

**Annual Report and
Accounts 2015**

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Operational and financial headlines

The year to 30 June 2015 has seen significant further progress in the Group with strong profitability and cash flow. The Group has continued to develop its business model in accordance with its strategic plan, and despite the significant organic growth seen in the business the Group ended the year with new, record low debtor days and substantial cash balances. The strategy of the Board continues to be that of focus on Growth, Profitability and Sustainability.

Highlights

- Turnover £248.7m (2014: £197.4m)
- Adjusted* EBIT of £22.3m (2014: £11.7m)
- Adjusted* profit before taxation of £22.7m (2014: £11.9m)
- Adjusted* basic EPS of 8.40p (2014: 7.47p)
- Proposed Final Dividend of 4.25 pence per share for year ended 30 June 2015 making 8.25 pence for the year as a whole.(2014: 3.50 pence making 6.85 for the year as a whole)
- Additional Special Dividend of 1.00 pence paid 30 July 2015
- Net operating activities cash flow of £36.8m (2014: £24.8m)
- Net cash flow to EBITDA ratio of 116% (2014: 153%)
- Debtor days reduced to a record 100 days from 108 days
- Total cash balances of £68.6m (2014: £58.3m)
- Net cash of £39.7m (2014: £41.6m)

| | 2015 | 2014 | % movement |
|------------------------------------|----------------|---------|---------------|
| Financial KPIs | | | |
| Revenue (£'000) | 248,671 | 197,419 | 26.0 |
| Gross profit (£'000) | 76,588 | 52,192 | 46.7 |
| Gross margin | 30.8% | 26.4% | 4.4pt |
| Adjusted* profit before taxation | 22,727 | 11,878 | 91.3 |
| Adjusted* operating profit (£'000) | 21,972 | 11,608 | 89.3 |
| Adjusted* operating margin | 8.8% | 5.9% | 2.9pt |
| EBITDA (£'000) | 31,585 | 16,215 | 94.8 |
| Operating cash flow/EBITDA | 116% | 153% | (37)pt |
| Statutory debtor days | 100 | 108 | (8) |

* Adjusted measures exclude the impact of those items described as exceptional in note 4.

Business profile

Founded in 1992, and working predominantly with insurance companies, insurance brokers and prestige motor dealerships, the Group provides a range of accident management and legal services. The Group also deals directly with large national fleets providing incident management and mobility continuity and, through the NewLaw group of companies also encompasses a range of legal services designed to assist claimant parties in partnership with leading insurance companies, brokers and other bodies.

The name Redde is associated in Latin with the concept of restoration.

Our services

The Group offers a comprehensive package of motor claims accident management services, including vehicle replacement and repair management together with full claims-handling assistance as well as legal and other bespoke services. It is positioned to provide its key business partners with a range of services, from direct assistance to the non-fault motorist, through to partially or fully outsourced case-handling facilities.

The Group is a leading supplier to the motor insurance industry and aims to be the preferred claims outsourcing partner for UK motor insurers, by providing claims solutions which reduce internal expenditure and administration. Our claims are made upon the at-fault motorists' insurers which represents the majority of our receivables at any given point.

Our operations

The Group provides replacement vehicle, repair management and legal expenses insurance services from an operational call centre site in Peterlee, County Durham and solicitors' services through Principia from Northwich and NewLaw from Bristol, Cardiff and an associated office in Glasgow.

Our business partners are insurance companies, brokers and other motoring organisations such as car dealerships, motor manufacturers and repair centres.

The Group also provides specialised accident and insurance claims management services through its smaller subsidiaries Total Accident Management Limited and Cab Aid Limited.

The Group manages a fleet of approximately 6,000 vehicles.

Our locations

Redde plc employs approximately 1,500 people across its head office in Bath and its operational sites in Peterlee and Croydon as well as representation at solicitor offices at Northwich, Cardiff, Bristol, and an associated office in Glasgow. With a national network of 25 branches and a fleet of 6,000 vehicles, the Group is well-placed to ensure that replacement vehicles can be delivered to customers within four hours if required.

Operational sites

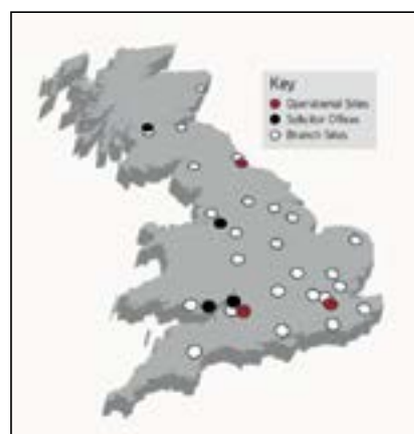
Bath (Head office)
London/Croydon
Peterlee

Solicitor Offices

Bristol
Cardiff
Glasgow *
Northwich

Branch sites

| | |
|------------|----------------|
| Aberdeen | Leeds |
| Ashford | Leicester |
| Birmingham | Lincoln |
| Brentwood | London/Acton |
| Bridgend | London/Croydon |
| Brighton | Milton Keynes |
| Bristol | Newcastle |
| Carlisle | Norwich |
| Doncaster | Oxford |
| Edinburgh | Southampton |
| Exeter | Stansted |
| Glasgow | Stoke |
| Haydock | |



* Associated solicitor office

Chairman's statement

The year to 30 June 2015 has seen significant further progress in the Group with strong profitability and cash flow.

The Group has continued to develop its business model in accordance with its strategic plan, and despite the significant organic growth seen in the business the Group ended the year with new, record low debtor days and substantial cash balances. The strategy of the Board continues to be that of focus on Growth, Profitability and Sustainability.

Consequently, I am pleased to be able to report to shareholders that the Group achieved an adjusted profit before taxation of £22.7 million compared to £11.9 million last year; an increase of 91%.

Results

Revenues were £248.7m (2014: £197.4m), an increase of £51.3m (26.0%) of which 16.9% represents like for like growth reflecting a 5.4% growth in credit hire and an 11.8% increase in the volume of business transacted in repairs compared to last year.

The adjusted operating profit for the year was £22.0m, an increase of 89.3% over the £11.6m achieved last year with a much improved total adjusted operating margin of 8.8% (2014: 5.9%) partly reflecting the full year contribution of the NewLaw group of companies acquired last year. On a like-for-like basis operating profits improved by 70.3% and margins improved to 7.4% from 5.1% reflecting the increased sales and resultant contribution mentioned above as well as changes in the mix of business handled, improvements in our supply chain and virtually unchanged overheads. Profits at the NewLaw group of companies were encouraging with the first full year's contribution meeting our expectations.

Adjusted EBIT (which includes the results of our legal business ABS partnerships) was £22.3m compared to £11.7m last year, an increase of 91.1%.

There was adjusted net interest income in the year of £0.4m compared to £0.2m last year as a result of the increased average cash balances principally as a consequence of the continued strong cash generation of the Group.

Adjusted profit before tax for the year was therefore £22.7m (2014: £11.9m), an increase of 91.3%.

A pre-tax exceptional net credit of £1.6m (2014: charge of £1.4m) was recorded in the year and is detailed in note 4. The net credit for this year included £2.9m from settlements received to date in respect of claims for damages relating to Autofocus resulted in a payment by way of a Special Dividend to shareholders of 1.00 pence per share on 30 July 2015.

After exceptional items the statutory profit before tax was £24.3m (2014: £10.5m).

There was a net tax credit of £1.0m, (2014: £4.2m) which was principally in respect of the further recognition of a deferred tax asset relating to prior years' losses and unused allowances. The statutory profit after tax is £25.3m (2014: £14.7m).

Earnings per share ("EPS")

Statutory basic EPS is 8.97p (2014: 6.84p). Statutory diluted EPS is 8.46p (2014: 5.93p).

The adjusted EPS is 8.40p (2014: 7.47p). The adjusted diluted EPS is 7.92p (2014: 6.48p).

The adjusted figures exclude the impact of those items described as exceptional in note 4.

Dividends

The Board is pleased to propose a final dividend of 4.25 pence per share, which if approved at the Annual General Meeting to be held on Thursday 29 October 2015 will be paid on Thursday 5 November 2015 to those shareholders on the register at the close of business on Friday 9 October 2015. The shares will become ex-dividend on Thursday 8 October 2015.

An interim dividend of 4.00 pence per share was paid on 26 March 2015 and including this the total dividend for the year is 8.25 pence compared to 6.85 pence last year, an increase of 20.4%.

In addition a Special Dividend of 1.00 pence per share was paid on 30 July 2015 principally reflecting collections made in respect of the settlement of past claims against insurers and others in relation to Autofocus.

Receivables

Trade and other income related receivables were £68.4m, an increase of £4.6m (7.2%) over last year reflecting increased sales but it is pleasing to note that despite the growth of the business debtor days were again reduced to a new record low of 100 days compared to 108 days last year.

Cash and Debt

The Group has continued to over-deliver on its targets for cash collections and improving cash inflow. Total cash balances have been increased by £10.3m since 30 June 2014 to £68.6m notwithstanding dividends of £21.1m being paid during the year and, (net of fleet and other asset financing loans), net cash balances were £39.7m compared to £41.6m last year.

Acquisition

The Group announced on 20 August 2015 that it had agreed to acquire the FMG group of companies, a leading fleet accident management group, comprising FMG Group Holdings Limited ("FMG") and its subsidiary companies and

partnership interests (the “FMG Group”), for approximately £43.2 million in aggregate. The acquisition is subject to the requisite regulatory approvals being received from The Financial Conduct Authority and the Solicitors Regulation Authority. Completion is expected to occur within 3 months.

The FMG Group is being acquired from its management and a number of funds managed by Endless LLP for approximately £43.2 million in aggregate on a debt-free basis and assuming a normalised level of working capital. The consideration for the acquisition of all the shares and other vendor interests in the FMG Group will comprise a number of elements, the effect of which is the payment at completion of approximately £38.2 million in cash and the issue of new ordinary Redde shares (“Redde Shares”) with a total value of £5.0 million. The Group will also make a cash payment of £2.5 million in respect of additional working capital balances on completion.

The new Redde Shares will be issued on completion but the holders have unconditionally and irrevocably waived their entitlement for any dividends with a record date during the 12 months following completion. The Redde Shares will be subject to a 24 month lock in (subject to the customary exemptions) followed by an orderly market arrangement.

In addition to supporting the Group’s strategy of widening its range of services the acquisition is expected to be immediately earnings enhancing and cash generative, and will support the Group’s dividend policy of distributing as much of the Group’s profits by way of dividend as it can, taking account of prevailing circumstances and other requirements and commitments.

Outlook

The new financial year has started well with performance in the first few weeks ahead of our expectations and the corresponding period last year. Additional contracts have been won and work has commenced in the period and this, together with the combination of our recent strategic acquisition, organic growth and further improvements in operational efficiency, gives the Board encouragement for the future.

Our people

There is real momentum in supporting our business partners in their desire to provide excellent customer service and the dedication and commitment shown by our people in delivering this stands out. It is these attributes which make for a good business. Once again we thank our employees for their support, hard work and loyalty during the year and say to them “well done”.

Annual General Meeting

The Group’s Annual General Meeting will be held on Thursday 29 October 2015. The Notice of the Meeting accompanies this Annual Report and Accounts.

Avril Palmer-Baunack

Chairman
2 September 2015

Group Strategic Report

Market and business model

Business Review

In accordance with the Group's strategy to Grow its business Profitably and Sustainably (which we refer to as our 'GPS Strategy') the Group's focus has remained on sustainable, profitable, cash generative business, if necessary at the expense of volume and the Group avoids low-margin, high-volume business which relies principally upon price in priority to service quality. In addition, in 2014, the Group acquired businesses that meet the Group's criteria of being profitable, cash generative and supportive of the dividend policy and also provide cross fertilisation of business opportunities within the sectors in which the Group operates. Consequently the Group has continued to employ its assets more effectively and has improved net operating margins.

The continued improvement in the Group's operational practices and systems over the past few years have enabled us to build excellent working relationships with many insurers and have provided opportunities for new and enhanced business services. In addition the Group has continued the successful implementation of a growing number of bilateral protocol agreements with insurers who have confidence in the representations made on claims to be settled. Increasing business subject to bilateral protocol arrangements has continued to provide further savings in frictional and administrative costs for both insurers and the Group as well as further improvements to the Group's cash collection profiles.

At the end of the period the majority of the Group's accident management operations were subject to bilateral protocol arrangements and this has contributed to debtor days being reduced to a new record low of 100 days compared with 108 days last year. Agreeing protocol arrangements with insurers is an effective way to help them reduce their combined operating ratios which is a key performance measure for them. As a direct consequence of this successful business model, the proportion of business conducted purely within the GTA process has reduced significantly and therefore on 13 July 2015 the Group informed ABI GTA members that it was withdrawing from the ABI GTA with effect from 15 August 2015. Since then there has been an increase in the number of insurers wishing to explore entering into bilateral protocol arrangements with the Group and a number of new protocol agreements have been concluded.

Over recent years the Group has invested in technology based solutions so it can better manage its operations and also improve the customer journey whilst using the Group's services. The use of telematics and web-based portals accessible to our partners and users of our services has played an increasing part in positioning the Group as a leading partner of choice within our industry. During the year the Group was pleased to note that its online customer portal designed by the Group and built by PureNet beat off a strong field to pick up the Vertical Market Solution award at the 2015 IT Europa Software Excellence Awards. The award was given in recognition of the Group's innovative

self-service portal which provides users with around the clock access to details of their claim and allows customers to review and accept key service agreements. The portal also includes dynamic help and FAQ functions to assist customers as well as providing key service contact details.

As the Group has increased its focus on providing a complete customer journey there has been an increase in interest from existing and potential partners with opportunities to provide a complete solution and an expansion of our range of services provided. During the year the Group secured a number of additional and expanded hire and repair contracts. Since the year end the Group has secured further contracts for additional services both in the accident management and legal services sectors and whilst in some cases services will not commence for some months this is an encouraging trend for the Group.

Autofocus

During the year the Group was able to complete its evaluation of the several thousand cases that were identified that may have been compromised as a result of unreliable evidence provided by Autofocus and used by defendant insurers.

We are pleased to report that during the year settlements have been concluded with insurers and self-insured organisations in respect of the significant majority of claims by value. As a result settlements amounting to £2.9m were achieved and a Special Dividend for this amount was paid to shareholders on 30 July 2015. It is worth noting that the Group achieved these settlements without having to litigate and in doing so strengthened its position as a responsible stakeholder in the market.

We still intend to pursue the remaining cases which are of relatively smaller value and, where possible, we will do so without litigation.

Vehicle Fleet

The Group continues to operate highly effective fleet services through a hybrid solution of ownership, contract hire and, during peak periods, cross-hiring from daily rental companies. This combination allows flexibility to dispose of excess fleet in the lower volume summer months or in the event of a downturn and to maximise fleet in short peak periods, without incurring ownership costs.

The average age of the fleet continues to be maintained at less than 12 months with a broad spread of manufacturers and models. Our efforts to achieve a better balance in the make-up of the fleet to meet a changing mix and volume of demand continued to be assisted by advantageous funding programmes and the average number of vehicles held was increased by 1.8% from 5,938 to 6,043. Fleet utilisation continued to be maintained above our 80% target at 81.9% compared to 82.1% last year. Our fleet comprised 6,041 vehicles at 30 June 2015 compared to 5,428 at 30 June 2014.

Legal Services

NewLaw and its associated businesses have made an encouraging contribution during the first full year since acquisition and have performed in line with our expectations. During the year NewLaw was awarded the contract to manage an ABS structure with the British Medical Association under the name of BMA Law. A number of additional ABS opportunities with insurer and other prestigious brands are in the pipeline and in the process of delivery. This together with the growth in cases sourced directly by NewLaw gives the Board confidence for the future in this area.

Principia Law, our other legal services business, has continued to make good progress as it emerges from its start-up phase in the area of personal injury cases and has also provided the Group with additional opportunities in relation to credit hire recoveries, particularly those cases requiring more specialist attention.

Acquisitions

During the period the Group continued to examine opportunities to expand the range and scale of its activities by way of acquisition. The Group has been cautious whilst seeking opportunities that satisfy its criteria of being profitable, cash generative and supportive of the dividend policy and that also provide cross fertilisation of business opportunities within the sectors in which we operate. Where, upon detailed examination, potential acquisitions did not meet the Group's criteria the opportunities were aborted and the cost expensed as an exceptional item.

In accordance with the Group's acquisition criteria, the Group announced on 20 August 2015 that it had agreed to acquire the FMG group of companies, a leading fleet accident management group, comprising FMG Group Holdings Limited ("FMG") and its subsidiary companies and partnership interests (the "FMG Group"), for approximately £43.2 million in aggregate. The acquisition is subject to the requisite regulatory approvals being received from The Financial Conduct Authority and the Solicitors Regulation Authority. Completion is expected to occur within 3 months.

Key Performance Indicators

Key performance indicators can be found on page 2.

Information about the use of financial instruments by the Group is given in note 23 to the financial statements.

By order of the Board

Martin Ward

Chief Executive Officer
2 September 2015

Group Strategic Report continued

Financial Review

Performance and adjusted results

The exceptional financial items that have occurred during the year have been disclosed separately on the face of the consolidated income statement in order to provide clarity as to their nature and relative impact on the results for the financial year ended 30 June 2015. These exceptional items are commented upon separately in the review of financial performance and also in note 4 of the Accounts.

The consolidated income statement captions excluding these exceptional items more properly reflect the comparable operational performance of the business and, for ease of reference, these are referred to as 'adjusted'.

For the year, the Group recorded an adjusted operating profit of £22.0m (2014: £11.6m) together with an adjusted profit before tax of £22.7m (2014: £11.9m) and a statutory profit before tax of £24.3m (2014: £10.5m).

Revenue

Revenues were £248.7m (2014: £197.4m), an increase of £51.3m (26.0%) of which 16.9% represents like-for-like growth with a 5.4% growth in credit hire and an 11.8% increase in the volume of business transacted in repairs compared to last year. In addition NewLaw saw an increase in the number of cases being handled compared to last year.

The total number of hire cases was 3.4% higher with hires in respect of our core credit hire operations increasing by 4.6% whilst hires in relation to lower margin direct hires showed a continued, managed reduction of 5.3% in line with our aim to reduce lower value and lower margin activity.

Average hire length, which is a major driver in the Group's profitability, was almost unchanged at an average of 17.3 days for the year, compared to the average of 17.2 days for last year.

Gross profit and operating margins

Gross profit was £24.4m higher than last year and overall a gross margin of 30.8% was achieved compared to 26.4% last year. The Group's adjusted operating profit for the period increased by 89.3% to £22.0m with a much improved net operating margin of 8.8% (2014: £11.6m and 5.9%), principally reflecting the full year effect of the acquisition of the NewLaw group of companies.

On a like-for-like basis the net operating margin improved to 7.4% (2014: 5.1%) reflecting the increased sales and resultant contribution mentioned above as well as changes in the mix of business handled and improvements in our supply chain whilst overheads were contained at a level similar to last year.

Income from associates

Income from associates represents the Group's share of the profits in relation to NewLaw's membership of several Limited Liability Partnerships providing legal services in association with certain business partners (subject to regulation by the Solicitors Regulation Authority) and amounted to £0.3m (2014: £0.1m).

Earnings Before Interest and Taxation

Including the income from our associated ABS legal businesses adjusted EBIT was £22.3m compared to £11.7m, an increase of 91.1%.

Net finance income

There was net adjusted interest income in the period of £0.4m compared to £0.2m last year as a result of the increased average cash balances principally held as a consequence of the strong cash generation by the Group.

Exceptional items

A pre-tax exceptional net credit of £1.6m was recorded in the year (2014: charge of £1.4m) reflecting:

- A credit of £2.9m in respect of recoveries made in respect of Autofocus related claims for damages.
- Costs of evaluating possible acquisitions in the year amounting to £0.4m that have been charged to profits in accordance with IFRS3.
- A charge of £0.4m recorded under IFRS2 under share based payments on executive incentive share schemes.
- Finance charges of £0.5m in respect of the unwinding of discount charges on deferred consideration.

The net charge of £1.4m in 2014 was principally in respect of £0.9m of acquisition costs in relation to the NewLaw group of companies, a credit of £0.4m in respect of the exit from surplus properties and a share based payment charge of £0.9m.

Profit before and after taxation

Adjusted profit before tax of £22.7m (2014: £11.9m) is an increase of £10.8m (91.3%) over the prior year and is due to the improvement of £10.4m in adjusted operating profit together with £0.2m increased income from associates and a £0.2m increase in the net interest income as detailed above.

The statutory profit before tax was £24.3m (2014: £10.5m).

There was a net tax credit of £1.0m (2014: £4.2m) which was principally in respect of the further recognition of an increased deferred tax asset relating to prior years' losses and unused allowances and therefore the statutory profit after tax is £25.3m (2014: £14.7m).

Earnings per share (“EPS”)

Statutory basic EPS is 8.97p (2014: 6.84p). Statutory diluted EPS is 8.46p (2014: 5.93p).

The adjusted EPS is 8.40p (2014: 7.47p). The adjusted diluted EPS is 7.92p (2014: 6.48p).

Adjusted figures exclude the effect of those items described as exceptional in note 4.

Dividends

An interim dividend of 4.00 pence per share was paid on 26 March 2015 and a Special Dividend of 1.00 pence per share was paid on 30 July 2015.

