Boyle Executive Director

Richard Longes Non-Executive Director and Chair

Peter Hawkins Non-Executive Director
Sherman Ma Executive Director
Leona Murphy Non-Executive Director

Jane Watts was appointed as a non-executive director on 4 July 2022.

The following persons were Directors of the RE during the financial year:

Richard Longes Non-Executive Director

Peter Hawkins Non-Executive Director and Chair

Sherman Ma Executive Director Leona Murphy Non-Executive Director

(b) Other Key Management Personnel

The following persons were key management personnel that had authority and responsibility for planning, directing and controlling activities of the Liberty Group during the financial year:

James Boyle Chief Executive Officer
Peter Riedel Chief Financial Officer
Sherman Ma Executive Director

30 KEY MANAGEMENT PERSONNEL (cont.)

(c) Key Management Personnel Compensation

The key management personnel compensation included in personnel expenses (refer note 11) is as follows:

| | 2022 \$ | 2021 \$ |
|------------------------------|------------|------------|
| Short-term employee benefits | 3,521,110 | 3,329,087 |
| Superannuation | 90,890 | 79,541 |
| Long service leave | 452,908 | 427,131 |
| Share-based payments | 443,333 | 1,440,058 |
| | | |
| | 4,508,241 | 5,275,817 |

(d) Loans to Key Management Personnel

Loans totalling nil (2021: nil) were made to key management personnel during the year by the Liberty Group. Repayments of nil (2021: \$697,000) were made during the year to the Liberty Group. These loans attract interest at market rates and on termination of employment are repayable on demand. Interest of nil was charged during the year (2021: \$14,000). Of the loans to key management personnel, security of nil (2021: nil) is held by the Liberty Group.

(e) Deposits from Key Management Personnel

Certain KMP have deposited, in aggregate, \$539,000 (2021: \$529,000) in the Liberty Term Investment Fund. The terms and conditions of these deposits were no more favourable than those available, or which might reasonably be expected to be available, on similar transactions to non-KMP on an arm's length basis.

31 CORRECTION OF ERRORS

During the year the Liberty Group identified that, as a result of a tax cost base reset in the year ended 30 June 2018, the tax cost base of the trail value liability in ALI Corporate Pty Ltd, one of its subsidiaries, had been overstated. Liberty Group has determined that it is appropriate to reflect the correction of this error in the financial years to which it relates, rather than solely in the year ended 30 June 2022. Consequently the results as at 30 June 2021 have been restated. The cost base overstatement impacts deferred tax assets, current tax payable and opening retained earnings. The table below details the impact of this correction.

Consolidated statement of financial position

| · | Impact of correction of error | | |
|----------------------------|-------------------------------|------------|--------------------|
| 30 June 2021 \$'000 | As previously reported | Adjustment | As restated |
| Deferred tax assets | 67,462 | (7,253) | 60,209 |
| Total Assets | 13,567,167 | (7,253) | 13,559,914 |
| Payables | 138,403 | 905 | 139,308 |
| Total liabilities | 12,528,940 | 905 | 12,529,845 |
| Retained earnings Other | 440,608 597,619 | (8,158) | 432,450 597,619 |
| Total equity | 1,038,227 | (8,158) | 1,030,069 |

There is no impact to the Liberty Group's profit or loss or total operating, investing or financing cash flows for the year ended 30 June 2021. A third balance sheet has not been presented as the prior year error was deemed immaterial.

32 BUSINESS COMBINATION

On 25 September 2018 the Liberty Group acquired an additional 26% equity interest in MPRE Limited, which was previously equity accounted for. This took the holding to 76%, resulting in MPRE Limited being controlled and consolidated into the Liberty Group's financial statements. The holding increased to 88% on 14 February 2020, and further to 100% on 28 October 2020. No gain or loss has been recognised in the statement of profit or loss and other comprehensive income in the year ended 30 June 2022 (2021: nil).

33 CAPITAL COMMITMENTS AND CONTINGENT LIABILITIES

There are no capital commitments as at 30 June 2022 (2021: nil). Contingent liabilities exist in relation to claims and/or possible claims against the Liberty Group which have not yet been resolved. An assessment of the likely outcome and potential loss to the Liberty Group has been made in respect of the identified claims, on a claim by claim basis, and specific provision has been made where it is considered probable that an outflow of economic benefits will occur and the amount can be reliably estimated. The Liberty Group does not consider that the outcome of any current known or potential claim or proceedings, either individually or in aggregate, is likely to materially affect its operations or financial position.

34 SPECIAL PURPOSE ENTITIES

The Liberty Group enters into transactions in the normal course of business that transfers financial assets to special purpose entities. The special purpose entities are consolidated as the Liberty Group is exposed or has rights to variable returns and has the ability to affect its return through its power over the special purpose entities.

The Liberty Group may serve as a servicer, manager, liquidity provider, purchaser of notes and/or purchaser of residual interest and capital units with respect to these special purpose entities.

The table below presents assets securitised and the underlying borrowings as a result of the securitisations.

| | 2022 \$ | 2021 \$ |
|--|----------------|----------------|
| Receivables | 24,276,263 | 21,177,854 |
| Customer loans | 11,828,384,175 | 11,040,421,568 |
| Cash held by securitisation vehicles | 408,590,212 | 357,008,792 |
| Total | 12,261,250,650 | 11,418,608,214 |
| Borrowings related to receivables and customer loans | 11,410,189,862 | 10,480,330,000 |

35 EVENTS SUBSEQUENT TO BALANCE DATE

There has not arisen in the interval between the end of the annual reporting period and the date of this report any item, transaction or event of a material and unusual nature likely, in the opinion of the directors of the Liberty Group, to affect significantly the operations of the Liberty Group, the results of those operations or the state of affairs of the Liberty Group, in future financial years.

LIBERTY GROUP DIRECTORS' DECLARATION FOR THE YEAR ENDED 30 JUNE 2022

In the opinion of the directors of the Liberty Financial Group Limited and the directors of Liberty Fiduciary Ltd as responsible entity of the Liberty Financial Group Trust (Liberty Group):

- (a) the consolidated financial statements and notes, set out on pages 19 to 69 are in accordance with the *Corporations Act 2001*, including:
 - (i) giving a true and fair view of the Liberty Group's financial position as at 30 June 2022 and of its performance for the financial year ended 30 June 2022; and
 - (ii) complying with the Australian Accounting Standards and the *Corporations Regulations* 2001; and
- (b) there are reasonable grounds to believe that the Liberty Group will be able to pay its debts as and when they become due and payable.

The Directors of the Liberty Group have been given the declarations required by Section 295A of the *Corporations Act 2001* from the chief executive officer and the chief financial officer for the financial year ended 30 June 2022.

The Directors of the Liberty Group draw attention to note 2 (a) to the consolidated financial statements, which includes a statement of compliance with International Financial Reporting Standards.

Signed in accordance with a resolution of the directors of the Liberty Group:

Richard Longes

Chair

Dated at Melbourne on 26 August 2022



Independent Auditor's Report

To the stapled security holders of Liberty Financial Group Limited

Report on the audit of the Financial Report

Opinion

We have audited the *Financial Report* of Liberty Financial Group Limited (the Stapled Group Financial Report).

In our opinion, the accompanying Stapled Group Financial Report is in accordance with the *Corporations Act 2001*, including:

- giving a true and fair view of the Stapled Group's financial position as at 30 June 2022 and of its financial performance for the year ended on that date; and
- complying with Australian Accounting Standards and the Corporations Regulations 2001.

The *Financial Report* of the Stapled Group comprises:

- Consolidated statement of financial position as at 30 June 2022
- Consolidated statement of profit or loss and other comprehensive income, the consolidated statement of changes in equity, and the consolidated statement of cash flows for the year then ended
- Notes including a summary of significant accounting policies
- Directors' Declaration.

The **Stapled Group** consists of Liberty Financial Group Limited and the entities it controlled at the year-end or from time to time during the financial year and Liberty Financial Group Trust and the entities it controlled at the year-end or from time to time during the financial year.

Basis for opinion

We conducted our audit in accordance with *Australian Auditing Standards*. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Our responsibilities under those standards are further described in the *Auditor's responsibilities* for the audit of the Financial Report section of our report.