A final dividend of 4.25 pence per share has been recommended by the Board (2014: 3.50 pence); an increase of 21.4%. This dividend, if approved at the Annual General Meeting to be held on 29 October 2015, will be paid on Thursday 5 November 2015 to those shareholders on the register at the close of business on Friday 9 October 2015 making a total dividend of 8.25 pence per share for the year as a whole compared to 6.85 pence last year; an increase of 20.4%.

Including the Special Dividend above these dividends make a total of 9.25 pence declared for the year.

Balance sheet

Notwithstanding the increase in sales and the resultant increase in income related receivables from £63.8m to £68.4m, debtor days have continued to be reduced as a result of improved settlement levels and associated cash collection following an increase in the number of protocol arrangements and now stand at a record low of 100 days (2014: 108 days).

Net assets at 30 June 2015 were £157.4m.

Cash flow

Cash generated from operating activities was £37.2m (2014: £25.4m). After other net operating outflows of interest and taxation, net cash flow from operating activities was £36.8m (2014: £24.8m).

Net cash flow to EBITDA was 116% (2014: 153%).

Net cash and financing

Total net cash at 30 June 2015 (net of financing loans) was £39.7m (2014: net cash of £41.6m). Total cash balances were £68.6m (2014: £58.3m).

By Order of the Board

Stephen Oakley

Chief Financial Officer
2 September 2015

Group Strategic Report continued

Principal Risks and Uncertainties

The Group faces a range of risks and uncertainties. The processes that the Board has established to safeguard both shareholder value and the assets of the Group are described in the Corporate Governance report. Set out here are those specific risks and uncertainties that the directors believe could have the most significant adverse impact on the Group's business together with the steps that the Board undertakes in order to mitigate against these risks. The risks and uncertainties described below are not intended to be an exhaustive list.

Economic conditions

The Group's operating and financial performance is affected by the economic conditions in the United Kingdom. Adverse changes in economic conditions in the United Kingdom and globally and the volatility of international markets could result in continued or further changes to driving patterns, car usage and ownership and this may result in fewer miles driven and lower numbers of accidents and therefore reduced business volumes. Any such adverse effects on the Group's business might affect its relationships and/or terms of business with, and ultimately even the loss of, some key business partners. Economic uncertainty might also affect its key business partners and referrers and/or generally have an adverse impact on the insurance or other industries in which the Group's key trading partners operate. This in turn could lead to more onerous terms of business or the inability of the Group's debtors to pay monies due. Economic uncertainty may also have an adverse effect on the banking industry generally which may affect the Group's ability to obtain or maintain finance on suitable terms when needed.

The Group continually monitors government statistics as well as other external data as part of its ongoing financial and operational budgeting and forecasting processes. In addition regular communications take place with the Group's major insurance partners in order to monitor consumer insurance trends so that the Group may plan its response to any potential changes. The Group also communicates with its existing and potential lenders regularly in order to maintain close relationships.

Competition

Barriers to entry into the general credit hire and credit repair markets at a local level are low. Although barriers to establishing a national or specialist business in this sector are higher, there is no certainty that these barriers will remain or will deter new entrants or existing competitors. In addition, there is the potential for local operators to overcome these barriers and establish national networks by forming alliances. Furthermore, competition could be intensified due to the activity of the Group's competitors or if insurance companies, brokers and/or providers of services to motorists or other consumer groups entered the market, either alone or in collaboration with existing providers.

Increased competitive pressures such as these could result in a fall in the Group's revenues, margins and/or market share which could cause an adverse impact on its business, financial condition and operating results.

The Group monitors its competitive position closely with a view to ensuring that it is able to provide its customers with the best overall solution to their requirements taking into account commercial considerations. This is underpinned by a commitment to high quality service of its customers' needs together with regular monitoring and feedback of actual performance against customers' expectations. The monitoring includes performance against agreed service levels with customers and regular meetings are held with referrer customers to discuss performance and requirements.

Customer and referrer relationships

Business is referred to the Group from a number of sources including insurance companies, insurance brokers, dealerships and body shops. The Group has agreements in place with many of these referrers which govern the flow of credit hire cases and the terms and commissions on which such cases are introduced. These agreements are subject to periodic review, and once out of initial term can be terminated with short notice periods of typically 3 to 6 months. In the past, commission rates for new credit hire business have risen sharply increasing the costs of acquiring such new business. Commission increases could adversely affect the Group's business and operating results.

A significant proportion of the Group's business is referred from insurance companies. If insurance companies were to withhold business from the Group or credit hire providers generally or increase their credit hire referral commissions, whether alone or on a concerted basis, the operating results, business and prospects of the Group could be adversely impacted. Based upon profit contribution analysis, the Group may decide that renewal terms for certain existing contracts are uneconomic for the Group and consequently gross revenues may decline.

The Group seeks and develops long term relationships with partners and secures these relationships with appropriate, long-term formal contracts. Where possible contracts are structured in such a way as to match income with corresponding costs and regular reviews take place of contribution from contracts in order to ensure that where such contributions become uneconomic a dialog is opened with the counterparty in an attempt resolve this.

Insurance industry protocols

Up until 31 July 2015 the Group was a subscriber to the voluntary agreement developed by accident management companies and the ABI known as the General Terms of Agreement (GTA) but withdrew from this agreement with effect from 15 August 2015. This decision was taken due to the considerable number of bilateral protocol arrangements that the Group has with insurers and the residual element of business still conducted under the GTA was considered to be less significant.

There is no guarantee that non-protocol insurers will continue to conduct their business with the Group on terms (including payment terms) similar to those pertaining to the GTA and they may also seek alternative strategies to dealing with claims submitted. Since announcing the Group's withdrawal from the GTA the Group has been approached by a number of non-protocol insurers seeking to enter into protocol arrangements.

The Group takes an active part in discussions within the industry and since announcing the Group's withdrawal from the GTA the Group has been approached by a number of non-protocol insurers seeking to enter into protocol arrangements.

Regulation

Certain of the Group's activities and arrangements are subject to regulation. Whilst the Group seeks to conduct its business in compliance with all applicable regulations, there remains a residual risk that regulators will find that the Group has not complied fully with all such regulations. Failure by the Group to comply with regulations may adversely affect its reputation (which could in turn lead to fewer referrals), may result in the imposition of fines or an obligation to pay compensation or may prevent the Group from carrying on a part of its business and could have a materially adverse effect on the Group's business, financial condition and operating results.

The Group maintains a legal function and a regulatory risk and compliance function to monitor the management of these risks and compliance with relevant laws and regulations. Reputable external advisors are retained where necessary. Internal policies and practices are reviewed regularly to take account of any changes in obligations. Training and induction programmes ensure that staff receive appropriate training and briefings on the relevant policies and laws.

Legal

In the past, legal challenges have been brought on various grounds (mainly by insurance companies) seeking weaknesses in the legality of credit hire agreements and the hire rates and the periods of hire that can be recovered by credit hire companies. A number of historical legal cases relating to the provision of credit hire and related services have provided a precedent framework which has remained

broadly stable for several years. The majority of the Group's claims are now initially pursued under the terms of bilateral protocols with individual insurers and the Group believes that it operates its business within the parameters laid down by the reported decisions of the courts such that its credit hire and repair arrangements are enforceable. However fresh challenges to the legality of credit hire and repair arrangements or the rates payable continue to be brought.

The government continues to look at the overall costs of litigation. It may bring in legislation or amend or create new rules of court which further reduce the costs recoverable in certain types of actions and/or changing the criteria for litigation to fall within the small claims track (where legal costs (except the most basic) are not generally recoverable) which might have an impact on the profit costs of the Group's legal businesses and/or increase the cost of recovering credit charges.

The Group maintains a legal function and also monitors relevant legal developments and the development and outcome of test cases through its membership of the Credit Hire Organisation. The Group's contracts and documentation are reviewed and amended where appropriate to take into account legal developments and case law.

The Group's legal department and the Group's legal businesses monitor such matters and the Group will endeavour to adapt its business model to deal with such changes if and when they are introduced.

Recovery of receivables

The business of credit hire involves the provision of goods and services on credit. The Group generally receives payment for the goods and services it has provided after a claim has been pursued against the party at fault (and the relevant third party insurer). This can mean that the Group can endure a long period before payment is received. Whilst significant progress has been made recently in obtaining prompt settlement of claims there is a risk that the Group will not be able to improve or maintain the pace of settlement of claims. In addition, third party insurers may seek to delay payments further in an attempt to achieve more favourable settlement terms for outstanding claims or, ultimately, to force the Group and other credit hire providers out of the market. If the Group is unable to maintain existing settlement periods, if there are further delays in the receipt of payments or if settlement terms with insurers worsen, its business, financial condition and operating results could be adversely impacted.

The Group manages this risk by ensuring that services are only provided to customers after a full risk assessment process and agreement to an appropriate contract.

Fleet costs and residual values

The cost to the Group of holding vehicles for hire is dependent upon a number of factors, including the

Group Strategic Report

continued

availability of vehicle finance, the purchase price of those vehicles, the level of discounts available from dealers and manufacturers, financing costs (represented by LIBOR and applicable margins) and the expected residual value at the date of disposal. There is a risk that changes in any of these factors could mean that the Group's fleet costs are increased.

The Group's fleet management system enables the business to manage the fleet effectively and maximise the utilisation of its vehicles in order to minimise the cost to the business of holding vehicles. Risk is further mitigated by managing vehicle holding periods and note 23 to the consolidated financial statements details the steps that are taken in managing LIBOR risk.

Operational risks and systems

Operational risks are present in all of the Group's businesses, including the risk of direct and/or indirect loss resulting from inadequate or failed internal and external processes, systems, or infrastructure from fraud or human error or from external events. The Group's business is dependent on processing a large number of claims and vehicle hires. There could be a failure, weakness in, or security breach of, the Group's systems, processes or business continuity arrangements.

The Group's systems and processes are designed to ensure that the operational risks associated with its activities are appropriately controlled. Preventative controls and back-up and recovery procedures are in place for key systems and all buildings. Changes to group systems are considered as part of a wider group business change management process and implemented in phases where possible. The Group has business recovery and business continuity plans in all of its operations.

Liquidity and Financial

The Group has made the decision not to have any committed working capital facilities at the present time and therefore manages its existing cash balances and operational cash flow surpluses to provide working capital headroom. The Group is also dependent upon the continued availability of both committed and uncommitted fleet finance facilities to finance replacement vehicle purchases. In addition the principal financial risks and uncertainties include capital risk, interest rate risk and credit risk.

Further details of these risks and their management are contained in note 23 to the consolidated financial statements.

Going concern

The Group's business activities, analysis of its financial performance and position, and factors likely to affect its future development, are set out in the Operational and Financial Review above. The financial resources available to the Group are also discussed in detail in the Operational and Financial Review above. The forward risks faced by the Group are also discussed in the section on principal risks and uncertainties above.

The directors have assessed the future funding requirement of the Group and the Company, and have compared them to the sources and levels of working capital resources available including cash balances. The assessment included a review of current financial projections to June 2017, and a review of the financial resources available by way of cash balances and facilities. Recognising the considerable uncertainty surrounding financial projections in the current economic environment, in particular with regard to the demand for the Group's services and the cash collection profiles from insurers, the directors considered a number of scenarios and the mitigating actions the Group could take to limit any adverse consequences.

Having undertaken this work, the directors are of the opinion that the Group has access to adequate resources to fund its operations for the foreseeable future and so determine that it is appropriate for the financial statements to be prepared on a going concern basis.

By Order of the Board

Stephen Oakley
Chief Financial Officer
2 September 2015

Governance

Board of Directors

Avril Palmer Baunack

Chairman – Non Executive

Avril, 51, was appointed Chairman of Redde plc in September 2011. Avril is also executive chairman of BCA Marketplace plc. Avril was previously Chief Executive Officer of Autologic Holdings plc from October 2007 until its sale to Stobart Group. Avril held the position of Deputy Chief Executive Officer and Executive Chairman of Stobart Group until her resignation in April 2013. Prior to joining Autologic Avril was Chief Executive Officer of Universal Salvage plc. She has previously been Managing Director of FMG Support Ltd, the UK's largest independent provider of fleet management services and has held management positions at Europcar UK, Northgate Motor Holdings plc and the Caudwell Group. Avril was until 10 April 2015 non-executive chairman at Molins PLC and was also until 16 April 2015 non-executive chairman at Quartix Holdings plc. She was previously non-executive director at Alexon Group plc and also served as a non-executive director at Redde between April 2009 and December 2010.

Martin Ward

Chief Executive Officer

Martin, 48, joined Redde plc in August 2005 as Managing Director of its subsidiary business, Albany Assistance Limited. In February 2009 Martin became Managing Director of the Group's combined Accident Management Business and in April of the same year was appointed Group Managing Director. In October 2011 he became Chief Executive Officer.

Martin has extensive insurance industry experience, having jointly founded the Rarrigini & Rosso Group in 1994, a leading independent wholesale motor fleet, property and risk management insurance business, where he was commercial and operations director. This business built a membership network of over 500 leading commercial insurance brokers throughout the UK and marketed schemes on behalf of insurance companies. The business was acquired by THB plc in 2003. Martin has an MBA from Durham University.

Stephen Oakley

Chief Financial Officer

Stephen, 63, joined the Group as Chief Financial Officer in October 2011. Stephen is a Fellow of the Institute of Chartered Accountants having qualified in 1974 with Price Waterhouse, London and is also a member of the Chartered Institute of Taxation.

Stephen has significant experience having in the past been Group Finance Director of fully listed groups such as Macarthy plc and The Hartstone Group plc. He was also previously Group Chief Executive of AIM listed Loftus Road plc and Interim Chief Financial Officer of AIM listed Sira Business Services plc.

John Davies

Non-Executive Director

John, 66, joined the Board as non-executive director in December 2011 and brings a wealth of relevant experience to Helphire's Board having been, until he retired in 2006, Managing Director of Lloyds TSB's Asset Finance Division which, amongst other businesses, included the bank's motor-related operations. Prior to that John was Group Head of Consumer Finance for Standard Chartered Bank and Managing Director of their UK finance house subsidiary Chartered Trust. He has also held the positions of Managing Director of United Dominions Trust, a subsidiary of Lloyds TSB and a Director of the Finance and Leasing Association. In his career John has also been involved in a number of joint ventures with motor manufacturers and motor importers.

John was previously non-executive Chairman of Autologic Holdings PLC, and is currently a non-executive director of Molins PLC and Chairman of the Vehicle Remarketing Association.

Mark McCafferty

Non-Executive Director

Mark, 56, joined Helphire's Board as non-executive director and chairman of the Remuneration Committee, in March 2009. He brings extensive sector management and commercial experience, having spent six years as CEO of Avis Europe PLC. Prior to Avis, Mark was Managing Director of Thomas Cook's global travel businesses, and previous to that spent seven years with Midland Bank International in corporate finance and international operations. He is currently CEO of Premiership Rugby and has previously held non-executive directorships with HMV Group plc, UMBRO plc and Horserace Totalisator (Tote).

Governance continued

Directors' report

The directors present their Annual Report and the audited financial statements for the year ended 30 June 2015. The Corporate Governance section set out on pages 17 to 19 forms part of this report.

Principal activities

The principal activity of the Company is that of a holding company and its principal subsidiaries are set out in note 31. The principal activities of the Group are the provision of non-fault accident management assistance and related services including legal services exclusively in the United Kingdom. The main income is derived from replacement vehicle hire, the financing of vehicle repairs and providing solicitors' services (including pursuing personal injury claims) for the innocent parties involved in motor accidents.

Environmental, employee and social community matters

The directors recognise the requirements of the Group to balance the interests of its stakeholder groups, particularly the impact of its day to day operations on the environment and matters relating to its employees and the community in which it operates.

Redde and the environment

It is recognised that the Group's business has an unavoidable impact on the environment and it is the Group's intention to minimise these effects wherever and whenever practicable.

People

The Company's employees continue to support and remain loyal to the business despite the challenges the Group has faced in the recent past. The Company offers relevant training and development opportunities when it is able to do so.

Redde in the community

The Group continues to make a positive contribution to the local communities in which it operates, and has over the last financial year maintained its support for local communities and national causes, whilst minimising the associated financial impact on the Group.

Results and dividends

The profit before tax for the year ended 30 June 2015 was £24.3m (2014: £10.5m) and a profit after tax for the year of £25.3m (2014: £14.7m) was transferred to reserves.

The Board has pleasure in recommending a final dividend of 4.25 pence per share making a total of 8.25 pence per share for the year as a whole (excluding the Special dividend below) which, if approved by shareholders at the forthcoming AGM on Thursday 29 October 2015, will be paid on Thursday 5 November 2015 to those shareholders on the register at the close of business on Friday 9 October 2015.

An interim dividend of 4.00 pence per share was paid on 26 March 2015 and including this the total ordinary dividend for the year is 8.25 pence compared to 6.85 pence last year, an increase of 21.4%.

In addition a Special Dividend of 1.00 pence per share was paid on 30 July 2015 principally reflecting collections made in respect of the settlement of past claims against insurers and others in relation to Autofocus.

Directors

Details of the directors of the Company who served during the year, their dates of appointment, their titles, roles, and committee memberships and chairmanships are set out in a table at page 17 of this Annual Report.

The names and biographies of the directors appear on page 13.

Directors' interests

At 30 June 2015, including family interests, the following directors held the number of shares of the Company as shown below:

| | Ordinary Shares | B Shares* |
|-----------------|-----------------|-----------|
| Martin Ward | 504,467 | 6,940,606 |
| Stephen Oakley | 223,093 | 3,470,304 |
| Mark McCafferty | 30,000 | – |

* The B shares are held jointly with Helphire EBT Trustees Limited.

No changes took place in the interests of directors between 30 June 2015 and the date of this report.

Details of directors' share options and the B share incentive scheme are contained in the Directors' remuneration report on pages 20 to 23.

Directors' indemnities

The directors benefit from indemnities in the Company's articles (to the extent permitted by law) and from Directors and Officers insurance purchased by the Company.

Substantial shareholdings

As at 2 September 2015, the Company had been notified in accordance with Chapter 5 of the Disclosure and Transparency Rules that the following persons are interested directly or indirectly in 3% or more of the issued share capital of the Company:

| | Number of Ordinary Shares | % of voting rights and issued share capital |
|----------------------|---------------------------|---|
| Invesco Limited | 83,459,593 | 29.14 |
| Woodford Investments | 52,286,045 | 18.25 |
| Aviva plc | 42,091,548 | 14.70 |
| Schroders plc* | 13,459,600 | 4.70 |

*Information obtained from the Company's share register analysis only.

Share capital and rights attaching to the Company's shares

As at 30 June 2015, the Company's issued share capital consisted of 285,390,229 ordinary shares with a nominal value of 0.1p each and 10,410,910 B shares of 0.1p each. Only the ordinary shares have rights to vote at a general meeting of the Company and every member holding ordinary shares has one vote on a show of hands and on a poll, one vote for each share held. The notice of general meeting specifies deadlines for exercising voting rights either by proxy or present in person in relation to resolutions to be passed at a general meeting. Details of the authorised and issued share capital of the Company and details of the number of shares issued during the year can be found in note 20.

Under the Company's Articles of Association, any share in the Company may be issued with such rights or restrictions, whether in regard to dividend, voting, return of capital or otherwise, as the Company may from time to time determine by ordinary resolution.

Governance continued

Directors' report continued

Disabled employees

Applications for employment by disabled persons are always fully considered, bearing in mind the aptitudes of the applicant concerned. In the event of members of staff becoming disabled, every effort is made to ensure that their employment with the Group continues and that appropriate training is arranged. It is the policy of the Group that the training, career development and promotion of disabled persons should, as far as possible, be identical with that of other employees.

Employee consultation

The Group places considerable value on the involvement of its employees and has continued to keep them informed on matters affecting them as employees and on the various factors affecting the performance of the Group. This is achieved through presentations and the Company intranet. The Group regularly communicates with employee on a wide range of matters affecting their current and future interests.

Auditor

In accordance with section 485 of the Companies Act 2006, a resolution to reappoint KPMG LLP as auditor will be put to the forthcoming Annual General Meeting.

Disclosure of information to auditor

The directors who held office at the date of approval of this Directors' report confirm that, so far as they are each aware, there is no relevant audit information of which the Company's auditor is unaware; and each director has taken all the steps that he ought to have taken as director to make himself aware of any relevant audit information and to establish that the Company's auditor is aware of that information.

Annual General Meeting

The Annual General Meeting will be held on Thursday 29 October 2015. The Notice convening the meeting and information about the proposed resolutions accompanies this Annual Report and Accounts.

By order of the Board

Nicholas Tilley

Company Secretary
2 September 2015

Governance continued

Corporate Governance Report

The application of the UK Corporate Governance Code (“Code”) and corporate governance during the period 01 July 2014 to 30 June 2015 (“Year”).

The Code does not apply directly to companies which are admitted to trading on AIM. The directors recognise, however, the importance of high standards of corporate governance and throughout the Year intended that the Company should observe requirements of the QCA Corporate Governance Guidelines for AIM companies or the Code to the extent directors consider appropriate having regard to the size, nature and resources of the Company.

An explanation of how these principles have been applied is set out both below and in the Directors’ remuneration, Audit Committee and internal control sections of this report.

The Board

The table below sets out details of all directors who have served during the Year and their membership of Board committees. There is a separate attendance statement at the end of this report in respect of directors’ attendance at the 11 Board meetings and the committee meetings held during the Year.

| Director | Date appointed | Role | Committees (C = current chairman) |
|-----------------------------|----------------|-----------------------------|--------------------------------------|
| Avril Palmer-Baunack | 28/09/11 | Non-executive Chairman | Nomination (C) Remuneration |
| Martin Ward | 08/04/09 | Chief Executive Officer | N/A |
| Stephen Oakley | 18/10/11 | Chief Financial Officer | N/A |
| Mark McCafferty | 01/03/09 | Senior Independent Director | Remuneration (C) Audit Nomination |
| John Davies | 01/12/11 | Non-executive | Audit (C) Remuneration Nomination |

Board decisions are generally on matters of strategy, policy, people, performance and budgets. Each director receives detailed information on matters to be discussed well in advance of each Board meeting to ensure that there is a full debate at Board level and, in particular so that the non-executive directors can contribute fully.

The Board has formally reserved specific matters for determination and has approved terms of reference for all other Board committees; these are available on request and are published on the Group’s web site at www.redde.com/investors/. The non-executive directors’ terms and conditions of appointment are available for inspection.

There is a formal policy in place to ensure that all directors have access to independent professional advice, if they have the need to seek it. There is an induction process for new directors and training is available when required.

Chairman, Chief Executive Officer and Senior Independent Director

Avril Palmer-Baunack is Non Executive Chairman and the Chief Executive Officer is Martin Ward. There is a formal division of responsibilities between the Chairman and the Chief Executive Officer. The non-executive directors led by the Senior Independent Director Mark McCafferty meet regularly in the absence of executive directors.

Board balance

At all times during the year the Board has consisted of a majority of non executive directors including the Chairman. All of the non-executive directors are viewed as independent of management and free from any business or other relationship which could materially interfere with the exercise of their independent judgment. Avril Palmer-Baunack (until 10 April 2015) and John Davies both sat on the board of Molins plc. The Board has satisfied itself that this does not compromise their independence and that they demonstrate independence of action and judgment.

Nomination committee

Board appointments and succession planning are the responsibility of the Nomination Committee. This committee currently comprises Avril Palmer-Baunack (chairman), Mark McCafferty and John Davies. There were three meetings in the Year.

Governance continued

Corporate Governance Report continued

Performance evaluation

The Board and its committees have not conducted a formal internal performance evaluation this Year and considers that its size is such that this can be assessed by informal discussions at Board and committee meetings. The non-executive directors also met during the Year without the presence of executive directors, during which the performance of executive directors was assessed and, without the presence of the Chairman (but with input from executive directors) to assess the performance of the Chairman.

Re-election

Stephen Oakley is retiring by rotation and seeks re-election to the Board. John Davies and Mark McCafferty also retire having served on the board for three years and also seek re-election. Their biographical details are to be found on page 13 of this Annual Report and Accounts. The Nomination Committee believes that all of these directors continue to be effective and demonstrate commitment to their respective roles.

Remuneration committee

The Remuneration Committee currently comprises Mark McCafferty (chairman), Avril Palmer-Baunack and John Davies. The committee held five meetings during the Year.

The committee's role is to set the Chairman's remuneration and to determine remuneration packages for executive directors to enable the Group to attract retain and motivate executives of the necessary calibre without paying more than is necessary for this purpose. Further information is given in the Directors' Remuneration Report and other parts of this Annual Report.

The remuneration of the non-executive directors is a matter reserved for the whole Board.

Relations with shareholders

The Group is committed to maintaining good relations with all its shareholders through the provision of regular Interim and Annual Reports, other trading statements and the Annual General Meeting. The Company also maintains contact with its institutional shareholders. The views of analysts, brokers and major shareholders are relayed to the Board through the Chairman and the Senior Independent Director as appropriate.

Annual General Meeting

The Annual General Meeting provides an opportunity for all shareholders to be updated on the Group's progress and ask questions of the Board.

Financial reporting

The Board has ultimate responsibility for both the preparation of accounts and the monitoring of systems of internal financial control. The Board seeks to present a balanced and understandable assessment of the Group's position and its prospects and present price-sensitive information in an appropriate way. The Group publishes interim reports so that the Group's financial position can be monitored regularly by shareholders.

Internal control

The Board is responsible for the Group's system of internal control and has, during the period covered by this report maintained an ongoing and planned process, to identify, evaluate, report and manage the significant risks faced by the Group during this financial period up to the date of approval of this report.

The Group's key risks are identified, assessed and managed by senior management and supervised by a risk committee and/or subsidiary boards. Senior managers and compliance officers submit regular reports for discussion at the meetings. The Group's executive directors are members of the risk committee and subsidiary boards.

Strategic risks remain the sole responsibility of the Board which regularly assess such risks in discussions led by the Chief Executive Officer.

The Board, in seeking to achieve the Group's business objectives, cannot offer an absolute guarantee that the application of a risk management process will overcome, eliminate or mitigate all significant risks. However, by further developing and operating an annual and ongoing risk management process to identify, report and manage significant risks, the Board seeks to provide a reasonable assurance against material misstatement or loss.

The Board confirms that it has reviewed the effectiveness of the Group's system of internal controls for assessing significant operational and strategic risks. The Chief Executive Officer advises the Board on any significant risks. The controls reviewed cover the financial, operational, compliance, fraud and risk management systems that have been in operation during this reporting period. The review considered all significant aspects of the internal control process.

Consolidated accounts

The system of internal controls described above applies to all subsidiary undertakings. In addition the accounts of the Group's principal subsidiaries are combined with those of the Company to form the consolidated accounts each month. The head office finance team is responsible for producing the consolidated accounts, including the elimination of intra-group transactions and unrealised intra-group profits and there is a monthly review of key performance indicators by the commercial and financial management of each subsidiary.

Audit Committee

The Board has, through the Audit Committee, established formal and transparent arrangements for financial reporting, the review of formal announcements relating to the Company's financial performance, internal control and external auditing. The committee monitors (i) the financial reporting process, (ii) the effectiveness of the Group's internal financial control and internal audit functions, (iii) the statutory audit of the annual and consolidated accounts, and (iv) reviews the independence of the auditor including the provision of non-audit services to the Group. The Audit Committee also monitors the operational risk management systems referred to above.

The Audit Committee currently comprises John Davies (Chairman) who is a director with recent and relevant experience in this role and Mark McCafferty. The committee held five meetings in the Year. Further details about, and the qualifications of, the committee members can be found in their biographies on page 13 of this Annual Report.

The Company has a formal policy that the auditor is not used for other work unless it is both in the best interests of the Company to use that firm and the Audit Committee is satisfied that it will not affect the independence of the auditor. During the Year a separate team within KPMG LLP performed financial due diligence work in respect of the evaluation of potential acquisitions. Appropriate safeguards have been put in place to ensure the independence of the audit and advisory work of the separate teams of KPMG LLP.

The committee has also reviewed the Company's arrangements to enable employees to raise concerns about possible improprieties confidentially. The Company uses a specialist, independent organisation to provide a confidential 'Whistleblowers' hotline'.

The committee receives reports from executive directors and also receives reports from, and periodically meets with the external auditor and internal auditors in the absence of management.

The committee has reviewed the interim and final results published during the Year. It receives quarterly reports from Internal Audit during which it reviewed the internal auditors' findings for the period under review and approved their programme of future work.

Board and Committee attendance

The attendance of directors at Board meetings during the year is shown below. Their attendance is listed first along with the actual number of meetings that they were eligible to attend. In total during the year there were 11 Board meetings and a number of scheduled committee meetings (five Audit, five Remuneration and three Nomination).

| Name of director | Main Board | Audit Committee | Remuneration Committee | Nomination Committee |
|----------------------|------------|-----------------|------------------------|----------------------|
| Avril Palmer-Baunack | 11/11 | – | 5/5 | 3/3 |
| Martin Ward | 11/11 | – | – | – |
| Stephen Oakley | 11/11 | – | – | – |
| Mark McCafferty | 11/11 | 5/5 | 5/5 | 3/3 |
| John Davies | 10/11 | 5/5 | 4/5 | 3/3 |

By order of the Board

John Davies

Chairman of the Audit Committee on its behalf
2 September 2015

Governance continued

Directors' remuneration report

Introduction

As an AIM listed company the Company is not obliged to prepare a directors' remuneration report and the information below does not therefore constitute a 'directors remuneration report' within the meaning of the Companies Act 2006. Notwithstanding this the directors have decided, in accordance with best practice, to produce a report that deals with the remuneration of both executives and non-executive directors.

The report has been divided into separate sections for audited and un-audited information.

Information in this report relates to the 2015 financial year ('Year') unless otherwise stated.

Unaudited information

Remuneration committee

The Remuneration Committee operates under written terms of reference approved by the Board. It meets as and when required (but at least twice a year) and currently comprises Mark McCafferty (chairman), Avril Palmer-Baunack and John Davies, all of whom are independent non-executive directors.

No committee member has any personal financial interest, conflicts of interest arising from cross directorships or any day-to-day involvement in the running of the business. The committee makes recommendations to the Board. No director plays a part in any discussion about his or her remuneration.

Remuneration policy

The Company's remuneration policy remains that executive remuneration packages are designed to attract, motivate and retain the high calibre executives needed to maintain the Company's position as a leading accident management company. The performance evaluation of the executive directors and the determination of their annual remuneration packages is undertaken by the committee.

The committee has responsibility for the remuneration packages of the Chairman, the executive directors and certain designated management below Board level. The Board sets the remuneration of the non-executive directors.

The Company regards the executive directors as being its key management personnel. The main elements of the executive directors' remuneration packages for the Year (which are set out in more detail below) were:

1. Basic salary and benefits;
2. Annual bonus opportunity not to exceed 100% of basic salary;
3. Incentive Schemes; and
4. Pension arrangements

The Company's policy is, and it is intended that it shall continue to be, that a significant element of an executive director's remuneration is to be performance-related.

Whilst the committee has, as required, stated its remuneration policy for future years, it is conscious that any remuneration policy needs to be flexible. Any changes to this policy will be disclosed in subsequent reports.

Executive directors are entitled to accept appointments outside the Company so long as the Company's permission is sought. The Company's policy is that any fees payable to full-time executive directors are shared with the Company.

Basic salary

Executive directors' salaries are determined by the committee and generally take effect from the start of each financial year. Before setting such remuneration, the committee considers pay conditions in the Group as a whole, individual performance and research which gives up to date information on remuneration policies adopted by similar companies.

Basic salaries for the current executive directors during the Year were: Chief Executive Officer £335,000 and the Chief Financial Officer £225,000. Further details of directors' remuneration appear in the audited part of this report.

The Committee resolved in July 2015 to review executive directors' base salaries for the forthcoming financial year. Following this review it was accordingly resolved to increase the basic salaries for the current executive directors to the following: Chief Executive Officer £357,000 and the Chief Financial Officer £240,000. The next review is scheduled to take place in or around June 2016.

Executive directors' contracts of service (which include details of their remuneration) will be available for inspection at the Annual General Meeting. In addition to their basic salary, executive directors receive certain benefits comprising a car and fuel card (or cash allowance in lieu), private medical, life, critical illness and permanent health insurances and pension contributions (or cash in lieu of such contributions).

Annual bonus payments

The executive directors are entitled to participate in the annual bonus scheme. The bonuses are payable subject to the achievement of challenging bonus targets which, for the current Year, were based on profit before taxation, operating cash flow, and ABI debtor days. The maximum bonus potential for meeting all of the targets is 100% of salary but the Remuneration Committee has discretion if some but not all targets are met. Bonus payments for the Year were paid in recognition of the attainment of all of the targets in relation to profit before taxation, operating cash flow and ABI debtor day targets.

The committee has set appropriately challenging bonus targets for the forthcoming year on both adjusted profit and earnings per share before taxation and operating cash flow.

Share-based incentives

The Company's current share-based incentive arrangements under which it could make awards comprise only the 2013 Executive Share Incentive Scheme, the 2014 SAYE scheme and the B Share Incentive Scheme.

Details of share options granted to executive directors appear in the audited section of this report.

Pension arrangements

The executive directors receive a fixed sum allowance (subject to annual review) to be used for personal money purchase schemes (or cash in lieu of such contributions).

Directors' contracts

In accordance with general practice, and the Company's policy, executive directors have contracts with an indefinite term and a notice period of one year.

Details of the executive directors' contracts are summarised below:

| Name | Date of Appointment | Unexpired term |
|----------------|---------------------|--------------------|
| Martin Ward | 08 April 2009 | One year (rolling) |
| Stephen Oakley | 18 October 2011 | One year (rolling) |

The executive directors' contracts have no express provision for the payment of compensation in the event of early termination. In the event of termination of an executive director's service contract, when determining the compensation payable to the executive director, it is the policy of the Committee to take account of the principles of mitigation of loss.

All non-executive directors have specific terms of engagement and are appointed subject to periodic re-election. Their fees are disclosed in the audited section of this report and are set by the Board as a whole. Non-executive directors cannot participate in any of the Company's share incentive schemes. Dates of the current non-executive directors' original letters of appointment are set out below:

| Name | Date of appointment | Unexpired term |
|----------------------|---------------------|--|
| Avril Palmer-Baunack | 28 September 2011 | 3 months notice (subject to re-election) |
| John Davies | 01 December 2011 | 3 months notice (subject to re-election) |
| Mark McCafferty | 01 March 2009 | 3 months notice (subject to re-election) |

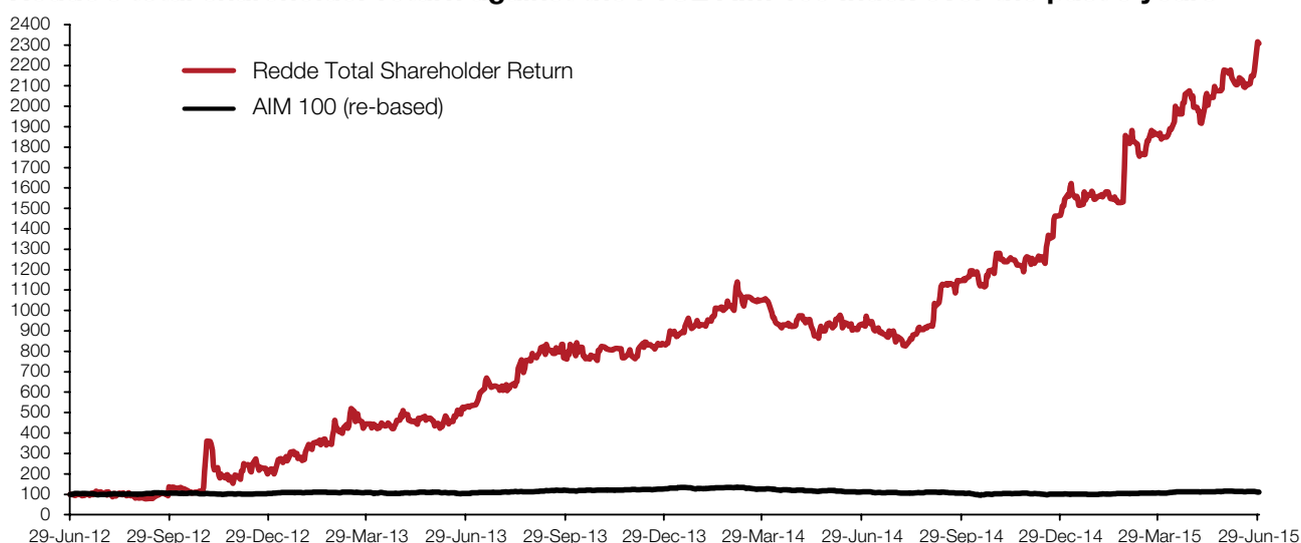
Governance continued

Directors' remuneration report continued

Performance graph

The following graph shows the Company's performance compared with the performance of the FTSE AIM 100 Index (measured by total shareholder return). This comparator has been selected as the most appropriate index of which the Company has been a constituent.

Redde's total shareholder return against the FTSE AIM 100 Index over the past 3 years



Audited information

Aggregate directors' remuneration

The total amounts for directors' remuneration and other benefits were as follows:

| | 2015 £'000 | 2014 £'000 |
|--------------------------------------|---------------|---------------|
| Emoluments | 1,445 | 1,385 |
| Money purchase pension contributions | 130 | 114 |
| Total remuneration | 1,575 | 1,499 |

Directors' emoluments

| | Fees/Basic salary £'000 | Bonus £'000 | Taxable benefits £'000 | Sub-Total 2015 £'000 | Pension £'000 2015 | Total 2015 £'000 | Sub-Total | | Total 2014 £'000 |
|--------------------------------|-------------------------------|----------------|------------------------------|----------------------------|--------------------------|------------------------|---------------|--------------------------|------------------------|
| | | | | | | | £'000 2014 | Pension £'000 2014 | |
| Executive Directors | | | | | | | | | |
| M Ward | 335 | 335 | 15 | 685 | 77 | 762 | 645 | 68 | 713 |
| S Oakley | 225 | 225 | 12 | 462 | 53 | 515 | 442 | 46 | 488 |
| | 560 | 560 | 27 | 1,147 | 130 | 1,277 | 1,087 | 114 | 1,201 |
| Non-Executive Directors | | | | | | | | | |
| A Palmer-Baunack | 200 | - | - | 200 | - | 200 | 200 | - | 200 |
| M McCafferty | 48 | - | - | 48 | - | 48 | 48 | - | 48 |
| J Davies | 50 | - | - | 50 | - | 50 | 50 | - | 50 |
| Total emoluments | 858 | 560 | 27 | 1,445 | 130 | 1,575 | 1,385 | 114 | 1,499 |

Directors' share options

The aggregate emoluments disclosed do not include any amounts for the value of options to acquire ordinary shares in the Company granted to or held by directors. The directors do not hold any HM Revenue & Customs approved options apart from the Sharesave Scheme. Details of the directors' options under the various share incentive schemes are as follows:

2013 Executive Incentive Scheme

| Name | Options held at 01 July 2014 '000 | Options granted in the year '000 | Options exercised in the year '000 | Options surrendered in the year '000 | Options held at 30 June 2015 '000 | Exercise price (pence) | Date from which exercisable | Expiry date |
|----------|-----------------------------------|----------------------------------|------------------------------------|--------------------------------------|-----------------------------------|------------------------|-----------------------------|-------------|
| M Ward | 1,382 | – | (921) | – | 461 | 12.5* | See below | 30/06/2017 |
| S Oakley | 691 | – | (461) | – | 230 | 12.5* | See below | 30/06/2017 |

*As at 30 June 2015. Present price is subject to future adjustments for events as defined under the scheme - see note 22.

The outstanding options are exercisable on the achievement of various events as detailed in note 22.

B Share Incentive Scheme

Martin Ward and Stephen Oakley have interests in 6,940,606 and 3,470,304 B Shares respectively under the B Share Incentive Scheme the terms of which are detailed in note 22.

Sharesave Scheme

Details of the directors' options under the 2014 SAYE Scheme are as follows:

| Name | Options held at 01 July 2014 '000 | Options granted in the year '000 | Options exercised in the year '000 | Options surrendered in the year '000 | Options held at 30 June 2015 '000 | Exercise price (pence) | Date from which exercisable | Expiry date |
|----------|-----------------------------------|----------------------------------|------------------------------------|--------------------------------------|-----------------------------------|------------------------|-----------------------------|-------------|
| M Ward | 37 | – | – | – | 37 | 48.3 | 01/08/2017 | 01/02/2018 |
| S Oakley | 37 | – | – | – | 37 | 48.3 | 01/08/2017 | 01/02/2018 |

By order of the Board

Mark McCafferty

Chairman of the Remuneration Committee on its behalf
2 September 2015

Statement of Directors' responsibilities

in respect of the Annual Report and financial statements

The directors are responsible for preparing the Annual Report and the Group and Parent Company financial statements in accordance with applicable law and regulations.

Company law requires the directors to prepare Group and Parent Company financial statements for each financial year. As required by the AIM Rules of the London Stock Exchange they are required to prepare the Group financial statements in accordance with IFRSs as adopted by the EU and applicable law and have elected to prepare the Parent Company financial statements on the same basis.

Under Company law the directors must not approve the financial statements unless they are satisfied that they give a true and fair view of the state of affairs of the Group and Parent Company and of their profit or loss for that period.

In preparing each of the Group and Parent Company financial statements, the directors are required to:

- select suitable accounting policies and then apply them consistently;
- make judgments and estimates that are reasonable and prudent;
- state whether they have been prepared in accordance with IFRSs as adopted by the EU; and
- prepare the financial statements on the going concern basis unless it is inappropriate to presume that the Group and the Parent Company will continue in business.

The directors are responsible for keeping adequate accounting records that are sufficient to show and explain the Parent Company's transactions and disclose with reasonable accuracy at any time the financial position of the Parent Company and enable them to ensure that its financial statements comply with the Companies Act 2006. They have general responsibility for taking such steps as are reasonably open to them to safeguard the assets of the Group and to prevent and detect fraud and other irregularities.

The directors are responsible for the maintenance and integrity of the corporate and financial information included on the Company's website. Legislation in the UK governing the preparation and dissemination of financial statements may differ from legislation in other jurisdictions.

Independent auditor's report

to the members of Redde plc

We have audited the financial statements of Redde plc for the year ended 30 June 2015 set out on pages 26 to 65. The financial reporting framework that has been applied in their preparation is applicable law and International Financial Reporting Standards (IFRSs) as adopted by the EU and, as regards the Parent Company financial statements, as applied in accordance with the provisions of the Companies Act 2006.