We are independent of the Stapled Group and Liberty Financial Group Limited and Liberty Fiduciary Ltd (the Responsible Entity) in accordance with the *Corporations Act 2001* and the ethical requirements of the *Accounting Professional and Ethical Standards Board's APES 110 Code of Ethics for Professional Accountants (including Independence Standards)* (the Code) that are relevant to our audit of the Financial Report in Australia. We have fulfilled our other ethical responsibilities in accordance with the Code.



Key Audit Matters

Key Audit Matters are those matters that, in our professional judgement, were of most significance in our audit of the Financial Report of the current period.

This matter was 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 this matter.

Expected credit loss provisioning

Refer to Note 4(i), Note 6(c) and Note 15(a) to the Financial Report

The key audit matter

Expected credit loss provisioning is a Key Audit Matter due to:

- The significance of the Financial Assets balances to the Stapled Group.
- The high degree of complexity and judgement applied by the Stapled Group in determining the specific and collective provisions related to expected credit losses on Financial Assets, and the resulting judgements and audit effort required by us to challenge these estimates.

Provisions estimated across loan portfolios (collective provisions) - \$52,692,293

The Stapled Group measure expected credit losses (ECL) on Financial Assets in accordance with the requirements of AASB 9 Financial Instruments. This incorporates forward-looking macroeconomic assumptions, such as unemployment rates and future house prices, representing the Stapled Group's view of future economic state.

The Stapled Group also apply a model overlay to deal with model uncertainty and bias.

The Stapled Group also exercised judgement in defining indicators of what they consider represents a significant increase in credit risk ("SICR") and in determining the loss

How the matter was addressed in our audit

Our procedures included:

- Testing key controls relating to the Stapled Group's lending and provisioning processes including:
 - review and approval by Management of loan applications against the Stapled Group's lending policies.
 - review and approval by Management of specific provisions.
 - review and approval by Management of the Stapled Group's ECL model methodology, including the application of forward-looking macroeconomic assumptions.

Provisions estimated across loan portfolios (collective provisions)

- Working with our valuation specialists, we:
 - assessed the appropriateness of the Stapled Group's provisioning methodology and ECL models, including the model overlays, against the requirements of the accounting standards and industry practice.
 - assessed the accuracy of the Stapled Group's ECL model predictions by re-performing the ECL allowance calculations and comparing this to the amount recorded by the Stapled Group.
 - obtained and inspected the Stapled Group's analysis and related workings underlying the SICR criteria and staging methodology, and re-perform management's staging assessment for a sample of loans to assess the SICR criteria.
 - performed industry comparisons the coverage rates. We did this by using our knowledge of the loan portfolios and comparing the outputs of the models to publicly available data of a group of



estimates using ECL models. This estimation is inherently challenging and uses complex models based on the Stapled Group's historical loss experience to predict probability of default and loss given default.

We applied a significant level of judgement to assess the key forward-looking macroeconomic assumptions and economic scenarios, including the model overlay used in the ECL models.

Complex modelling, using forward-looking assumptions tend to be prone to greater risk for potential bias, error and inconsistent application. These conditions necessitate additional scrutiny by us, in particular to address the objectivity of sources used for assumptions, and their consistent application.

In assessing this Key Audit Matter, we involved our valuation specialists to supplement our senior team members.

Provisions against specific individual loans (specific provisions) - \$10,697,054

For credit impaired loans, the Stapled Group identifies specific ECL estimates based on their judgement of expected future cash flows which have a high risk of default. We focused our audit effort on those higher risk loans identified using factors such as underlying property location and arrears, and the Stapled Groups' specific identification of loans for provisioning which contains significant judgement.

The Stapled Group engage a panel of valuation experts.

- comparable entities and against our industry experience.
- tested the completeness and accuracy of relevant data elements used within ECL models for a sample of customers, such as checking year end balances to the general ledger, arrears and risk ratings to source systems.
- challenged the key assumptions used in the ECL models relating to forward-looking information such as unemployment rates, cash rates, GDP growth rates and house price movements with reference to publicly available macro-economic information. This included the assumptions used in the model overlay.
- considered sensitivity of the models by varying key macroeconomic assumptions, such as unemployment rates, cash rates, GDP growth rates and house price movements, within a reasonably possible range. We did this to identify those assumptions at higher risk of bias or inconsistency in application and to focus our further procedures.