This report is made solely to the company's members, as a body, in accordance with Chapter 3 of Part 16 of the Companies Act 2006. Our audit work has been undertaken so that we might state to the Company's members those matters we are required to state to them in an auditor's report and for no other purpose. To the fullest extent permitted by law, we do not accept or assume responsibility to anyone other than the company and the company's members, as a body, for our audit work, for this report, or for the opinions we have formed.

Respective responsibilities of directors and auditor

As explained more fully in the Statement of Directors' responsibilities set out on page 24, the directors are responsible for the preparation of the financial statements and for being satisfied that they give a true and fair view. Our responsibility is to audit, and express an opinion on, the financial statements in accordance with applicable law and International Standards on Auditing (UK and Ireland). Those standards require us to comply with the Auditing Practices Board's Ethical Standards for Auditors.

Scope of the audit of the financial statements

A description of the scope of an audit of financial statements is provided on the Financial reporting Council's website at www.frc.org.uk/auditscopeukprivate.

Opinion on financial statements

In our opinion:

- the financial statements give a true and fair view of the state of the group's and of the parent company's affairs as at 30 June 2015 and of the Group's profit for the year then ended;
- the Group financial statements have been properly prepared in accordance with IFRSs as adopted by the EU;
- the Parent Company financial statements have been properly prepared in accordance with IFRSs as adopted by the EU and as applied in accordance with the provisions of the Companies Act 2006; and
- the financial statements have been prepared in accordance with the requirements of the Companies Act 2006.

Opinion on other matter prescribed by the Companies Act 2006

In our opinion the information given in the Strategic Report and the Directors' Report for the financial year for which the financial statements are prepared is consistent with the financial statements.

Matters on which we are required to report by exception

We have nothing to report in respect of the following matters where the Companies Act 2006 requires us to report to you if, in our opinion:

- adequate accounting records have not been kept by the Parent Company, or returns adequate for our audit have not been received from branches not visited by us; or
- the Parent Company financial statements are not in agreement with the accounting records and returns; or
- certain disclosures of directors' remuneration specified by law are not made; or
- we have not received all the information and explanations we require for our audit.

Andrew Campbell-Orde, Senior Statutory Auditor

for and on behalf of KPMG LLP, Statutory Auditor
Chartered Accountants,
100 Temple Street, Bristol,
BS1 6AG,
United Kingdom
2 September 2015

Consolidated income statement

for the year ended 30 June 2015

| | Note | Year ended 30 June 2015 Adjusted* £'000 | Year ended 30 June 2015 Exceptional items £'000 | Year ended 30 June 2015 £'000 | Year ended 30 June 2014 Adjusted* £'000 | Year ended 30 June 2014 Exceptional items £'000 | Year ended 30 June 2014 £'000 |
|---|------|--|---|-------------------------------------|--|---|-------------------------------------|
| Continuing Operations | | | | | | | |
| Revenue | 3 | 248,671 | – | 248,671 | 197,419 | – | 197,419 |
| Cost of sales | | (172,083) | – | (172,083) | (145,227) | – | (145,227) |
| Gross profit | | 76,588 | – | 76,588 | 52,192 | – | 52,192 |
| Administrative expenses | 4 | (54,616) | (770) | (55,386) | (40,584) | (1,360) | (41,944) |
| Group operating profit | 5 | 21,972 | (770) | 21,202 | 11,608 | (1,360) | 10,248 |
| Other income | 4 | – | 2,890 | 2,890 | – | – | – |
| Share of results of associates | 13 | 314 | – | 314 | 53 | – | 53 |
| EBIT | | 22,286 | 2,120 | 24,406 | 11,661 | (1,360) | 10,301 |
| Net finance income/(costs) | 4,7 | 441 | (502) | (61) | 217 | – | 217 |
| Profit before taxation | | 22,727 | 1,618 | 24,345 | 11,878 | (1,360) | 10,518 |
| Tax credit | 8 | 957 | – | 957 | 4,232 | – | 4,232 |
| Profit for the year | | 23,684 | 1,618 | 25,302 | 16,110 | (1,360) | 14,750 |
| Profit for the year attributable to: | | | | | | | |
| Equity holders of the Company | | 23,622 | 1,618 | 25,240 | 16,179 | (1,360) | 14,819 |
| Non controlling interests | | 62 | – | 62 | (69) | – | (69) |
| Profit for the year | | 23,684 | 1,618 | 25,302 | 16,110 | (1,360) | 14,750 |
| Earnings per share (p) | | | | | | | |
| Basic | 10 | 8.40 | 0.57 | 8.97 | 7.47 | (0.63) | 6.84 |
| Diluted | 10 | 7.92 | 0.54 | 8.46 | 6.48 | (0.55) | 5.93 |

* Adjusted profit excludes the impact of those items described as exceptional, as set out in note 4.

Consolidated statement of comprehensive income

for the year ended 30 June 2015

| | Year ended 30 June 2015 £'000 | Year ended 30 June 2014 £'000 |
|---|-------------------------------------|-------------------------------------|
| Profit for the year | 25,302 | 14,750 |
| Other comprehensive income | – | – |
| Total comprehensive income for the year attributable to: | | |
| Equity holders of the Company | 25,240 | 14,819 |
| Non controlling interests | 62 | (69) |
| Total comprehensive income for the year | 25,302 | 14,750 |

Consolidated statement of changes in equity

for the year ended 30 June 2015

| | Share Capital £'000 | Share Premium Account £'000 | Shares to be issued £'000 | Retained Earnings £'000 | Total £'000 | Non Controlling Interests £'000 | Total £'000 |
|---|---------------------------|--------------------------------------|------------------------------------|-------------------------------|----------------|--|----------------|
| Balance at 01 July 2013 | 166 | – | – | 76,842 | 77,008 | – | 77,008 |
| Profit for the year | – | – | – | 14,819 | 14,819 | (69) | 14,750 |
| Total comprehensive income for the year | – | – | – | 14,819 | 14,819 | (69) | 14,750 |
| Issue of Ordinary Shares | 117 | 60,253 | – | – | 60,370 | – | 60,370 |
| Expenses on issue of Ordinary Shares | – | (2,449) | – | – | (2,449) | – | (2,449) |
| Dividends paid in the year | – | – | – | (8,468) | (8,468) | – | (8,468) |
| Credit to equity for settled Share-Based Payments | – | – | – | 883 | 883 | – | 883 |
| Balance at 30 June 2014 | 283 | 57,804 | – | 84,076 | 142,163 | (69) | 142,094 |
| Profit for the year | – | – | – | 25,240 | 25,240 | 62 | 25,302 |
| Total comprehensive income for the year | – | – | – | 25,240 | 25,240 | 62 | 25,302 |
| Issue of Ordinary Shares | 13 | 7,299 | (1,716) | – | 5,596 | – | 5,596 |
| Shares to be issued | – | – | 5,155 | – | 5,155 | – | 5,155 |
| Dividends paid in the year | – | – | – | (21,109) | (21,109) | – | (21,109) |
| Credit to equity for settled Share-Based Payments | – | – | – | 408 | 408 | – | 408 |
| Balance at 30 June 2015 | 296 | 65,103 | 3,439 | 88,615 | 157,453 | (7) | 157,446 |

Consolidated statement of financial position

as at 30 June 2015

| | Note | 2015 £'000 | 2014 £'000 |
|--|------|-----------------|---------------|
| Non-current assets | | | |
| Goodwill | 11 | 59,231 | 59,231 |
| Property, plant and equipment (including vehicles) | 12 | 31,682 | 20,075 |
| Interests in associates | 13 | 232 | 56 |
| Deferred tax asset | 19 | 10,850 | 9,200 |
| | | 101,995 | 88,562 |
| Current assets | | | |
| Trade and other receivables | 14 | 84,331 | 82,766 |
| Cash and cash equivalents | | 68,626 | 58,338 |
| | | 152,957 | 141,104 |
| Total assets | | 254,952 | 229,666 |
| Current liabilities | | | |
| Trade and other payables | 15 | (65,025) | (56,939) |
| Deferred consideration | 24 | – | (6,679) |
| Obligations under finance leases | 16 | (14,663) | (7,912) |
| Short-term borrowings | 17 | – | (350) |
| Short-term provisions | 18 | (1,689) | (2,447) |
| | | (81,377) | (74,327) |
| Net current assets | | 71,580 | 66,777 |
| Non-current liabilities | | | |
| Deferred consideration | 24 | – | (3,200) |
| Obligations under finance leases | 16 | (14,288) | (8,519) |
| Deferred tax liability | 19 | (1,022) | (297) |
| Long-term provisions | 18 | (819) | (1,229) |
| | | (16,129) | (13,245) |
| Total liabilities | | (97,506) | (87,572) |
| Net assets | | 157,446 | 142,094 |
| Equity | | | |
| Share capital | 20 | 296 | 283 |
| Share premium account | 20 | 65,103 | 57,804 |
| Shares to be issued | 24 | 3,439 | – |
| Retained earnings | | 88,615 | 84,076 |
| Equity attributable to owners of the company | | 157,453 | 142,163 |
| Non Controlling Interests | | (7) | (69) |
| Total Equity | | 157,446 | 142,094 |

The notes on pages 30 to 56 form an integral part of these financial statements.

The financial statements were approved by the Board of Directors and authorised for issue on 2 September 2015. They were signed on its behalf by:

Stephen Oakley

Chief Financial Officer
2 September 2015
Company Number 03120010

Consolidated statement of cash flows

for the year ended 30 June 2015

| | Note | 2015 £'000 | 2014 £'000 |
|--|------|-----------------|---------------|
| Cash flows from operating activities | | | |
| Profit for the year | | 25,302 | 14,750 |
| Tax credit | | (957) | (4,232) |
| | | 24,345 | 10,518 |
| Income from associates | | (314) | (53) |
| Finance income | 7 | (441) | (217) |
| Fleet finance lease interest | 7 | 1,054 | 772 |
| Depreciation, amortisation and impairment charges | 25 | 6,109 | 3,898 |
| Losses on sale of property, plant and equipment | | 424 | 414 |
| Share-based payment charges | | 408 | 883 |
| EBITDA | | 31,585 | 16,215 |
| (Increase)/decrease in receivables | | (1,947) | 10,522 |
| Increase in payables | | 8,695 | 1,847 |
| Decrease in provisions | | (1,168) | (3,220) |
| Cash generated from operating activities | | 37,165 | 25,364 |
| Bank interest received | | 490 | 292 |
| Bank and loan interest paid | | (27) | (93) |
| Fleet finance lease interest | | (1,054) | (733) |
| Interest element of non-fleet finance lease rentals | | (22) | (22) |
| | | (613) | (556) |
| Taxation received | | 241 | – |
| Net cash from operating activities | | 36,793 | 24,808 |
| Cash flows from investing activities | | | |
| Acquisitions of business combinations net of cash acquired | | – | (23,479) |
| Distributions from associates | | 138 | 42 |
| Purchase of property, plant and equipment | | (1,503) | (852) |
| Proceeds from sale of plant and equipment | | 7,386 | 13,183 |
| Net cash inflow/(outflow) from investing activities | | 6,021 | (11,106) |
| Cash flows from financing activities | | | |
| Proceeds from issue of share capital | | 465 | 60,370 |
| Expenses of share issue | | – | (2,449) |
| Dividends paid | | (21,109) | (8,468) |
| Repayment of borrowings | | (350) | (15,416) |
| Finance lease principal repayments | | (11,532) | (10,600) |
| Net cash (used)/received in financing activities | | (32,526) | 23,437 |
| Net increase in cash and cash equivalents | 25 | 10,288 | 37,139 |
| Cash and cash equivalents at beginning of year | | 58,338 | 21,199 |
| Cash and cash equivalents at end of year | 25 | 68,626 | 58,338 |
| Cash and cash equivalents consist of: | | | |
| Cash at bank and in hand | | 68,626 | 58,338 |

Notes to the consolidated financial statements

1 Significant accounting policies

Basis of preparation

The financial statements have been prepared on the historical cost basis, in accordance with International Financial Reporting Standards (IFRSs) adopted in compliance with Article 4 of the EU IAS Regulation.

Adoption of new and revised Standards

There are no newly adopted standards that have a material impact upon the accounts.

Basis of consolidation

The consolidated financial statements incorporate the financial statements of the Company and entities controlled by the Company made up to 30 June each year.

The results of entities acquired or disposed of during the period are included in the Consolidated income statement from the effective date of acquisition or up to the effective date of disposal as appropriate. Where necessary, adjustments are made to the financial statements of controlled entities to bring the accounting policies used into line with those used by the Group. All intra Group transactions, balances, income and expenses are eliminated on consolidation.

Going concern

The consolidated financial statements have been prepared on a going concern basis, which assumes that the Group has adequate resources to continue in operational existence for the foreseeable future. Full details can be found in the Group Strategic Report on page 12.

Business combinations

The acquisition of subsidiaries is accounted for using the purchase method. The cost of the acquisition is measured at the aggregate fair values, at the date of exchange, of assets given, liabilities incurred or assumed, and equity instruments issued by the Group in exchange for control of the acquiree, plus (for acquisitions prior to the implementation of IFRS3), any costs directly attributable to the business combination. The acquiree's identifiable assets, liabilities and contingent liabilities that meet the conditions for recognition under IFRS3 are recognised at their fair value at the acquisition date.

Goodwill arising on acquisition is recognised as an asset and initially measured at cost, being the excess of the cost of the business combination over the Group's interest in the net fair value of the identifiable assets, liabilities and contingent liabilities recognised.

Interest in Associates

The Group's interests in associates, being those entities over which it has significant influence and which are not subsidiaries, are accounted for using the equity method of accounting. Significant influence is the power to participate in the financial and operating policy decisions of the investee but is not control or joint control over those policies. Under the equity method, the interest in associate is carried in the balance sheet at cost plus post acquisition changes in the Group's share of net assets of the associate, less distributions received and less any impairment in the value of individual investments. The Group income statement reflects the share of the associate's results after tax.

Goodwill

Goodwill arising on consolidation represents the excess of the cost of the acquisition over the Group's interest in the fair value of the identifiable assets and liabilities of a controlled entity at the date of acquisition. Goodwill is initially recognised as an asset at cost and is subsequently measured at cost less any accumulated losses for impairment. Goodwill which is recognised as an asset is reviewed for impairment at least annually. Any impairment is recognised immediately in the income statement and is not subsequently reversed.

For the purpose of impairment testing, each cash generating unit is allocated goodwill and is tested for impairment annually, or more frequently when there is an indication that the unit may be impaired. If the recoverable amount of the cash generating unit is less than the carrying amount of the unit, the impairment loss is allocated first to reduce the carrying amount of any goodwill allocated to the unit and then to the other assets of the unit pro-rata on the basis of the carrying amount of each asset in the unit. An impairment loss recognised for goodwill is not reversed in a subsequent period.

1 Significant accounting policies continued

Revenue recognition

Revenue relating to car hire, repair and claims management services is measured at the fair value of the consideration receivable (after expected discounts), net of VAT and other sales taxes. Revenue is recognised when services are provided, including an appropriate proportion of any services that are in progress at the reporting date. It is recognised only when it can be estimated reliably. Where more than one service is provided under a single arrangement, the consideration receivable is allocated to the identifiable services based on their relative fair values.

Credit hire revenue is recognised from the date a vehicle is placed on hire. Vehicles are only supplied and remain on hire after a validation process that assesses to the Group's satisfaction that liability for the accident rests with another party. The rates used are based on daily commercial tariffs for particular categories of vehicles and are accrued on a daily basis, by claim, after adjustment on a portfolio basis for an estimation of the extent to which insurers are entitled or expected to take advantage of early settlement discounts afforded under the terms of the ABI GTA, and an estimation of the expected adjustment arising on the settlement of claims.

Revenue recognised initially equates to the amount payable to the Group at the completion of the hire transaction. The Group also has an entitlement to late payment charges where relevant claims are not settled within the timeframes supported by the ABI GTA. Such charges are not recognised at the time of the hire transaction as they have not been earned; rather they are recognised when they can be reliably determined, which is normally on settlement of the related claim.

Credit repair revenue represents income from the recovery of the costs of repair of customers' vehicles carried out by third party body shops. Credit repair revenue is recognised based on an estimate of the stage of completion of the repair services at the reporting date. Credit repair revenue is reported net of an estimation of the expected adjustment arising on settlement of claims. The Group records credit repair revenue on a gross basis as this best reflects the economic benefits that are received or receivable by the Group on its own account.

Revenue in respect of legal services represents amounts chargeable, net of value added tax, in respect of legal services to customers. Turnover in respect of cases which are contingent upon future events which are outside the control of the Group, is not recognised until the contingent event has occurred. Accrued income in relation to legal services is valued at the lower of cost and net realisable value, after due regard to non recoverable time. Net realisable value is based on chargeable time less any anticipated write offs prior to completion. No value is placed on work in progress in respect of contingent fee cases where there is insufficient certainty as to the outcome of the cases to justify the recognition of an asset.

Expected adjustment arising on settlement of claims

By their very nature, claims against motor insurance companies or self-insuring organisations can be subject to dispute. As described above, the Group records revenue net of the expected adjustment arising on the settlement of claims, which reflects the Group's estimate of the amounts claimed from insurers that it does not expect to be ultimately recoverable.

The Group's estimation of the expected adjustments arising on settlement of claims is calculated with reference to a number of factors, including the Group's historical experience of collection levels, its anticipated collection profiles and analysis of the current profile of the claims against insurance companies. Although in principle this is determined by reference to individual cases, in practice the homogenous nature of most claims means that the level of adjustment is calculated by reference to specific categories of claim.

Insurance policy income

Insurance policy income represents commission received by the Group for broking the sale of legal expenses insurance policies to its customers. Insurance policy commission income is recognised on completion of the sale of the policy to the customer.

Other accident management related activities

Other accident management activities represent ancillary revenue streams, including hire of vehicles other than on a credit hire basis and the provision of out-sourced fleet accident management services. Revenue for other accident management activities is recorded at the fair value of the consideration received or receivable, net of discounts, VAT and other sales related taxes.

Notes to the consolidated financial statements

continued

1 Significant accounting policies continued

Trade receivables and claims in progress

Credit hire and credit repair

Credit hire and credit repair trade receivables and claims in progress are stated at the expected net claim value, which is after allowance, on a portfolio basis, for an estimation of the extent to which insurers are entitled or expected to take advantage of settlement arrangements afforded under bilateral protocol agreements or the terms of the ABI GTA and an estimation of the expected adjustments arising on the settlement of claims. The estimation of the expected adjustment arising on settlement of claims is revised, on a portfolio basis, at each balance sheet date to reflect the Group's most recent estimation of amounts ultimately recoverable. Any adjustments arising from such subsequent revision of the Group's expected adjustments on the settlement of claims is recorded in the income statement against revenue.

Other trade receivables

Other trade receivables are stated at invoiced amount less any provision for impairment.

Operating profit

Operating profit is stated after charging administrative costs and costs of vehicle financing but before non-vehicle finance costs, so that the costs of vehicles are recognised consistently in the income statement, regardless of whether they are owned, subject to finance lease or short-term hire.

Exceptional items

Exceptional items are items which due to their size, incidence or non recurring nature have been classified separately in order to draw them to the attention of the reader of the accounts and, in the opinion of the Board, to show more accurately the underlying results of the Group. Such items are disclosed separately on the face of the consolidated income statement.

Leases

Leases are classified as finance leases whenever the terms of the lease transfer substantially all the risks and rewards of ownership to the lessee. All other leases are classified as operating leases.

Assets held under finance leases are recognised as assets of the Group at their fair value or, if lower, at the present value of the minimum lease payments, each determined at the inception of the lease. The corresponding liability to the lessor is included in the Statement of Financial Position as a finance lease obligation. Lease payments are apportioned between finance charges and reduction of the lease obligation so as to achieve a constant rate of interest on the remaining balance of the liability. Finance charges are charged directly against income.

Rentals under operating leases are charged to income on a straight-line basis over the term of the relevant lease.

Borrowing costs

Borrowing costs are recognised in the income statement in the period in which they are incurred. Associated funding costs relevant to the Group's borrowings are recognised as part of the effective interest calculation over the life of the financial liability.

Retirement benefit costs

The Group contributes to the personal pension plans of employees at a fixed percentage of basic earnings. The cost is charged to the income statement as the contributions fall due. The Group has no defined benefit arrangements.

Taxation

The tax expense represents the sum of the tax currently payable and deferred tax.

The tax currently payable is based on taxable profit for the period. Taxable profit differs from net profit as reported in the income statement because it excludes items of income or expense that are taxable or deductible in other periods and it further excludes items that are never taxable or deductible. The Group's liability for current tax is calculated using tax rates that have been enacted or substantively enacted by the balance sheet date.

1 Significant accounting policies continued

Deferred tax is the tax expected to be payable or recoverable on differences between the carrying amounts of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of taxable profit, and is accounted for using the balance sheet liability method. Deferred tax liabilities are generally recognised for all taxable temporary differences and deferred tax assets are recognised to the extent that it is probable that taxable profits will be available against which deductible temporary differences can be utilised. Such assets and liabilities are not recognised if the temporary difference arises from the initial recognition of goodwill or from the initial recognition (other than in a business combination) of other assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit.

Deferred tax liabilities are recognised for taxable temporary differences arising on investments in subsidiaries, except where the Group is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future.