Provisions against specific individual loans (specific provisions)

- assessed the appropriateness of the Stapled Group's specific provisioning methodology against the requirements of the accounting standards and industry practice.
- re-calculated the specific provision for a sample of loans and comparing this to the amount recorded by the Stapled Group.
- assessed the scope, competency and objectivity of the Stapled Group's panel of valuation experts to value the specific assets.
- performed our independent assessment of recoverability on a sample of credit impaired loans identified as higher risk due to location or level of arrears. To do this we used current external valuations, publicly available data relating to property price movements by location, information from the customers loan file such as security valuation and current arrears level.

Assessed the disclosures in the Financial Report using our understanding obtained from our testing and against the requirements of the accounting standards.



Other Information

Other Information is financial and non-financial information in Liberty Financial Group's annual reporting which is provided in addition to the Financial Report and the Auditor's Report. The Directors of Liberty Financial Group Limited are responsible for the Other Information.

Our opinion on the Financial Report does not cover the Other Information and, accordingly, we do not express an audit opinion or any form of assurance conclusion thereon, with the exception of the Remuneration Report and our related assurance opinion.

The Other Information we obtained prior to the date of this Auditor's Report was the Director's Report. Letter from the Chair, Letter from the CEO, Financial Highlights and Business Highlights are expected to be made available to us after the date of the Auditor's Report.

In connection with our audit of the Financial Report, our responsibility is to read the Other Information. In doing so, we 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.

We are required to report if we conclude that there is a material misstatement of this Other Information, and based on the work we have performed on the Other Information that we obtained prior to the date of this Auditor's Report we have nothing to report.

Responsibilities of the Directors for the Financial Report

The Directors of Liberty Financial Group Limited are responsible for:

- preparing the Financial Report that gives a true and fair view in accordance with *Australian Accounting Standards* and the *Corporations Act 2001*
- implementing necessary internal control to enable the preparation of a Financial Report that gives a true and fair view and is free from material misstatement, whether due to fraud or error; and
- assessing the Stapled Group's ability to continue as a going concern and whether the use of
 the going concern basis of accounting is appropriate. This includes disclosing, as applicable,
 matters related to going concern and using the going concern basis of accounting unless they
 either intend to liquidate the Stapled 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 objective is:

- 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 *Australian Auditing Standards* will always detect a material misstatement when it exists.

Misstatements can arise from fraud or error. They 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/content102/c3/ar1_2020.pdf. This description forms part of our Auditor's Report.

Report on the Remuneration Report

Opinion

In our opinion, the Remuneration Report of Liberty Financial Group Limited for the year ended 30 June 2022, complies with *Section 300A* of the *Corporations Act 2001*.

Directors' responsibilities

The Directors of Liberty Financial Group Limited are responsible for the preparation and presentation of the Remuneration Report in accordance with *Section 300A* of the *Corporations Act 2001*.

Our responsibilities

We have audited the Remuneration Report included in page 7 to 17 of the Directors' report for the year ended 30 June 2022.

Our responsibility is to express an opinion on the Remuneration Report, based on our audit conducted in accordance with *Australian Auditing Standards*.

KPMG

KPMG

Dean Waters
Partner

Melbourne

26 August 2022

LIBERTY GROUP SECURITYHOLDER INFORMATION FOR THE YEAR ENDED 30 JUNE 2022

Additional information required by the Australian Securities Exchange Ltd (ASX) and not disclosed elsewhere in this report is set out below. The information is current as at 31 July 2022.

a) Number of holders of equity securities

Contributed equity

303,600,000 fully paid stapled securities are held by 1,197 individual security holders.