The carrying amount of deferred tax assets is reviewed at each balance sheet date and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered.

Deferred tax is calculated at the tax rates that are expected to apply in the period when the liability is settled or the asset is realised. Deferred tax is charged or credited in the income statement, except when it relates to items charged or credited directly to equity, in which case the deferred tax is also dealt with in equity.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to set off current tax assets against current tax liabilities and when they relate to income taxes levied by the same taxation authority and the Group intends to settle its current tax assets and liabilities on a net basis.

Property, plant and equipment

Property, plant and equipment is stated at cost, less accumulated depreciation and any recognised impairment loss.

Depreciation is charged so as to write off the cost of assets, other than land, over their estimated useful lives, using the straight-line method, on the following bases:

Non-hire fleet

| | |
|------------------------|----------------------------|
| Freehold buildings | 2% |
| Leasehold improvements | over the term of the lease |
| Fixtures and equipment | 15% to 33.33% |
| Hire fleet | see below |

Non-hire fleet assets held under finance leases are depreciated over the shorter of their expected useful lives on the same basis as owned assets or over the term of the relevant lease.

Hire fleet

Fleet vehicles are depreciated to write down the cost of the vehicles to their estimated residual value over the expected holding period which is typically between 12 and 24 months. Residual value is based on current estimates of the net disposal value of the vehicle as if the vehicle were already of the age and in the condition expected at the date of disposal. Management review these estimates at each reporting date by reference to publicly available data on second-hand vehicle sales. The depreciation charge is adjusted prospectively to reflect movements in the residual value.

Impairment of tangible and intangible assets

At each balance sheet date the Group reviews the carrying amount of its tangible and intangible assets to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss (if any). Where the asset does not generate cash flows that are independent from other assets, the Group estimates the recoverable amount of the cash-generating unit to which the asset belongs. An intangible asset with an indefinite useful life is tested for impairment annually and whenever there is an indication that the asset may be impaired.

Recoverable amount is the higher of 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 risk specific to the assets.

Notes to the consolidated financial statements

continued

1 Significant accounting policies continued

If the recoverable amount of an asset (or cash generating unit) is estimated to be less than its carrying amount, the carrying amount of the asset is reduced to its recoverable amount. An impairment loss is recognised as an expense immediately, unless the relevant asset is carried at a revalued amount, in which case the impairment loss is treated as a revaluation decrease.

Where an impairment loss subsequently reverses, the carrying amount of the asset is increased to the revised estimate of its recoverable amount, but only to the extent that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset in prior years. A reversal of an impairment loss is recognised as income immediately, unless the relevant asset is carried at a revalued amount, in which case the reversal of the impairment loss is treated as a revaluation increase.

Financial instruments

Loans and receivables

Loans and receivables are measured at amortised cost using the effective interest rate method, less any impairment. Interest income is recognised by applying the effective interest rate, except for short term receivables when the recognition of interest would be immaterial.

Impairment of financial assets

Financial assets are assessed for indicators of impairment at each balance sheet date. Financial assets are impaired where there is objective evidence that, as a result of one or more events that occurred after the initial recognition of the financial asset, the estimated future cash flows of the investment have been impacted.

For certain categories of financial asset, such as trade receivables, assets that are assessed not to be impaired individually are subsequently assessed for impairment on a collective basis. Objective evidence of impairment for a portfolio of receivables could include the Group's past experience of collecting payments and observable changes in national or local economic conditions that correlate with default on receivables.

The carrying amount of financial assets is reduced by the impairment losses directly for all financial assets with the exception of trade receivables, where the carrying amount is reduced through the use of a doubtful debt or settlement provision. Subsequent recoveries of amounts previously written off are credited against these provisions. Changes in the carrying amount of these provisions are recognised in the income statement.

Cash and cash equivalents

Cash and cash equivalents comprise cash on hand and demand deposits and any other short-term highly liquid investments that are readily convertible into a known amount of cash and are subject to an insignificant risk of changes in value.

Equity instruments

An equity instrument is any contract that evidences a residual interest in the assets of the Group after deducting all of its liabilities. Equity instruments issued by the Company are recorded at the proceeds received, net of direct issue costs.

Financial liabilities

Financial liabilities are classified as 'other financial liabilities'. Other financial liabilities, including borrowings, are initially measured at fair value, net of transaction costs. Other financial liabilities are subsequently measured at amortised cost using the effective interest rate method, with interest expense recognised on an effective yield basis. The effective interest method is a method of calculating the amortised cost of a financial liability and of allocating interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash payments through the expected life of the financial liability or, where appropriate, a shorter period.

De-recognition of financial liabilities

The Group de-recognises financial liabilities when, and only when, the Group's obligations are discharged, cancelled or they expire.

1 Significant accounting policies continued

Derivative financial instruments

The Group enters into interest rate swaps to manage its exposure to interest rate risk where considered appropriate. Further details of derivative instruments are disclosed in note 23 to the financial statements. Derivatives are initially recognised at fair value at the date a derivative contract is entered into and are subsequently measured at their fair value at each balance sheet date. The resulting gain or loss is recognised in profit or loss immediately unless the derivative is designated and effective as a hedging instrument, in which event the timing of the recognition in profit or loss depends on the nature of the hedging relationship.

Share-based payments

The Group issues equity-settled share-based payments to certain directors and employees. These payments are measured at fair value (excluding the effects of non market-based vesting conditions) at the date of grant. The fair value determined at the date of grant is expensed on a straight-line basis over the vesting period, based on the Group's estimate of shares that will eventually vest and adjusted for the effect of non market-based vesting conditions.

For options, fair value is measured by use of the Black-Scholes option pricing model or another appropriate model. The expected life used in the model has been adjusted, based on management's best estimate, for the effects of non-transferability, exercise restrictions, and behavioural considerations. For other long-term incentive schemes under which shares are awarded to directors and employees subject to performance conditions, the fair value is determined to be the market price of the shares at the date of grant. However, for awards that are subject to market-based performance conditions a Stochastic Model is used, which applies the performance condition to a large number of possible price movements and uses the average result to estimate the fair value of an award.

Critical accounting judgments and key sources of estimation uncertainty

In the application of the Group's accounting policies described above, the directors are required to make judgments, estimates and assumptions about the carrying value of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

The 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 if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods.

The critical judgments affecting the Group's financial statements are depreciation of the vehicle fleet (note 12), expected adjustments arising on settlement of insurance claims (note 14) and goodwill impairment (note 11).

2 Segmental information

The activities of the Group are managed by the executive board which is deemed to be the Chief Operating Decision Maker as a single operating platform. The entities within the Group contribute as part of the whole operation of the Group to provide services for the core business. The Board of Redde plc considers the performance of the business by reference to contributions from all activities of the Group as a whole, and reviews requirements of the total Group when determining allocations of resources. IFRS8 requires operating segments to be identified on the basis of internal reports about components of the Group that are regularly reviewed by the Board in order to allocate resources to the segment and to assess its performance. The Group has identified two operating segments within the main reportable segment. These are aggregated into one reportable segment as permitted under IFRS8 for reporting purposes as the nature of services and their customer base is similar.

Notes to the consolidated financial statements

continued

3 Revenue

| | 2015 £'000 | 2014 £'000 |
|---------|---------------|---------------|
| Revenue | 248,671 | 197,419 |

As described in note 14, the estimation of the expected adjustment arising on settlement of claims is revised, where necessary, at each balance sheet date to reflect the Group's most recent estimation of amounts ultimately recoverable. Although in principle this is determined by reference to individual cases, in practice the homogenous nature of most claims means that the level of adjustment is calculated by reference to specific categories of claims. Adjustments arising from subsequent revision of the Group's expected adjustment arising on settlement of claims, including amounts received by way of late payment charges, are recorded in revenue in the income statement.

4 Exceptional items

Exceptional items are items which due to their size, incidence or non recurring nature have been classified separately in order to draw them to the attention of the reader of the accounts and, in the opinion of the Board, to show more accurately the underlying results of the Group. Such items are disclosed separately on the face of the consolidated income statement.

| | 2015 £'000 | 2014 £'000 |
|---|---------------|---------------|
| Exceptional items comprise the following charges / (credits): | | |
| a) Surplus property restructuring net credit | – | (462) |
| b) Acquisition costs | 362 | 939 |
| c) Share-based payments charge | 408 | 883 |
| Impact on operating profit | 770 | 1,360 |
| d) Other income - Autofocus | (2,890) | – |
| e) Finance costs - unwinding of discount on provisions and deferred consideration | 502 | – |
| Impact on profit before tax - (credit) / charge | (1,618) | 1,360 |
| Tax effect of exceptional items | – | – |
| Impact on profit for the financial year - (credit) / charge | (1,618) | 1,360 |

a) Surplus property restructuring net credit

Last year the Group was able to negotiate the exit from its residual liability in respect of the lease of an empty property no longer used by the Group by way of making a payment for surrender. The excess of the residual liability compared to the surrender value amounted to £0.5m and was credited as an exceptional item.

b) Acquisition costs

During the year the Group evaluated a number of potential acquisitions. The charge for this year of £0.4m principally reflects fees and costs incurred during these processes. The charge for last year is in accordance with the requirements of IFRS3, acquisition costs, mostly relating to legal and professional fees incurred during the acquisition of the NewLaw group of companies, and amounting to £0.9m have been expensed.

c) Share-based payments charge

The Group has a number of share incentive schemes. In accordance with IFRS2 the calculated charge in respect of options issued and outstanding amounts to £0.4m for the year (2014: £0.9m).

d) Autofocus

Activity in pursuing claims for damages against insurers and other parties in respect of Autofocus and other historical claims was largely completed in the year and a considerable number of negotiated settlements were achieved. An amount of £2.9m has accordingly been recorded as non recurring other income.

e) Finance costs

The carrying amount of deferred consideration and provisions against properties are included in the balance sheet net of the appropriate discount reflecting the cost of relevant capital or funding. The charge of £0.5m represents the unwinding of this discount during the year.

5 Operating profit

| | 2015 £'000 | 2014 £'000 |
|--|---------------|---------------|
| Operating profit has been arrived at after charging: | | |
| Depreciation of property, plant and equipment | | |
| owned | 1,296 | 1,101 |
| leased | 4,813 | 2,797 |
| Loss on sale of property, plant and equipment | 424 | 414 |
| Operating lease rentals | | |
| vehicles | 12,715 | 15,101 |
| property | 2,296 | 1,822 |

Details of auditor's remuneration is provided below:

| | 2015 £'000 | % | 2014 £'000 | % |
|---|---------------|------------|---------------|-----|
| Audit services | | | | |
| Statutory audit of Group and company financial statements | 72 | 24 | 70 | 17 |
| Statutory audit of Group subsidiaries pursuant to legislation | 81 | 27 | 80 | 20 |
| Audit-related regulatory reporting * | 35 | 11 | 25 | 6 |
| Other ** | - | - | 1 | - |
| | 188 | 62 | 176 | 43 |
| Other services | | | | |
| Other regulatory reporting | 11 | 4 | - | - |
| Accounting and tax due diligence on acquisitions | 105 | 34 | 226 | 57 |
| Total auditor's remuneration | 304 | 100 | 402 | 100 |

* Interim review

** Regulatory assistance and other assistance

Notes to the consolidated financial statements

continued

6 Staff costs

| | 2015 Number | 2014 Number |
|---|----------------|----------------|
| The average number of full time equivalent employees (including Executive Directors) was: | | |
| Operational | 1,143 | 925 |
| Office administration | 236 | 152 |
| Management | 115 | 105 |
| | 1,494 | 1,182 |

| | 2015 £'000 | 2014 £'000 |
|---|---------------|---------------|
| Their aggregate remuneration comprised: | | |
| Wages and salaries | 37,321 | 27,094 |
| Social security costs | 2,998 | 2,142 |
| Other pension costs | 648 | 414 |
| | 40,967 | 29,650 |
| Share-based payments charge | 408 | 883 |
| | 41,375 | 30,533 |

The full time equivalent number of employees at the year end was 1,510 (2014: 1,445). Key management personnel and their remuneration are discussed in the Directors' remuneration report.

7 Finance income and finance costs

| | 2015 £'000 | 2014 £'000 |
|--|---------------|---------------|
| <i>a) Finance income</i> | | |
| Interest receivable | (490) | (292) |
| <i>b) Finance costs</i> | | |
| Interest on bank overdrafts and loans | – | 58 |
| Interest on obligations under finance leases | 1,076 | 755 |
| Loan issue costs charged in the year | 27 | 34 |
| | 1,103 | 847 |
| Reclassification of interest on obligations under finance leases and fleet facilities to cost of sales | (1,054) | (772) |
| Finance costs payable before exceptional costs | 49 | 75 |
| Net finance income before exceptional costs | (441) | (217) |
| <i>c) Exceptional Finance Costs</i> | | |
| Unwind of discount on provisions and deferred consideration (note 4) | 502 | – |
| Total net finance costs/(income) | 61 | (217) |

8 Tax

| | 2015 £'000 | 2014 £'000 |
|---|---------------|---------------|
| Current tax | | |
| UK corporation tax on profit for the year | – | – |
| Adjustments in respect of prior years | 92 | 438 |
| Total current tax credit | 92 | 438 |
| Deferred tax | | |
| Previously unrecognised tax losses | 2,180 | 4,722 |
| Origination and reversal of temporary differences | (1,284) | (256) |
| Adjustments in respect of prior years | (31) | – |
| Impact of change in tax rate | – | (672) |
| Tax credit on profit on ordinary activities | 957 | 4,232 |

| | 2015 £'000 | 2014 £'000 |
|--|---------------|---------------|
| Reconciliation of tax credit | | |
| Profit for the year | 25,302 | 14,750 |
| Tax credit | (957) | (4,232) |
| Profit before tax | 24,345 | 10,518 |
| Tax at the weighted average UK corporation tax rate of 20.75% (2014: 22.50%) | (5,051) | (2,362) |
| Unrecognised tax losses carried forward | (4) | – |
| Depreciation in excess of capital allowances | 2,662 | 1,090 |
| Recognition of deferred tax asset | 1,680 | 4,722 |
| Adjustment in relation to prior periods | 61 | 438 |
| Impact of change in tax rate on recognised deferred tax | – | (672) |
| Tax effect of expenses that are not deductible in determining taxable profit | (367) | (602) |
| Tax effect of utilisation of tax losses not previously recognised | 1,976 | 1,618 |
| Tax credit for the year | 957 | 4,232 |

The weighted average tax rate of 20.75% reflects the reduction in the UK main corporation tax rate from 21.0% to 20.0% from 1 April 2015. In the budget on 8 July 2015 the Chancellor announced additional planned reductions to 18% by 2020. This will reduce the Group's future current tax charge accordingly. The deferred tax assets and liabilities at 30 June 2015 have been calculated based upon the rate of 20% substantively enacted at the balance sheet date.

The tax credit for the year arises due to an increased recognition of the deferred tax asset relating to prior period losses and a refund due as a result of the resolution of prior period issues. The tax effect of exceptional items is detailed in note 4.

9 Dividends

| | 2015 £'000 | 2014 £'000 |
|--|---------------|---------------|
| Special dividend for 2013 of 1.65 pence paid on 24 July 2013 | – | 2,577 |
| First interim dividend for 2014 of 1.10 pence paid on 25 October 2013 | – | 1,729 |
| Second interim dividend for 2014 of 1.71 pence paid on 10 January 2014 | – | 2,690 |
| Third interim dividend for 2014 of 0.54 pence paid on 27 March 2014 | – | 1,472 |
| Final dividend for 2014 of 3.50 pence paid on 6 November 2014 | 9,838 | – |
| Interim dividend for 2015 of 4.00 pence paid on 26 March 2015 | 11,271 | – |
| Total dividends paid in the period | 21,109 | 8,468 |

Notes to the consolidated financial statements

continued

10 Earnings per share

Basic earnings per share

The calculation of the basic earnings per share at 30 June 2015 is based on the profit attributable to ordinary shareholders of £25,240,000 (2014: £14,819,000) and a weighted average number of ordinary shares outstanding of 281,330,456 (2014: 216,727,173) calculated as follows:

Profit attributable to ordinary shareholders

| | Year ended 30 June 2015 Adjusted * £'000 | Year ended 30 June 2015 Exceptional items £'000 | Year ended 30 June 2015 £'000 | Year ended 30 June 2014 Adjusted * £'000 | Year ended 30 June 2014 Exceptional items £'000 | Year ended 30 June 2014 £'000 |
|---------------------|---|---|-------------------------------------|---|---|-------------------------------------|
| Profit for the year | 23,622 | 1,618 | 25,240 | 16,179 | (1,360) | 14,819 |

* Adjusted profit excludes the impact of those items described as exceptional, as set out in note 4

Weighted average number of ordinary shares

| | 2015 Number | 2014 Number |
|---|----------------|----------------|
| In issue at 1 July | 272,663,740 | 156,163,636 |
| Effect of shares issued in satisfaction of broker fees on 4 October 2013 | – | 754,521 |
| Effect of shares issued for cash on exercise of executive share options on 4 November 2013 | – | 41,683 |
| Effect of shares issued for cash on exercise of executive share options on 11 November 2013 | – | 20,231 |
| Effect of shares issued for cash on 24 December 2013 | – | 59,747,102 |
| Effect of shares issued in respect of deferred consideration on acquisition on 04 August 2014 | 7,640,985 | – |
| Effect of shares issued for cash on exercise of executive share options on 18 November 2014 | 39,241 | – |
| Effect of shares issued for cash on exercise of executive share options on 17 December 2014 | 155,113 | – |
| Effect of shares issued for cash on exercise of executive share options on 15 January 2015 | 117,600 | – |
| Effect of shares issued for cash on exercise of executive share options on 20 January 2015 | 28,253 | – |
| Effect of shares issued for cash on exercise of executive share options on 18 March 2015 | 540,489 | – |
| Effect of shares issued for cash on exercise of executive share options on 20 April 2015 | 12,557 | – |
| Effect of shares issued in respect of deferred consideration on acquisition on 30 April 2015 | 81,689 | – |
| Effect of shares issued in respect of deferred consideration on acquisition on 31 May 2015 | 40,846 | – |
| Effect of shares issued for cash on exercise of executive share options on 18 June 2015 | 8,625 | – |
| Effect of shares issued in respect of deferred consideration on acquisition on 30 June 2015 | 1,318 | – |
| Weighted average number of ordinary shares at 30 June | 281,330,456 | 216,727,173 |

Diluted earnings per share

There is no difference between profit attributable to ordinary shareholders for basic and diluted earnings for share calculations. The calculation of the diluted earnings per share at 30 June 2015 is based on the profit attributable to ordinary shareholders of £25,240,000 (2014: £14,819,000) and a weighted average number of ordinary shares outstanding of 298,295,077 (2014: 249,734,148) calculated as follows:

Weighted average number of ordinary shares (diluted)

| | 2015 Number | 2014 Number |
|---|----------------|----------------|
| Weighted average number of ordinary shares (basic) | 281,330,456 | 216,727,173 |
| Effect of 2013 executive share options scheme shares in issue | 2,163,239 | 4,853,739 |
| Effect of B shares in issue | 10,409,785 | 10,409,036 |
| Deferred consideration shares | 2,885,544 | 16,242,390 |
| Effect of 2014 SAYE share option scheme shares in issue | 1,506,053 | 1,501,810 |
| Weighted average number of ordinary shares (diluted) at 30 June | 298,295,077 | 249,734,148 |

10 Earnings per share continued

The average market value of the Company's shares for the purpose of calculating the dilutive effect of share options and B share conversions was based on quoted market prices for the period during which the options and shares were outstanding.

11 Goodwill

£'000

Cost

At 01 July 2013 **73,268**

Additions on acquisitions of business combinations (note 24) **40,281**

At 30 June 2014 and 30 June 2015 **113,549**

Accumulated impairment losses

At 01 July 2013, 30 June 2014 and 30 June 2015 **(54,318)**

Net book value

At 30 June 2015 **59,231**

At 30 June 2014 **59,231**

Goodwill acquired in a business combination is allocated, at acquisition, to the cash generating units (CGUs) that are expected to benefit from that business acquisition.

The Group tests goodwill annually for impairment or more frequently if there are indications that the goodwill might be impaired.

The recoverable amounts of CGUs are determined from value in use calculations. The key assumptions for the value in use calculations are those regarding the discount rates, growth rates and expected changes to selling prices and direct costs during the period. Management estimates discount rates using pre-tax rates that reflect current market assessments of the time value of money and the risks specific to the Group.

The allocation of Goodwill allocated to the Group's CGUs, is shown in the table below:

| | 2015 £'000 | 2014 £'000 |
|---|---------------|---------------|
| Redde Group (excluding NewLaw group of companies) | 18,950 | 18,950 |
| NewLaw group of companies | 40,281 | 40,281 |
| | 59,231 | 59,231 |

For the purposes of testing the value of goodwill of all CGUs for impairment the Group has prepared forecasts, for periods of up to 5 years which have looked at short to medium term factors relevant to the CGUs in the Group, including macro economic issues, anticipated industry growth forecasts, changes to selling prices and direct costs. Due to the economic and political factors affecting the industry in which the Group operates, the forecast has assumed a growth rate in cash from operating activities averaging 1.0% per annum over the forecast period. This rate does not exceed the average long-term growth rate for the relevant markets.

The forecasts have been used as the basis for the value in use calculation since these forecasts are considered to be sufficiently detailed and represent the best available information. As required by IAS36, a terminal value has been added to the forecasts with 0% growth assumed for the future years.