All issued stapled securities carry one vote per stapled security.

b) Distribution of holders of equity securities

Fully paid securities

| Range | Number of securities | % | Number of holders | % |
|-------------------|----------------------|--------|-------------------|--------|
| 100,001 and over | 297,570,301 | 98.1% | 28 | 2.3% |
| 10,001 to 100,000 | 3,840,717 | 1.3% | 139 | 11.6% |
| 5,001 to 10,000 | 1,013,008 | 0.3% | 135 | 11.3% |
| 1,001 to 5000 | 964,388 | 0.3% | 388 | 32.4% |
| 1 to 1000 | 211,586 | - | 507 | 42.4% |
| Total | 303,600,000 | 100.0% | 1,197 | 100.0% |

Security rights (medium-term incentive)

| Range | Number of securities | % | Number of holders | % |
|-------------------|----------------------|--------|-------------------|--------|
| 100,001 and over | 7,466,297 | 50.8% | 22 | 5.0% |
| 10,001 to 100,000 | 6,623,308 | 45.0% | 242 | 55.2% |
| 5,001 to 10,000 | 573,242 | 3.9% | 87 | 19.9% |
| 1,001 to 5,000 | 16,010 | 0.1% | 7 | 1.6% |
| 1 to 1000 | 35,080 | 0.2% | 80 | 18.3% |
| Total | 14,713,937 | 100.0% | 438 | 100.0% |

c) Substantial securityholders

| | Number of securities | % |
|--------------------|-------------------------|-------|
| Vesta Funding B.V. | 235,127,823 | 77.4% |

LIBERTY GROUP SECURITYHOLDER INFORMATION FOR THE YEAR ENDED 30 JUNE 2022

d) Twenty largest holders of quoted equity securities

| | | Number of securities | % |
|---|---|---|---|
| 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 | Vesta Funding B.V National Nominees Limited Citicorp Nominees Limited J P Morgan Nominees Australia Pty Ltd HSBC Custody Nominees (Australia) Limited USB Nominees Pty Ltd Hollypark Holding Pty Ltd HSBC Custody Nominees (Australia) Limited - A/C 2 Roussillon Investments Pty Ltd Wroxby Pty Limited Ridemax Investments Pty Ltd BNP Paribas Noms Pty Ltd Bastajc Pty Ltd Washington H Soul Pattinson and Company Limited CS Fourth Nominees Pty Limited Helen Toy Neweconomy Com Au Nominees Pty Ltd Brispot Nominees Pty Ltd Lynne Jordan Petlyn Holdings Pty Ltd | 235,127,823 10,569,081 8,059,463 7,626,615 6,427,888 5,012,424 4,070,371 3,209,763 3,036,000 3,000,000 2,955,040 1,955,740 1,248,974 770,000 745,541 647,680 472,674 412,650 394,680 328,600 | 77.4% 3.5% 2.7% 2.5% 2.1% 1.7% 1.3% 1.1% 1.0% 1.0% 0.6% 0.4% 0.3% 0.2% 0.2% 0.1% 0.1% |
| 20 | — | 296,071,007 | 97.5% |

Securities purchased on market

73,570 Securities at an average Security price of \$4.9483 were purchased on-market during the financial year for the purpose of funding the equity settlement of Medium Term Incentive awards under the Equity Incentive Plan.

Voting rights

Subject to the constitutions of the Company and LFGT and to any rights or restrictions for the time being attached to any class or classes of shares, units or stapled securities, on a show of hands, each securityholder present in person or by proxy, representative or attorney has one vote and, on a poll, in the case of a resolution of the Company, one vote for each share in the Company held and, in the case of a resolution of LFGT, one vote for each one dollar of unit value in LFGT.

Company Secretary

Mr Peter Riedel

Registered Office

Level 16, 535 Bourke Street, Melbourne VIC 3000

Share Registry

Link Market Services - Tower 4, 727 Collins Street, Docklands VIC 3008

LIBERTY GROUP CORPORATE DIRECTORY FOR THE YEAR ENDED 30 JUNE 2022

Principal Registered Office

Liberty Group

Level 16, 535 Bourke Street Melbourne VIC 3000

Telephone

(03) 8635 8888

Email

service@liberty.com.au

Facsimile

(03) 8635 8888

Website

www.lfgroup.com.au

Notice of AGM

The Annual General Meeting of the Liberty Group will be held on 9 November 2022.

Share Registry

Link Market Services

Tower 4, 727 Collins Street Docklands VIC 3008

Telephone

1300 554 474

Email

registrars@linkmarketservices.com.au

Stock Listing

Liberty Group is listed on the Australian Securities Exchange (ASX

Code: LFG)