The pre-tax rate used to discount the forecast cash flows is 10.0% (2014: 10.0%).

The values derived from these have been compared to the carrying values of all of the CGUs which exclude borrowings and cash, to test goodwill for impairment. After review of the results of this test, the directors consider that there has been no impairment to any of the CGUs during the year (2014: £nil) and that there is headroom of £10.4m for the NewLaw group of companies and £94.7m for the remainder of the Group. If a discount rate of 0.5% higher or lower were used, with all other variables being constant, the aggregate headrooms would increase or decrease by £3.0m and £8.0m respectively.

Decisions as to the impairment of goodwill are a key source of estimation uncertainty and a critical accounting judgment.

Notes to the consolidated financial statements

continued

12 Property, plant and equipment

| | Freehold property £'000 | Leasehold improvements £'000 | Vehicle hire fleet £'000 | Fixtures and equipment £'000 | Total £'000 |
|--|----------------------------|------------------------------------|--------------------------------|------------------------------------|-----------------|
| Cost | | | | | |
| At 01 July 2013 | 438 | 3,113 | 19,344 | 12,828 | 35,723 |
| Additions | – | 10 | 14,648 | 371 | 15,029 |
| Disposals | – | – | (12,186) | (498) | (12,684) |
| On acquisitions of business combinations | – | – | – | 898 | 898 |
| At 30 June 2014 | 438 | 3,123 | 21,806 | 13,599 | 38,966 |
| Additions | – | 46 | 24,806 | 699 | 25,551 |
| Disposals | – | (2,389) | (10,809) | (203) | (13,401) |
| At 30 June 2015 | 438 | 780 | 35,803 | 14,095 | 51,116 |
| Accumulated depreciation and impairment | | | | | |
| At 01 July 2013 | (42) | (2,676) | (3,966) | (12,228) | (18,912) |
| Charge for the year | (20) | (58) | (3,325) | (495) | (3,898) |
| Disposals | – | – | 3,421 | 498 | 3,919 |
| At 30 June 2014 | (62) | (2,734) | (3,870) | (12,225) | (18,891) |
| Charge for the year | (9) | (61) | (5,106) | (933) | (6,109) |
| Disposals | – | 2,350 | 3,013 | 203 | 5,566 |
| At 30 June 2015 | (71) | (445) | (5,963) | (12,955) | (19,434) |
| Carrying amounts | | | | | |
| At 30 June 2015 | 367 | 335 | 29,840 | 1,140 | 31,682 |
| At 30 June 2014 | 376 | 389 | 17,936 | 1,374 | 20,075 |
| Leased assets included above: | | | | | |
| At 30 June 2015 | – | – | 28,920 | 145 | 29,065 |
| At 30 June 2014 | – | – | 16,491 | 294 | 16,785 |

The depreciation on the vehicle hire fleet represents a critical judgment made by the directors. The Group operates a large fleet of hire vehicles. Depreciation on these vehicles is intended to reduce the carrying value of the vehicles to their expected residual value at disposal. However, the residual value attributable is dependent on conditions present in the future and is subject to movements in the market for nearly-new vehicles. As such, this area is inherently judgmental and is a key source of estimation uncertainty.

The cost of the land element of freehold property is not separable from the cost of the freehold buildings.

13 Associates

The Group's interest in associates comprises of minority participations in four (2014: four) active Limited Liability Partnerships ("LLP") registered and situated in the United Kingdom. All of the LLPs are engaged in the processing of legal claims and are regulated by the Solicitors Regulation Authority. The LLPs are businesses over which the Group is deemed to have significant influence over but does not control.

| | 2015 £'000 | 2014 £'000 |
|---|---------------|---------------|
| Carrying amount of interests in associates | 232 | 56 |
| Group's share of: | | |
| Profit from continuing operations | 314 | 53 |
| Other Comprehensive Income | - | - |
| Total share of profits | 314 | 53 |

The accounting period ends of the associated companies consolidated in these financial statements range from 30 September to 31 December. The accounting period end dates of the associates are different from the Group as they are more aligned to the accounting reference dates of the majority partners. The above information has been obtained from management accounts of the entities concerned for the period ending 30 June 2015.

14 Trade and other receivables

| | 2015 £'000 | 2014 £'000 |
|---|---------------|---------------|
| Trade receivables – claims due from insurance companies and self insuring organisations | 62,913 | 59,311 |
| Trade receivables – amounts invoiced for services | 4,316 | 3,326 |
| Trade receivables | 67,229 | 62,637 |
| Other receivables including amounts due from associates | 144 | 177 |
| Accrued income | 1,047 | 999 |
| Total receivables for purposes of calculating debtor days | 68,420 | 63,813 |
| Disbursements recoverable in legal businesses | 10,924 | 11,964 |
| Amount due from associates | 13 | 24 |
| Taxation recoverable | 13 | 214 |
| Prepayments | 4,961 | 6,751 |
| | 84,331 | 82,766 |

The Group's statutory debtor days at 30 June 2015 were 100 days (2014: 108 days). This measure is based on net trade receivables, other receivables and accrued income as a proportion of the related revenue multiplied by 365 days.

a) Claims due from insurance companies

Claims due from insurance companies are stated at the expected net claim value, which is stated after allowance, for an estimation of the extent to which insurers are entitled or expected to take advantage of settlement arrangements afforded where relevant under the ABI GTA, and an estimation of other expected adjustments arising on settlement of claims.

Where necessary the estimation of the expected adjustment arising on settlement of claims is revised, at each balance sheet date, to reflect the Group's most recent estimation of amounts ultimately recoverable. The estimation of the expected adjustment arising on settlement of claims represents a critical judgment made by the directors.

The Group's estimation of the expected adjustment arising on settlement of claims is calculated with reference to a number of factors, including the Group's historical experience of collection levels, its anticipated collection profiles and analysis of the current profile of the portfolio of cases.

Notes to the consolidated financial statements

continued

14 Trade and other receivables continued

Settlement risk arises on claims due from insurance companies due to their magnitude and the nature of the claims settlement process. The Group recovers its charges for vehicle hire and the cost of repair of customers' vehicles from the insurer of the at-fault party to the associated accident or, in a minority of claims, from the at-fault party direct where they are a self-insuring organisation. However, by their very nature, claims due from motor insurance companies can be subject to dispute which may result in subsequent adjustment to the Group's original estimate of the amount recoverable.

The Group manages this risk by ensuring that vehicles are only supplied and remain on hire and repairs to customers' vehicles are carried out after a validation process that ensures to the Group's satisfaction that liability for the accident rests with another party. In the normal course of its business the Group uses three principal methods to conclude claims: through the use of bilateral protocol agreements, by negotiation with the insurer of the at-fault party where the claim has been processed under the terms of the ABI General Terms of Agreement and where a claim fails to settle and negotiations have been fruitless, by litigation. The vast majority of these claims settle before or on the threat of litigation, but where they do not, formal proceedings are issued.

In view of the tripartite relationship between the Group, its customer and the at-fault party's insurer and the nature of the claims process, claims due from insurance companies do not carry a contractual 'due date', nor does the expected adjustment arising on settlement of trade receivables represent an impairment for credit losses. The circumstances of the insurance companies with which the Group deals are currently such that no provision for credit risk is considered necessary and so the disclosures required by IFRS7 on provision for credit loss are not provided. Instead the directors review claims due from insurance companies according to the age of the claim based upon the date that the claim was presented to the relevant insurer. The Group's strategy is that trade receivables should be collected by normal in house processes including collections made under bilateral protocol arrangements with insurers and only then transferred to the Group solicitor process or other external solicitors as appropriate in specific circumstances pertaining to a case. Consideration is usually first given to this at around 120 days. An analysis of claims due from insurance companies based on these circumstances is given below.

| | 2015 £'000 | % | 2014 £'000 | % |
|----------------------------|---------------|------------|---------------|-----|
| Pending claims | 10,638 | 17 | 10,598 | 18 |
| Between 1 and 120 days old | 24,189 | 38 | 18,581 | 31 |
| More than 120 days old | 28,086 | 45 | 30,132 | 51 |
| Total | 62,913 | 100 | 59,311 | 100 |

Risk is spread primarily across the major UK based motor insurance companies in proportion to their respective share of the market. No credit insurance is taken out given the regulated nature of these entities. The Group does not have a significant concentration of credit risk, with exposure spread across a large number of counterparties as show in the table below:

| Counterparty by size | 2015 £'000 | % | 2014 £'000 | % |
|----------------------|---------------|------------|---------------|-----|
| Insurer 1 | 6,681 | 11 | 4,331 | 7 |
| Insurer 2 | 6,467 | 10 | 3,901 | 7 |
| Insurer 3 | 4,260 | 7 | 3,897 | 7 |
| Insurer 4 | 3,643 | 6 | 3,259 | 5 |
| Insurer 5 | 2,533 | 4 | 2,869 | 5 |
| Other insurers | 39,329 | 62 | 41,054 | 69 |
| | 62,913 | 100 | 59,311 | 100 |

14 Trade and other receivables continued

b) Amounts invoiced for services

No interest is charged on receivables. The Group has provided for expected irrecoverable amounts specifically based on past default experience. The Group assesses the credit worthiness for each customer prior to commencing to trade with them. The largest customer represented 11% of the receivables at 30 June 2015 (2014: 9%). The most significant five customers represented 27% (2014: 19%) of receivables.

Included in this category of the Group's trade receivables balance are debtors with a carrying amount of £0.8m (2014: £1.1m) which are past due at the reporting date for which the Group has not provided as there has not been a significant change in credit quality and the amounts are still considered recoverable. The Group does not hold any collateral over these balances. The cash collection period for these balances is normal for the industry.

Ageing of past due but not impaired receivables.

| | 2015 £'000 | 2014 £'000 |
|--------------------|---------------|---------------|
| 30-60 days | 311 | 512 |
| 60-90 days | 162 | 173 |
| 90-120 days | 56 | 199 |
| More than 120 days | 259 | 243 |
| Total | 788 | 1,127 |

The movement in the allowance for doubtful debtors was as follows:

| | 2015 £'000 | 2014 £'000 |
|----------------------------|---------------|---------------|
| At beginning of year | 1,428 | 2,111 |
| Provision at acquisition | – | 308 |
| Impairment losses released | (216) | (991) |
| At end of year | 1,212 | 1,428 |

The carrying amount of trade and other receivables is denominated in sterling. The directors consider that the carrying amount of trade and other receivables approximates to their fair value.

15 Trade and other payables

| | 2015 £'000 | 2014 £'000 |
|---|---------------|---------------|
| Trade payables | 24,938 | 20,893 |
| Other taxation and social security | 3,164 | 3,003 |
| Accruals and deferred income | 27,297 | 22,482 |
| Disbursements payable in legal businesses | 7,926 | 9,876 |
| Other creditors | 1,700 | 685 |
| | 65,025 | 56,939 |

Trade payables represent amounts payable for goods and services. The average credit period taken for trade purchases is 34 days (2014: 34 days). The directors consider that the carrying amount of trade payables approximates to their fair value.

Notes to the consolidated financial statements

continued

16 Obligations under finance leases

| | 2015 £'000 | 2014 £'000 |
|---|---------------|---------------|
| Amounts payable under finance leases | | |
| Within one year | 15,776 | 8,549 |
| In the second to fifth years inclusive | 14,896 | 8,909 |
| Less future finance charges | (1,721) | (1,027) |
| Present value of lease obligations | 28,951 | 16,431 |
| Present value of lease obligations | | |
| Within one year | 14,663 | 7,912 |
| In the second to fifth years inclusive | 14,288 | 8,519 |
| Present value of lease obligations | 28,951 | 16,431 |
| Analysed as: | | |
| Amounts due for settlement within 12 months | 14,663 | 7,912 |
| Amounts due for settlement after 12 months | 14,288 | 8,519 |
| Shown in current/non current liabilities | 28,951 | 16,431 |

It is the Group's policy to lease certain of its fixtures, equipment and motor vehicles under finance leases. The average lease term is 2.2 years (2014: 2.3 years). For the year ended 30 June 2015 the average effective borrowing rate was 4.64% (2014: 5.41%). Interest rates are fixed at the contract date. All leases are on a fixed repayment basis and no arrangements have been entered into for contingent rental payments.

All lease obligations are denominated in sterling. The fair value of the Group's finance lease obligations approximates to their carrying value. The Group's obligations under finance leases are secured by the lessors' charges over the leased assets.

17 Other borrowings

| | 2015 £'000 | 2014 £'000 |
|--|---------------|---------------|
| Other unsecured loans | - | 350 |
| | - | 350 |
| The borrowings are repayable as follows: | | |
| Other unsecured loans | - | 350 |
| Amount due for settlement within 12 months | - | 350 |

The weighted average rates paid in interest were as follows:

| | 2015 % | 2014 % |
|-------------|-----------|-----------|
| Other loans | nil | nil |

Borrowings in 2014 were in relation to an interest free unsecured loan facility in connection with a commercial trading agreement. The directors consider that the fair value of the Group's borrowings is equal to their book value. All obligations under finance leases are disclosed in note 16.

18 Provisions

| | Onerous lease provision £'000 |
|-------------------------------------|-------------------------------------|
| At 1 July 2013 | 6,896 |
| Additional provision in the year | 465 |
| Provision released in the year | (1,181) |
| Utilised during the year | (2,504) |
| At 30 June 2014 | 3,676 |
| Utilised during the year | (1,168) |
| At 30 June 2015 | 2,508 |
| Included in current liabilities | 1,689 |
| Included in non-current liabilities | 819 |
| | 2,508 |

As part of its restructuring programme in prior years, the Group vacated certain properties in whole or in part. To the extent that these properties remain empty at the year-end they have been treated as onerous leases. The amount provided above is stated after taking into account both the anticipated and actual sub-lets achieved on the properties and any other mitigating actions including a planned redevelopment by the landlord.

19 Deferred tax

Deferred tax charge is calculated in full on temporary differences under the liability method using a tax rate of 20% (2014: 21%).

| | (Liability) Accelerated tax depreciation £'000 | Asset Total £'000 |
|--|---|----------------------|
| At 1 July 2013 | – | 5,150 |
| On acquisition of business combinations (Charge) / credit to income | (41) (256) | – 4,050 |
| At 30 June 2014 | (297) | 9,200 |
| On acquisition of business combinations (Charge) / credit to income | – (725) | – 1,650 |
| At 30 June 2015 | (1,022) | 10,850 |

At the balance sheet date the Group has unused trading losses and other timing differences of £88.2m (2014: £106.9m) available for offset against future trading profits. A deferred tax asset has been recognised in respect of £54.0m (2014: £46.0m) of this amount to reflect the foreseeable forecast utilisation of tax losses and capital allowances carried forward. No deferred tax asset has been recognised in respect of the remaining £34.2m (2014: £60.9m) due to the risks associated with the generation of the requisite future taxable profits.

Deferred tax asset not provided in full on temporary differences under the liability method using a tax rate of 20% (2014: 20%):

| | Asset Tax losses Carried forward £'000 | Asset Accelerated tax depreciation £'000 | Asset Total £'000 |
|------------------------|---|---|----------------------|
| At 30 June 2015 | 1,648 | 5,195 | 6,843 |
| At 30 June 2014 | 3,532 | 8,638 | 12,170 |

Notes to the consolidated financial statements

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20 Share capital and Share premium

a) Share capital

| | Ordinary Shares of 0.01p | | Ordinary Shares of 0.1p | | B Shares of 0.01p | | B Shares of 0.1p | |
|--|--------------------------|----------|-------------------------|------------|-------------------|----------|-------------------|-----------|
| | Number | £'000 | Number | £'000 | Number | £'000 | Number | £'000 |
| In issue at 1 July 2013 | 1,561,636,364 | 156 | – | – | 104,109,091 | 10 | – | – |
| Issued for cash | 1,164,046,167 | 117 | – | – | 9 | – | – | – |
| Exercise of executive share options | 954,869 | – | – | – | – | – | – | – |
| Share consolidation | (2,726,637,400) | (273) | 272,663,740 | 273 | (104,109,100) | (10) | 10,410,910 | 10 |
| In issue at 30 June 2014 | – | – | 272,663,740 | 273 | – | – | 10,410,910 | 10 |
| Issued for acquisitions | – | – | 9,868,632 | 10 | – | – | – | – |
| Exercise of executive share options | – | – | 2,857,857 | 3 | – | – | – | – |
| In issue at 30 June 2015 fully paid | – | – | 285,390,229 | 286 | – | – | 10,410,910 | 10 |

The following share transactions took place during the year:

| Date | Reason | Number | Average price | Total £'000 | Share Capital £'000 | Share Premium £'000 |
|------------------|---|-------------------|---------------|--------------|---------------------|---------------------|
| 4 August 2014 | NewLaw 1st tranche deferred consideration | 8,425,860 | 60.90p | 5,131 | 8 | 5,123 |
| | Total 1st tranche deferred consideration | 8,425,860 | | 5,131 | 8 | 5,123 |
| 30 April 2015 | NewLaw 2nd tranche deferred consideration | 480,924 | 118.99p | 572 | 1 | 571 |
| 31 May 2015 | NewLaw 2nd tranche deferred consideration | 480,924 | 118.99p | 572 | 1 | 571 |
| 30 June 2015 | NewLaw 2nd tranche deferred consideration | 480,924 | 118.99p | 572 | 1 | 571 |
| | Total 2nd tranche deferred consideration | 1,442,772 | | 1,716 | 3 | 1,713 |
| 18 November 2014 | Exercise of Executive Share Options | 63,657 | 20.74p | 13 | – | 13 |
| 17 December 2014 | Exercise of Executive Share Options | 288,858 | 20.89p | 60 | – | 60 |
| 15 January 2015 | Exercise of Executive Share Options | 257,030 | 20.90p | 54 | – | 54 |
| 20 January 2015 | Exercise of Executive Share Options | 63,656 | 20.74p | 13 | – | 13 |
| 18 March 2015 | Exercise of Executive Share Options | 1,878,842 | 14.10p | 265 | 2 | 263 |
| 20 April 2015 | Exercise of Executive Share Options | 63,656 | 16.74p | 11 | – | 11 |
| 18 June 2015 | Exercise of Executive Share Options | 242,158 | 20.42p | 49 | – | 49 |
| | Total shares issued for cash | 2,857,857 | | 465 | 2 | 463 |
| | Total shares issued | 12,726,489 | | 7,312 | 13 | 7,299 |

20 Share capital and Share premium continued

The following share transactions took place during the previous financial year:

- The issue on 4 October 2013 of a total of 10,200,000 ordinary shares of 0.01p at a value of 3.38p per share in respect of placing fees payable to the company's brokers under the terms of the March 2014 placing agreement.
- On 4 November 2013 and 11 November 2013 a total of 636,579 and 318,290 Ordinary shares of 0.01p were issued for cash at an average of 2.65p per share respectively as a result of the exercise of options by certain members of staff under the terms of the 2013 executive share option schemes.
- On 24 December 2013 following a general meeting of the company a total of 1,153,846,160 ordinary shares of 0.01p were then issued for cash of 5.2p per share to fund the strategic growth plans of the Company.
- On 12 May 2014 a total of 7 ordinary shares of 0.01p were issued at 6.16p per share and on 22 May 2014 a total of 9 B shares of 0.01p were issued for a total consideration of 2p in order to eliminate fractions resulting from the imminent share consolidation.
- On 23 May 2014 the entire ordinary share capital comprising of 2,726,637,400 ordinary shares of 0.01pence each were converted into 272,663,740 ordinary shares of 0.1 pence each and the entire issued B shares comprising 104,109,100 B shares of 0.01 were converted into 10,410,910 B shares of 0.1 pence each.

The share issues for the year ended 30 June 2014 shown above during the year were issued at a total premium of £60.3m to par value and incurred costs of £2.5m which were both transferred to the Share Premium account.

| | 2015 £'000 | 2014 £'000 |
|--|---------------|---------------|
| Total share capital at 30 June | | |
| 285,390,229 (2014: 272,663,740) Ordinary Shares of 0.1p each | 286 | 273 |
| 10,410,910 (2014: 10,410,910) B Shares of 0.1p each | 10 | 10 |
| | 296 | 283 |

The Company has one class of Ordinary Share which carries no right to fixed income. The B Shares are unquoted and do not entitle their holders to receive notice of, to attend, to speak or to vote at any general meeting of the Company and do not entitle their holders to receive any dividend or other distribution declared or paid by the company. The B Shares will entitle their holders on a winding up of the Company to receive a sum equal to £1 in aggregate (as a class). The B Shares in issue will automatically convert into Ordinary Shares and, in certain circumstances, B Deferred Shares upon the "B Share Hurdle" (as detailed in note 22) being met before 28 March 2028.

21 Operating lease arrangements

At the balance sheet date the Group had outstanding commitments for future minimum lease payments under non-cancellable operating leases, which fall due as follows:

| | 2015 Vehicles £'000 | 2015 Properties £'000 | 2015 Total £'000 | 2014 Vehicles £'000 | 2014 Properties £'000 | 2014 Total £'000 |
|--|---------------------------|-----------------------------|------------------------|---------------------------|-----------------------------|------------------------|
| Within one year | 6,617 | 2,862 | 9,479 | 8,368 | 2,544 | 10,912 |
| In the second to fifth years inclusive | 1,605 | 10,146 | 11,751 | 2,234 | 8,071 | 10,305 |
| After five years | – | 6,301 | 6,301 | – | 7,812 | 7,812 |
| | 8,222 | 19,309 | 27,531 | 10,602 | 18,427 | 29,029 |

Operating lease payments represent rentals payable by the Group for certain of its motor vehicles, plant and equipment and properties. Leases have a weighted average term of 4.75 years (2014: 4.5 years). The onerous lease provision of £2.5m (2014: £3.7m) (note 18) has been included within the above amounts.

Notes to the consolidated financial statements

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22 Share-based payments

Equity settled share option plans

The Group has granted options in the form of mainstream options and options under the 2014 Sharesave scheme to certain directors and employees.

Mainstream options

For options granted on 2 May 2013 and 22 July 2013 under the 2013 Executive Incentive Scheme the options vest and become exercisable in three equal tranches. The exercise price will be reduced by the total dividend per Ordinary Share paid from 1 March 2013 to the date of exercise (subject to the exercise price not being less than the nominal value of an Ordinary Share). The first two tranches have vested in full.

The third tranche will vest in full if the total dividend paid to Shareholders covered by free cash flow in respect of the financial year ending 30 June 2015 is at least £7.4m with a straight line sliding scale down to zero vesting if the dividend is £5.0m or less, provided that there will be no vesting if the adjusted profit before tax for the financial year ending 30 June 2015 is less than £5.3m.

The remuneration committee shall determine whether any relevant tranche vests. In exceptional circumstances the remuneration committee may (after consulting with major shareholders) allow vesting to occur where the dividend paid is not covered by free cash flow. Provided that the conditions described above are met, no minimum holding period is required for the vesting of options under the 2013 Executive Incentive Scheme but the remuneration committee has imposed a minimum holding period of 6 months following exercise subject to certain exceptions. Options are conditional on the employee remaining in service until the options vest. No options may vest after 31 December 2015, although options which have already vested remain exercisable until 30 June 2017. In the event of a change of control of the Company before 31 December 2015, unvested options will vest in full and may be exercised within an appropriate period set out in the 2013 Executive Incentive Scheme rules. The Group has no legal or constructive obligation to repurchase or settle the options in cash.

The remuneration committee consider that the targets for the year 30 June 2015 will have been met and that the third tranche will vest in full upon payment of the recommended final dividend for the year on 5 November 2015.

Details of the options outstanding during the year are as follows:

| | 2015 Number of options 000s | 2015 Weighted average exercise price (pence) | 2014 Number of options 000s | 2014 Weighted average exercise price (pence) |
|--|--------------------------------------|--|--------------------------------------|--|
| Outstanding at beginning of period | 5,122 | 23.99 | 4,456 | 26.13 |
| Granted during the period | – | – | 763 | 45.00 |
| Forfeited or surrendered during the period | (32) | 20.74 | – | – |
| Exercised during the period | (2,858) | 16.29 | (96) | 26.49 |
| Expired during the period | (1) | 2,145.00 | (1) | 1,983.10 |
| Outstanding at end of period | 2,231 | 16.02 | 5,122 | 23.99 |
| Exercisable at the end of the period | 357 | 17.24 | 1,645 | 25.39 |

The options outstanding at 30 June 2015 had a weighted average exercise price of 16.02p (2014: 23.99p) and a weighted average remaining contractual life of 2.0 years (2014: 3.0 years). The range of exercise prices as at 30 June 2015 was from 12.50p to 31.15p; the highest and lowest value of shares during the year were 139.80p and 52.00p respectively. The value of shares as at 30 June 2015 was 136.80p.

22 Share-based payments continued

B Share Incentive Scheme

The B Shares in issue will automatically convert into Ordinary Shares and, in certain circumstances, B Deferred Shares if the “B Share Hurdle” (as described below) is met before 28 March 2028.

The B Share Hurdle will be achieved upon a cumulative total amount of 25.0 pence (as adjusted to take into account the 1 for 10 share consolidation that took place on 23 May 2014), being returned on each Ordinary share in issue from 28 March 2013 (Relevant Shares), in cash or in kind, either: (i) as a result of the payment of dividends or other distributions or returns of capital; and/or (ii) as a result of an “Exit Event” (broadly meaning a takeover of the Company resulting in a person acquiring control of the Company).

The B Share Hurdle or, if applicable, the portion not achieved from time to time, shall increase from 28 March 2018 at a rate equal to the United Kingdom Retail Prices Index plus three per cent per annum (compounded annually).

Where the B Share Hurdle is reached wholly by payment of dividends or other distributions or returns of capital, all of the B Shares will convert into Ordinary Shares on a one-for-one basis. Where the B Share Hurdle is met wholly or partly as a result of an Exit Event, some, but not all, of the B Shares then in issue will convert on a one-for-one basis into Ordinary Shares. The proportion of the B Shares that will convert into Ordinary Shares will be determined by the proportion of the consideration payable in connection with such Exit Event that, when added to all other amounts received by holders of Relevant Shares in respect thereof since 28 March 2013, exceeds the B Share Hurdle. The remainder of the B Shares will automatically convert into B Deferred Shares on a one-for-one basis at such time. A valuation of the B Shares was performed in 2013 by reference to an estimate of possible dividends and with regard to other risk factors judged inherent to the likelihood and timing of the B Share Hurdle being achieved. On this basis, a value of 0.1p per B Share was calculated (as subsequently adjusted to take into account the 1 for 10 share consolidation that took place on 23 May 2014).

Sharesave schemes

Under the Sharesave scheme, employees are granted options to acquire shares in the Company with funds deducted from their salaries on a monthly basis. Participation was open to all eligible employees employed at the date of commencement of the scheme. All participants agreed to save a fixed amount monthly into the scheme and in return received an option to purchase shares in the Company at a discounted price at the conclusion of the scheme. The discounted share price is calculated as the market price at the commencement of the scheme less 20%. The options vest after three years following the date of grant and must be exercised within 6 months of that date. The options generally lapse if the employee leaves within the three-year period.

| | 2015 Number of options 000s | 2015 Weighted average exercise price (pence) | 2014 Number of options 000s | 2014 Weighted average exercise price (pence) |
|---------------------------------------|--------------------------------------|--|--------------------------------------|--|
| Outstanding at beginning of period | 1,514 | 48.3 | 24 | 296.0 |
| Granted during the period | – | – | 1,514 | 48.3 |
| Forfeited or lapsed during the period | (79) | 48.3 | (24) | 296.0 |
| Outstanding at end of period | 1,435 | 48.3 | 1,514 | 48.3 |
| Exercisable at the end of the period | 6 | 48.3 | – | – |

The options outstanding at 30 June 2015 had a weighted average exercise price of 48.3p (2014: 48.3p) and a weighted average remaining contractual life of 2.1 years (2014: 3.1 years).

The Group recognised total expense of £0.4m related to equity-settled share-based payment transactions in 2015 (2014: £0.9m).

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22 Share-based payments continued

Assumptions used in the valuation of share based payments

The Group engaged a third party to determine the fair value of the share based payments for the options granted. The assumptions used in the valuations were as follows:

| | 2013 Executive Scheme | 2013 Executive Scheme | 2014 SAYE Scheme |
|-----------------------------------|-----------------------------|-----------------------------|------------------------|
| Fair value of share option | 26.1p | 27.3p | 19.0p |
| Share price on date of grant | 35.3p | 42.6p | 59.5p |
| Exercise price | 25.0p | 45.0p | 48.3p |
| Share options granted in the year | 4,530,086 | 771,508 | 1,513,947 |
| Vesting period (years) | 0.7 - 2.7 | 0.4 - 2.4 | 3.1 |
| Expected volatility | 135% | 125% | 75% |
| Expected life (years) | 4.2 | 3.9 | 3.6 |
| Risk free rate of return | 0.22% - 0.37% | 0.34% - 0.59% | 1.37% |
| Fair value model used | Binomial | Binomial | Binomial |

23 Financial instruments

Capital risk management

The Group manages its capital to ensure that entities in the Group will be able to continue as a going concern while maximising the return to stakeholders through the optimisation of the debt and equity balance. The capital structure of the Group consists of debt, which includes the borrowings disclosed in note 17, finance leases disclosed in note 16, cash and cash equivalents and equity attributable to equity holders of the parent, comprising issued share capital, reserves and retained earnings as disclosed in the consolidated statement of changes in equity.

Categories of financial instruments

| | 2015 £'000 | 2014 £'000 |
|---|---------------|---------------|
| Financial assets | | |
| At amortised cost: | | |
| Trade receivables | 67,229 | 62,637 |
| Disbursements recoverable in legal businesses | 10,924 | 11,964 |
| Cash and cash equivalents | 68,626 | 58,338 |
| Financial liabilities | | |
| At amortised cost: | | |
| Trade payables | 24,938 | 20,893 |
| Disbursements payable in legal businesses | 7,926 | 9,876 |
| Obligations under finance leases | 28,951 | 16,431 |
| Other borrowings | - | 350 |
| At fair value: | | |
| Deferred consideration | - | 9,879 |

Financial risk management objectives

The Group monitors and manages its financial risks, which include interest rate risk, credit risk and liquidity risk. Interest rate swaps are used to manage interest rate risk. The use of financial derivatives is governed by the Group's policies, approved by the Board of Directors, which provide written rules on the use of financial derivatives. The Group does not enter into or trade financial instruments, including derivative financial instruments, for speculative purposes. The Group does not have any significant foreign currency risk exposure.

23 Financial instruments continued

Interest rate risk management

The Group is exposed to interest rate risk as entities in the Group borrow funds at both fixed and floating interest rates. The risk is managed by the Group by maintaining an appropriate mix between fixed and floating rate borrowings and where considered appropriate by the use of interest rate swap contracts. Hedging activities are evaluated regularly to align with interest rate views and defined risk appetite.

Interest rate sensitivity analysis

The sensitivity analysis below has been determined based on the exposure to interest rates for both derivative and non-derivative financial instruments at the balance sheet date. For floating rate liabilities a 0.5% increase or decrease represents management's assessment of the reasonably possible change in interest rates.

If interest rates had been 0.5% higher/lower and all other variables were held constant, the Group's profit for the year ended 30 June 2015 would have increased/decreased by £0.3m (2014: £0.2m). This is mainly attributable to the Group's exposure on variable rate borrowings and deposits.

Interest rate swap contracts

There were no outstanding interest rate swap contracts in existence at 30 June 2015 (2014: nil).

Credit risk management

The Group is exposed to credit risk in connection with the possible default by insurance companies. Following an assessment of the counterparties, the directors have concluded that there is no requirement for an impairment provision for credit loss against trade receivables arising from claims against insurance companies.

The provision for expected adjustments arising on settlement of claims does not represent an impairment provision under IFRS7. Nevertheless, for normal commercial reasons the Group ensures that vehicles are only placed on hire and repairs to vehicles are only carried out after the validation process has provided assurance that the liability for the accident rests with another party. As trade receivables for credit hire and credit repair carry no contractual 'due date', the term 'past due' used in IFRS7 is not considered to be relevant to the Group's trade receivables or the way in which the Group manages credit risk. Trade receivables relating to amounts invoiced to customers for services provided are subject to credit risk in that a counterparty may default on its obligation to the Group. Customers represent primarily legal firms and the Group's policy is to deal with an approved panel of such firms. The carrying value of these financial assets, net of impairment provisions, represents the Group's maximum exposure to credit risk. Credit risk for cash placed on deposit is controlled by the use of appropriate financial institutions.

Liquidity risk management

Liquidity risk arises primarily from the nature of the claims settlement process, which can prolong the period of collection of trade receivables. Ultimate responsibility for liquidity risk management rests with the Board of Directors, which has built an appropriate liquidity risk management framework for the management of the Group's short, medium and long-term funding and liquidity management requirements. The Group manages liquidity risk by maintaining adequate reserves, banking facilities and reserve borrowing facilities by continually monitoring forecast and actual cash flows.

Fair value of financial instruments

The fair value of financial assets and liabilities held at amortised cost is considered by the directors not to be materially different from their carrying amounts at the balance sheet date.

Maturity of financial assets

As explained in note 14, trade receivables for claims on insurers do not carry a contractual due date. As in previous years, the majority of our receivables relate to claims which are payable upon presentation and maturity should be expected within a month but settlement can be delayed following a period of negotiation with the relevant counter-party.

Maturity of financial liabilities

The following tables analyse the Group's remaining contractual maturity of its financial liabilities. The tables have been drawn up based on the undiscounted cash flows of financial liabilities based on the earliest date on which the Group can be required to pay. The table includes both interest and principal cash flows.

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23 Financial instruments continued

| | Weighted average effective interest rate % | Less than 1 month £'000 | 1-3 months £'000 | 3 months to 1 year £'000 | 1-5 years £'000 | 5+ years £'000 | Total £'000 |
|-------------------------------------|--|-------------------------|------------------|--------------------------|-----------------|----------------|-------------|
| 2015 | | | | | | | |
| Non-interest bearing | – | 25,327 | – | – | 264 | – | 25,591 |
| Variable interest rate instruments: | | | | | | | |
| Finance lease liability | 4.4 | – | – | – | – | – | – |
| Fixed interest rate instruments | 4.4 | 1,300 | 2,505 | 11,970 | 14,896 | – | 30,671 |
| | | 26,627 | 2,505 | 11,970 | 15,160 | – | 56,262 |
| 2014 | | | | | | | |
| Non-interest bearing | – | 25,946 | – | 1,626 | 3,536 | – | 31,108 |
| Variable interest rate instruments: | | | | | | | |
| Finance lease liability | 5.4 | 72 | 226 | 319 | 665 | – | 1,282 |
| Fixed interest rate instruments | 5.4 | 915 | 2,849 | 4,167 | 8,244 | – | 16,175 |
| | | 26,933 | 3,075 | 6,112 | 12,445 | – | 48,565 |

Finance lease facilities are also in existence with a wide variety of different funders and in general do not represent committed facilities, but rather are provided on a rolling basis.

Externally imposed capital requirements

The Group is not subject to any externally imposed capital requirements.

24 Business Combinations

The Group made a significant acquisition in 2014:

NewLaw group of companies

On 26 February 2014 the Group agreed to acquire the entire share capital of NewLaw Legal Limited (“NewLaw”) and various associated companies and partnership interests (together the “NewLaw group”) and completion took effect on 28 February 2014. The NewLaw group is a group of high quality legal services firms operating primarily in the area of road traffic personal injury and providing other consumer-related services including wills and probate. The NewLaw group also includes companies involved in costs drafting and advice in relation to employment law. NewLaw has entered into a number of ABS arrangements with various partners in the insurance and fleet management markets and the Group intends that this part of the business model will continue to be expanded in conjunction with its own strategy to develop its legal services offering to a larger customer group. For the year ended 30 June 2014, in the four months since acquisition the NewLaw group of companies contributed £2.1m of profit before interest on turnover of £8.9m.

24 Business Combinations continued

The aggregated provisional fair value of the identifiable assets and liabilities of the NewLaw Group at the acquisition date are set out below:

| | Carrying Value £'000 | Fair Value £'000 |
|---|-------------------------|---------------------|
| Tangible fixed assets | 898 | 898 |
| Investments in associates | 45 | 45 |
| Intangible assets (including acquired Goodwill) | 23,158 | – |
| Trade and other receivables | 15,581 | 15,526 |
| Cash and cash equivalents | 523 | 523 |
| Trade and other payables | (14,555) | (14,569) |
| Unsecured Loans | (8,135) | (8,135) |
| Finance leases | (415) | (415) |
| Deferred tax liabilities | (272) | (272) |
| Net assets acquired | 16,828 | (6,399) |
| Consideration: | | |
| Cash | | 21,950 |
| Deferred cash | | 2,053 |
| Deferred consideration payable in shares | | 9,879 |
| Total consideration | | 33,882 |
| Goodwill arising from the acquisition | | 40,281 |

The deferred cash consideration represents cash held in an interest bearing escrow account by a third party against any possible warranty and indemnity claims against the vendors. The deferred share consideration is subject to the achievement of certain performance related conditions and the amounts shown represent the maximum additional consideration that might be payable. All shares to be issued as part of the acquisition are subject to lock in and/or orderly market arrangements for up to 24 months from issue and at 30 June 2014 was discounted at cost of equity to factor in the time value of the consideration. In addition the Group incurred acquisition costs of £0.9m and these have been expensed as exceptional costs within administrative expenses in 2014 (see note 4).

The goodwill of £40.3m arising from the acquisition consists of the enhanced capability that the Group now has in the provision of legal services and the cross selling opportunities that exist within the wider group to drive increased revenues and economies of scale and as a result improved profitability together with the workforce, which is not separately recognised.

The deferred consideration is payable in shares in two tranches and is due as follows:

| | 2015 £'000 | 2014 £'000 |
|--------------------------------------|---------------|---------------|
| Within 12 months | – | 6,679 |
| After 12 months but before 24 months | – | 3,200 |
| | – | 9,879 |

The first tranche amounting to £5,131,000 before discount was satisfied by the issue on 29 July 2014 of a total of 8,425,860 ordinary shares at a price of 60.9 pence each. The balance of the deferred consideration representing the second tranche amounting to £5,155,000 before discount is being satisfied by the issue of a total of 4,332,646 ordinary shares at a price of 118.99 pence each in nine equal monthly instalments commencing on 30 April 2015. As at 30 June 2015 a total of 2,889,974 ordinary shares with a value of £3,439,000 was still to be issued and is shown in the Consolidated Statement of Changes in Equity on page 27.

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25 Cash flow information

a) Analysis and reconciliation of net cash

| | 01 July 2014 £'000 | Acquisitions £'000 | Cash flow £'000 | Non cash changes £'000 | 30 June 2015 £'000 |
|-----------------------------------|--------------------------|-----------------------|--------------------|------------------------------|--------------------------|
| Net cash and cash equivalents | 58,338 | – | 10,288 | – | 68,626 |
| Debt due within one year | (350) | – | 350 | – | – |
| Debt due after more than one year | – | – | – | – | – |
| | (350) | – | 350 | – | – |
| Finance leases | (16,431) | – | 11,532 | (24,052) | (28,951) |
| | (16,781) | – | 11,882 | (24,052) | (28,951) |
| Net cash | 41,557 | – | 22,170 | (24,052) | 39,675 |

| | 2015 £'000 | 2014 £'000 |
|---|-----------------|---------------|
| Increase in cash and cash equivalents in the year | 10,288 | 37,139 |
| Cash inflow from decrease in borrowings and lease financing | 11,882 | 26,016 |
| Change in net debt resulting from cash flows | 22,170 | 63,155 |
| New finance leases | (24,052) | (14,179) |
| Net debt acquired on acquisitions | – | (8,550) |
| Movement in net cash in the year | (1,882) | 40,426 |
| Net cash at start of the year | 41,557 | 1,131 |
| Net cash at end of the year | 39,675 | 41,557 |

b) Depreciation, amortisation and impairment charges

| | 2015 £'000 | 2014 £'000 |
|---|---------------|---------------|
| Depreciation of property, plant and equipment (Note 12) | 6,109 | 3,898 |
| | 6,109 | 3,898 |

c) Cash impact of exceptional items

The cash flow impact of the exceptional items explained in note 4 was a net cash inflow of £2.5m comprising of an outflow in respect of the costs of evaluating acquisitions and a cash inflow in respect of other income (2014 £0.9m outflow, comprising acquisition costs).

26 Subsequent event

The Group announced on 20 August 2015 that it had agreed to acquire the FMG group of companies, a leading fleet accident management group, comprising FMG Group Holdings Limited (“FMG”) and its subsidiary companies and partnership interests (the “FMG Group”), for approximately £43.2 million in aggregate. The acquisition is subject to the requisite regulatory approvals being received from The Financial Conduct Authority and the Solicitors Regulation Authority. Completion is expected to occur within 3 months.

The FMG Group is being acquired from its management and a number of funds managed by Endless LLP for approximately £43.2 million in aggregate on a debt-free basis and assuming a normalised level of working capital. The consideration for the acquisition of all the shares and other vendor interests in the FMG Group will comprise a number of elements, the effect of which is the payment at completion of approximately £38.2 million in cash and the issue of new ordinary Redde shares (“Redde Shares”) with a total value of £5.0 million. The Group will also make a cash payment of £2.5 million in respect of additional working capital balances on completion.

The new Redde Shares will be issued on completion but the holders have unconditionally and irrevocably waived their entitlement for any dividends with a record date during the 12 months following completion. The Redde Shares will be subject to a 24 month lock in (subject to the customary exemptions) followed by an orderly market arrangement.

In addition to supporting the Group’s strategy of widening its range of services the acquisition is expected to be immediately earnings enhancing and cash generative, and will support the Group’s dividend policy of distributing as much of the Group’s profits by way of dividend as it can, taking account of prevailing circumstances and other requirements and commitments.

Company statement of changes in equity

as at 30 June 2015

| | Share capital £'000 | Share premium account £'000 | Shares to be issued £'000 | Retained earnings £'000 | Total £'000 |
|--|------------------------|-----------------------------------|------------------------------------|-------------------------------|----------------|
| Balance at 01 July 2013 | 166 | – | – | 75,942 | 76,108 |
| Profit for the year | – | – | – | 14,049 | 14,049 |
| Total comprehensive income for the year | – | – | – | 14,049 | 14,049 |
| Issue of Ordinary Shares | 117 | 60,253 | – | – | 60,370 |
| Expenses on issue of Ordinary Shares | – | (2,449) | – | – | (2,449) |
| Dividends paid | – | – | – | (8,468) | (8,468) |
| Credit to equity for equity settled share based payments | – | – | – | 883 | 883 |
| Balance at 30 June 2014 | 283 | 57,804 | – | 82,406 | 140,493 |
| Profit for the year | – | – | – | 73,763 | 73,763 |
| Total comprehensive income for the year | – | – | – | 73,763 | 73,763 |
| Issue of Ordinary Shares | 13 | 7,299 | (1,716) | – | 5,596 |
| Shares to be issued | – | – | 5,155 | – | 5,155 |
| Dividends paid in the year | – | – | – | (21,109) | (21,109) |
| Credit to equity for equity settled share based payments | – | – | – | 408 | 408 |
| Balance at 30 June 2015 | 296 | 65,103 | 3,439 | 135,468 | 204,306 |

Company statement of financial position

for the year ended 30 June 2015

| | Note | 2015 £'000 | 2014 £'000 |
|--------------------------------|------|-----------------|---------------|
| Non-current assets | | | |
| Property, plant and equipment | 30 | 614 | 683 |
| Investments in subsidiaries | 31 | 122,132 | 68,454 |
| Deferred tax asset | 34 | 1,160 | 600 |
| | | 123,906 | 69,737 |
| Current assets | | | |
| Trade and other receivables | 32 | 41,331 | 70,618 |
| Cash and cash equivalents | | 61,003 | 54,780 |
| | | 102,334 | 125,398 |
| Total assets | | 226,240 | 195,135 |
| Current liabilities | | | |
| Trade and other payables | 33 | (19,426) | (41,087) |
| Deferred consideration | 24 | – | (6,679) |
| Provisions | 18 | (1,689) | (2,447) |
| | | (21,115) | (50,213) |
| Net current assets | | 81,219 | 75,185 |
| Non-current liabilities | | | |
| Deferred consideration | 24 | – | (3,200) |
| Long-term provisions | 18 | (819) | (1,229) |
| | | (819) | (4,429) |
| Total liabilities | | (21,934) | (54,642) |
| Net assets | | 204,306 | 140,493 |
| Equity | | | |
| Share capital | 20 | 296 | 283 |
| Share premium account | 20 | 65,103 | 57,804 |
| Shares to be issued | 24 | 3,439 | – |
| Retained earnings | | 135,468 | 82,406 |
| Total equity | | 204,306 | 140,493 |

The notes on pages 60 to 65 form an integral part of these financial statements.

The financial statements were approved by the Board of Directors and authorised for issue on 2 September 2015. They were signed on its behalf by:

Stephen Oakley

Chief Financial Officer
2 September 2015
Company Number 03120010

Company statement of cash flows

for the year ended 30 June 2015

| Note | Year ended 30 June 2015 £'000 | Year ended 30 June 2014 £'000 |
|---|-------------------------------------|-------------------------------------|
| Cash flows from operating activities | | |
| Profit for the year | 73,763 | 14,049 |
| Tax credit | (575) | (1,038) |
| Finance income including exceptional costs | (304) | (395) |
| Depreciation and impairment credits | (37,646) | (13,161) |
| Losses on sale of property, plant and equipment | 36 | – |
| Share-based payment charges | 387 | 883 |
| Decrease/ (increase) in receivables | 29,310 | (17,222) |
| (Decrease)/ increase in payables | (37,648) | 29,840 |
| Decrease in provisions | (1,168) | (3,220) |
| Cash generated from operating activities | 26,155 | 9,736 |
| Finance interest received | 712 | 410 |
| Bank and loan interest paid | – | (15) |
| Taxation paid | – | – |
| Net cash from operating activities | 26,867 | 10,131 |
| Cash flows from investing activities | | |
| Purchase of subsidiary undertakings | – | (23,479) |
| Proceeds from sale of property, plant and equipment | – | 3,330 |
| Net cash from investing activities | – | (20,149) |
| Cash flows from financing activities | | |
| Proceeds from issue of share capital | 465 | 60,370 |
| Net expenses of share issue | – | (2,449) |
| Repayment of borrowings | – | (5,045) |
| Dividends paid | (21,109) | (8,468) |
| Net cash from financing activities | (20,644) | 44,408 |
| Net increase in cash and cash equivalents | 6,223 | 34,390 |
| Cash and cash equivalents at beginning of year | 54,780 | 20,390 |
| Cash and cash equivalents at end of year | 61,003 | 54,780 |
| Cash and cash equivalents consist of: | | |
| Cash at bank and in hand | 61,003 | 54,780 |
| | 61,003 | 54,780 |

Notes to the Company financial statements

27 Significant accounting policies

The separate financial statements of the Company are presented as required by the Companies Act 2006. As permitted by that Act, the separate financial statements have been presented in accordance with International Financial Reporting Standards (IFRSs) adopted in compliance with Article 4 of the EU IAS Regulation. The parent company financial statements here together with the group financial statements, the Company is taking advantage of the exemption in s408 of the Companies Act 2006 not to present its individual income statement and related notes that form part of these approved financial statements.

The financial statements have been prepared on a historical cost basis. The principal accounting policies adopted are the same as those set out in note 1 to the consolidated financial statements except that investments in subsidiaries are stated at cost less, where appropriate, provisions for impairment.

28 Operating profit

The auditor's remuneration for audit services to the Company was £10,000 (2014: £10,000).

29 Finance income and finance costs

| | 2015 £'000 | 2014 £'000 |
|--|---------------|---------------|
| <i>a) Finance income</i> | | |
| Interest receivable | (714) | (410) |
| <i>b) Finance costs</i> | | |
| Interest on bank overdrafts and loans | – | 15 |
| Unwind of discount on deferred consideration | 408 | – |
| | 408 | 15 |
| Total finance (income) | (306) | (395) |

30 Property, plant and equipment

| | Freehold property £'000 | Leasehold improvements £'000 | Total £'000 |
|--|-------------------------------|------------------------------------|----------------|
| Cost | | | |
| At 01 July 2013 and 30 June 2014 | 438 | 2,816 | 3,254 |
| Disposals | – | (2,289) | (2,289) |
| At 30 June 2015 | 438 | 527 | 965 |
| Accumulated depreciation and impairment | | | |
| At 01 July 2013 | (42) | (2,484) | (2,526) |
| Charge for the year | (20) | (25) | (45) |
| At 30 June 2014 | (62) | (2,509) | (2,571) |
| Charge for the year | (9) | (24) | (33) |
| Disposals | – | 2,253 | 2,253 |
| At 30 June 2015 | (71) | (280) | (351) |
| Carrying amounts | | | |
| At 30 June 2015 | 367 | 247 | 614 |
| At 30 June 2014 | 376 | 307 | 683 |

The cost of the land element of freehold property is not separable from the cost of the freehold buildings.

31 Subsidiaries

Details of the Company's and Group's subsidiaries at 30 June 2015 are as follows:

| Subsidiary undertaking | Shares held by Company or Group | Principal activity during the year | Ownership interest % |
|---|---------------------------------|---|----------------------|
| Helphire Limited | Company | Non-fault accident management and Financing vehicle repairs | 100 |
| RunmyCar Limited | Company | Internet marketing | 100 |
| Albany Assistance Limited | Company | Sale of legal expenses insurance | 100 |
| HHFS Limited | Company | Fleet management | 100 |
| Total Accident Management Limited | Company | Accident management services | 100 |
| Cab Aid Limited | Company | Vehicle rental | 100 |
| Helphire EBT Trustees Limited | Company | Corporate trustee | 100 |
| Helphire Legal Services Limited | Company | Provision of claims handling service | 100 |
| Principia Law Limited | Group | Solicitors | 75 |
| NewLaw Legal limited | Group | Solicitors | 100 |
| Group Legal Limited | Group | Employment Law Advice | 100 |
| CIQ Limited | Group | Legal Costs Draftsmen | 100 |
| NLS Trustees Limited | Group | Corporate trustee | 100 |
| NewLaw Trustees Limited | Group | Corporate trustee | 100 |
| HAS Accident Management Solutions Limited | Company | Dormant | 100 |
| Redde Group Limited | Company | Dormant | 100 |
| Angel Assistance Limited | Company | Dormant | 100 |

All subsidiaries are incorporated in England and Wales (with the exception of NLS Trustees Limited which is incorporated in Scotland) and operate in the United Kingdom and are fully consolidated within the Group results. All shares are ordinary.

The movement in investments in subsidiaries during the year was as follows:

| | £'000 |
|------------------------------------|----------------|
| Cost | |
| At 01 July 2013 | 208,972 |
| Additions | 33,882 |
| Transfers to other group companies | (33,882) |
| At 30 June 2014 | 208,972 |
| Additions | 15,999 |
| At 30 June 2015 | 224,971 |
| Impairment | |
| At 01 July 2013 | 153,724 |
| Credit for the year | (13,206) |
| At 30 June 2014 | 140,518 |
| Credit for the year | (37,679) |
| At 30 June 2015 | 102,839 |
| Net book value | |
| At 30 June 2015 | 122,132 |
| At 30 June 2014 | 68,454 |

Notes to the Company financial statements

continued

31 Subsidiaries continued

In line with its review of goodwill, discussed in note 11, the Company reviewed its investments in subsidiaries. The Company has applied the same cash flows to its main trading entity (Helphire Limited) with the same assumptions as in note 11 on the basis that this entity represents materially all the future cash flows of the Group. A credit of £37.7m (2014: credit of £13.2m) has been booked to investments during the year. Alongside this, previously held provisions for impairments of subsidiary inter-company balances of £34.9m have decreased to £nil (2014: £30.9m - increased to £34.9m), see note 36, leading to a net impairment credit to the Company income statement of £72.6m for the year (2014: credit of £9.2m).

32 Trade and other receivables

| | 2015 £'000 | 2014 £'000 |
|---|---------------|---------------|
| Amounts owed by subsidiary undertakings | 40,266 | 68,461 |
| Other debtors | 2 | 471 |
| Prepayments | 851 | 1,352 |
| VAT recoverable | 212 | 334 |
| | 41,331 | 70,618 |

33 Trade and other payables

| | 2015 £'000 | 2014 £'000 |
|---|---------------|---------------|
| Trade payables | 639 | 748 |
| Other taxation and social security | 611 | 467 |
| Accruals and deferred income | 2,761 | 2,573 |
| Amounts owed to subsidiary undertakings | 15,415 | 37,299 |
| | 19,426 | 41,087 |

34 Deferred tax

Deferred tax is calculated in full on temporary differences under the liability method using a tax rate of 20% (2014: 21%).

| | (Liability) Accelerated tax depreciation £'000 | Asset tax losses £'000 |
|------------------------|---|------------------------------|
| At 01 July 2013 | – | – |
| Credit to income | – | 600 |
| At 30 June 2014 | – | 600 |
| Credit to income | – | 560 |
| At 30 June 2015 | – | 1,160 |

35 Financial instruments

The Company follows the same accounting policies and manages its capital and risks in the same way as the Group. Please refer to note 23 for further details.

Categories of financial instruments

| | 2015 £'000 | 2014 £'000 |
|---|---------------|---------------|
| Financial assets | | |
| At amortised cost: | | |
| Amounts owed by subsidiary undertakings | 40,266 | 68,461 |
| Cash and cash equivalents | 61,003 | 54,780 |
| Financial liabilities | | |
| At amortised cost: | | |
| Trade payables | 639 | 748 |
| Amounts owed to subsidiary undertakings | 15,415 | 37,299 |
| At fair value: | | |
| Deferred consideration | – | 9,879 |

Financial risk management objectives

The Company monitors and manages its financial risks, which include interest rate risk, credit risk and liquidity risk. Interest rate swaps are used to manage interest rate risk where considered appropriate. The use of financial derivatives is governed by the Company's policies, approved by the Board of Directors, which provide written rules on the use of financial derivatives. The Company does not enter into or trade financial instruments, including derivative financial instruments, for speculative purposes.

Interest rate risk management

The Company is exposed to interest rate risk as it borrows funds at both fixed and floating interest rates. The risk is managed by the Company by maintaining an appropriate mix between fixed and floating rate borrowings and where considered appropriate by the use of interest rate swap contracts. Hedging activities are evaluated regularly to align with interest rate views and defined risk appetite.

Interest rate sensitivity analysis

The sensitivity analysis below has been determined based on the exposure to interest rates for both derivative and non-derivative financial instruments at the balance sheet date. For floating rate liabilities, the analysis is prepared assuming the amount of the liability outstanding at the balance sheet date was outstanding for the whole year. A 0.5% increase or decrease represents management's assessment of the reasonably possible change in interest rates.

If interest rates had been 0.5% higher/lower and all other variables were held constant, the Company's profit for the year ended 30 June 2015 would have increased/decreased by £0.3m (2014: £0.2m). This is mainly attributable to the Company's exposure on variable rate deposits.

Interest rate swap contracts

There were no outstanding interest rate swap contracts in existence at 30 June 2015 (2014: nil).

Credit risk management

Credit risk for cash placed on deposit is controlled by the use of approved financial institutions.

Liquidity risk management

Ultimate responsibility for liquidity risk management rests with the Board of Directors, which has built an appropriate liquidity risk management framework for the management of the Group's short, medium and long-term funding and liquidity management requirements. The Group manages liquidity risk by maintaining adequate reserves, banking facilities and reserve borrowing facilities by continually monitoring forecast and actual cash flows.

Notes to the Company financial statements

continued

35 Financial instruments continued

Maturity of financial assets

The expected maturity for all the Company's non-derivative financial assets is less than one month, which remains unchanged from the previous year. This has been based on the undiscounted contractual maturities of the financial assets. No material interest is expected to accrue on the interest bearing instruments, which represent cash deposits.

Maturity of financial liabilities

The following table details the Company's remaining contractual maturity for its non-derivative financial liabilities. The table has been drawn up based on the undiscounted cash flows of the financial liabilities based on the earliest date on which the Company can be required to pay. The table includes both interest and principal cash flows.

| | Less than 1 month £'000 | 1-3 months £'000 | 3 months to 1 year £'000 | 1-5 years £'000 | 5+ years £'000 | Total £'000 |
|------------------------------------|-------------------------------|---------------------|--------------------------------|--------------------|-------------------|----------------|
| 2015 | | | | | | |
| Non-interest bearing | 16,054 | – | – | – | – | 16,054 |
| Variable interest rate instruments | – | – | – | – | – | – |
| | 16,054 | – | – | – | – | 16,054 |
| 2014 | | | | | | |
| Non-interest bearing | 43,100 | – | 1,626 | 3,200 | – | 47,926 |
| Variable interest rate instruments | – | – | – | – | – | – |
| | 43,100 | – | 1,626 | 3,200 | – | 47,926 |

Fair value of financial instruments

The fair value of financial assets and liabilities held at amortised cost is considered by the directors not to be materially different from their carrying amounts at the balance sheet date.

36 Related party transactions

Related Party Transactions to 30 June 2015

| | 2015 Management Charges £'000 | 2015 Interest charges £'000 | 2015 Charges to Group from subsidiaries £'000 | 2015 Payments/ (receipts) against working capital £'000 |
|-----------------------------------|--|--------------------------------------|---|---|
| Subsidiary undertaking | | | | |
| Helphire Limited | 17,182 | 7 | 221 | 20,307 |
| Albany Assistance Limited | 6,642 | 527 | 9 | (41,992) |
| HHFS Limited | – | 10 | – | (616) |
| Helphire Legal Services Limited | 2,703 | 603 | 253 | (19,919) |
| Total Accident Management Limited | 1,422 | 206 | – | (22,181) |
| Principia Law Limited | 387 | – | 115 | (405) |
| Cab Aid Limited | 813 | 27 | 1 | (3,999) |
| Runmycar Limited | 5 | 2 | 12 | – |
| New Law Legal Limited | 77 | 228 | – | (3,633) |
| Group Legal Limited | – | 70 | – | – |
| CIQ Limited | – | – | – | 34 |
| | 29,231 | 1,680 | 611 | (72,404) |

36 Related party transactions continued

Related Party Transactions to 30 June 2014

| | 2014 Management charges £'000 | 2014 Interest charges £'000 | 2014 Charges to Group from subsidiaries £'000 | 2014 Payments/ (receipts) against working capital £'000 |
|--|--|--------------------------------------|---|---|
| Subsidiary undertaking | | | | |
| Helphire Limited | 18,178 | 584 | 209 | (50,477) |
| Albany Assistance Limited | 7,740 | 625 | – | (259) |
| HHFS Limited | – | 7 | – | – |
| Helphire Legal Services Limited* | 37,696 | 298 | – | 26 |
| Total Accident Management Limited | 1,583 | – | – | 5 |
| Principia Law Limited | 257 | – | 77 | (37) |
| Helphire (Pinesgate Reversion) Limited | – | – | – | (1,500) |
| Cab Aid Limited | 1,053 | – | 4 | 1 |
| Runmycar Limited | – | 1 | 60 | – |
| | 66,507 | 1,515 | 350 | (52,241) |

* Management charges for Helphire Legal Services for 2014 are inclusive of £33,882,000 in relation to the purchase of the NewLaw group from Redde plc

Receivables and Payables:

| | 2015 Amounts owed by subsidiary Receivables £'000 | 2015 Amounts owed by subsidiary Payables £'000 | 2014 Amounts owed by subsidiary Receivables £'000 | 2014 Amounts owed by subsidiary Payables £'000 |
|--|--|---|--|---|
| Subsidiary undertaking | | | | |
| Helphire Limited | 3,145 | – | – | (34,902) |
| Swift Finance (GB) Limited | – | – | – | (1) |
| Albany Assistance Limited ⁽¹⁾ | – | (3,573) | 12,399 | – |
| HHFS Limited ⁽²⁾ | – | (663) | 80 | – |
| Helphire Legal Services Limited ⁽³⁾ | 32,157 | – | 46,800 | – |
| Total Accident Management Limited ⁽⁴⁾ | – | (5,980) | 1,104 | – |
| Helphire (Pinesgate Reversion) Limited | – | – | – | – |
| Cab Aid Limited ⁽⁵⁾ | – | (2,803) | 283 | – |
| HAS Accident Management Solutions Limited | – | (2,396) | – | (2,396) |
| Runmycar Limited ⁽⁶⁾ | 314 | – | – | – |
| Principia Law Limited ⁽⁷⁾ | 416 | – | – | – |
| NewLaw Legal | 2,799 | – | 6,394 | – |
| Group Legal Limited | 1,401 | – | 1,401 | – |
| CIQ Limited | 34 | – | – | – |
| | 40,266 | (15,415) | 68,461 | (37,299) |

1. Albany Assistance Limited in 2014 is shown as £12,399k, being £31,242k less provision of £18,843k.

2. HHFS Limited in 2014 is shown as £80k, being £275k less provision of £195k.

3. Helphire Legal Services Limited debt in 2014 is shown as £46,800k, being £48,519k less provision of £1,719k.

4. Total Accident Management Limited debt in 2014 is shown as £1,104k, being £14,572k less provision of £13,468k.

5. CabAid Limited in 2014 is shown as £283k, being £355k less provision of £72k.

6. Runmycar Limited debt in 2014 is shown as £nil, being £295k less provision of £295k.

7. Principia Law Limited debt in 2014 is shown as £nil, being £297k less provision of £297k.

Shareholder information, financial calendar and advisors

Company enquiries

General shareholder enquiries about the Company and requests for copies of the Group's literature, Annual Report or Interim Statements should be directed to the Company Secretary at the Company's head office at:

Pinesgate
Lower Bristol Road
Bath
BA2 3DP

Internet

Visit the Company's website at www.redde.com for:

- Current share Price
- Latest news
- Additional information about the Company
- Latest Annual and Interim Reports

Shareholding enquiries

Queries about personal shareholdings (e.g. lost certificates, dividend payments or change of personal details) should be directed to the Company's registrars, Capita IRG plc, whose details are set out in the Advisors section opposite.

Registered office

Redde plc
Pinesgate
Lower Bristol Road
Bath
BA2 3DP

Company number

03120010

Financial calendar

2015

27 February – Interim results announcement
26 March – Interim dividend for 2015
03 September – Final results announcement
29 October – Annual General Meeting
05 November – Final dividend for 2015

2016

February – Interim results announcement
March – Interim dividend for 2016
September – Final results announcement
October – Annual General Meeting
November – Final dividend for 2016

Advisors

Auditor

KPMG LLP
100 Temple Street
Bristol
BS1 6AG

Solicitors

Berwin Leighton Paisner LLP
Adelaide House
London Bridge
London
EC4R 9HA

Nominated Advisor & Joint Stockbroker

Cenkos Securities plc
6-8 Tokenhouse Yard
London
EC2R 7AS

Joint Stockbroker

N+1 Singer Advisory LLP
One Bartholomew Lane
London
EC2N 2AX

Registrars

Capita IRG plc
The Registry
34 Beckenham Road
Beckenham
Kent
BR3 4TU

Principal Bankers

HSBC
45 Milsom Street
Bath
BA1 1OU

HSBC

West & Wales Corporate Banking Centre
3 Rivergate
Temple Quay
Bristol
BS1 6ER

Santander UK plc
Large Corporate Group
3rd Floor
One Glass Wharf
Avon Street
Bristol
BS2 0EL

PR advisors

Square1 Consulting Limited
73 Cornhill
London
EC3V 3QQ

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Redde plc
Pinesgate
Lower Bristol Road
Bath, BA2 3DP
0845 078 4000
www.redde.com