Annual Report **2016/17**





Annual Repor 30 June 2017

Medical Indemnity Protection Society Ltd and its subsidiaries

(Limited by guarantee and shares) ACN 007 067 281

This annual report covers Medical Indemnity Protection Society Ltd as an individual entity and the group consisting of Medical Indemnity Protection Society Ltd and its subsidiaries ('Group').

Medical Indemnity Protection Society Ltd is a company limited by guarantee and shares, incorporated and domiciled in Australia. Its registered office and principal place of business is: Level 37, 55 Collins Street Melbourne VIC 3000 Australia.

A description of the nature of the group's operations and its principal activities is contained in the 'Directors' report' section of this report. The financial report has been authorised for issue by the directors on 22 September 2017.

General and membership enquiries

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Medical Indemnity Protection Society Ltd (MIPS) ABN 64 007 067 281 is an Australian Financial Services Licensee (AFSL 301912).

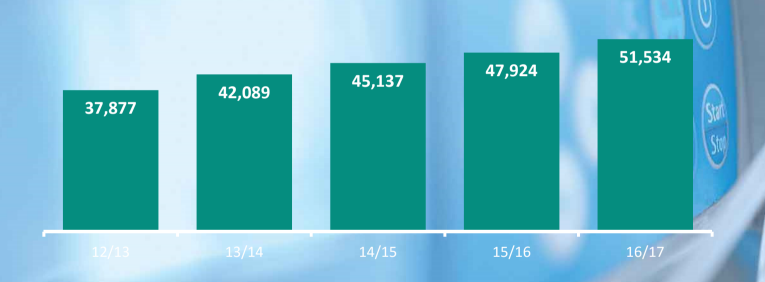
MIPS Insurance Pty Ltd (MIPSi) ABN 81 089 048 359 is a wholly owned subsidiary of MIPS and holds an authority issued by APRA to conduct general insurance business and is an Australian Financial Services Licensee (AFSL 247301).

Contents	Page
Highlights of 2016/17	4-5
About the Directors	6-8
Chairman's report	9
Managing Director's report	10-12
Governance	13-14
Management of MIPS	15
Member support and claims	16-18
Member professional development	19
Directors' report	20-22
Auditor's independence declaration	23
Statements of Comprehensive Income	24
Statements of Financial Position	25
Statements of Changes in Equity	26
Statements of Cash Flows	27
Notes to the financial report	28-55
Directors' declaration	56
Independent auditor's report	57-59

Highlights 2016/17

The number of members increased 7.5% to 51,534

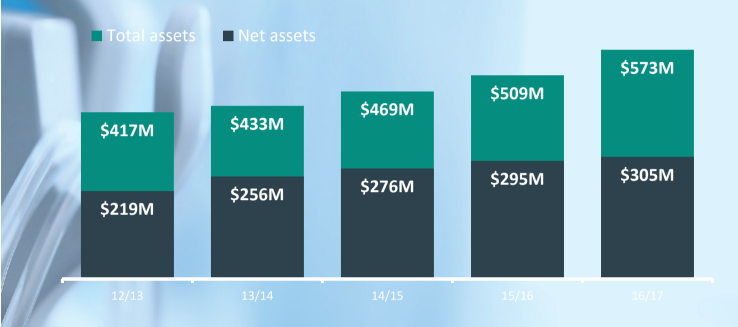
Student membership increased by 9.4% to 19,981



Maintained Insurance solvency ratio well above industry average

MIPS responded to 4,788 notifications including 266 that escalated to claims

Increase in total assets of \$64M (12.5%) and increase in net assets of \$10M (3.4%)



Our vision

To provide on-going security through excellence and efficiency in the delivery of service and benefits

Our mission

To be the pre-eminent notfor-profit provider of membership benefits to healthcare practitioners

About the directors

Chairman

Mr Gary Speck

AM, MBBS, BMedSc (Hons), FRACS, FAOrthA, FAMA, GAICD



FAIM



Gary was appointed to the position of Chairman of MIPS on 1 July 2016. Gary obtained his qualification as an orthopaedic surgeon, FRACS (Orth) in 1983 and has specialised his practice to treatment of spinal disorders. He is an active member of the Spine Society of Australia, Australian Orthopaedic Association, North American Spine Society and Royal Australasian College of Surgeons (RACS). He is a director of MIPS Insurance, a director and past vice-president of AMA and past director and past vice-president of AMA Victoria, chairing its TAC Worksafe Committee and the Joint LIV-Bar Council-AMA Committee. He was a member of the Health Innovation and Reform Council (of the Government of Victoria, advising the Health Minister) and Chairman of its Standing Committee on Health Quality, Safety and Outcomes from 2012 to 2015, and continues advisory roles to government. In 2014 he was appointed a Member of the Order of Australia (AM) for significant service to medicine as an orthopaedic surgeon, and to professional organisations.



Troy graduated with a Bachelor of Medicine and Surgery from Sydney University in 1984 and went on to private practice in the northern suburbs of Sydney. His involvement in the medical indemnity industry began in 1995 when he was appointed as a Medico-legal Advisor and Claims Manager in the Australian operations of The MDU (Medical Defence Union) UK. In 1997 he joined a Melbourne-based professional services group providing expertise and back-office support to a number of medical defence organisations and their shared insurer. Troy was an inaugural director of the Board of Health Professionals Insurance Australia, later renamed MIPS Insurance. He was appointed as MIPS Group CEO in 2005 and in 2010 was appointed as Managing Director of MIPS, whilst continuing his role as MIPS Insurance CEO. Current member of the Privacy and Security Committee of the Australian Digital Health Agency and Chairman of Asclepius Underwriting Pty Ltd.

Mr Kerry Roxburgh BCom, MBA, MESAA

Dr Bruce E Taylor MDSc, LDS, FRACDS, FADI, FICD, FPFA, GAICD



Kerry is a director of a number of companies, including two listed public companies. He is Chairman of the Eclipx Group and a nonexecutive director of Ramsay Health Care. He is Chairman of Tyro Payments Ltd. He was one of the founders of online stockbroker E*Trade Australia, where for three years he was the chief executive prior to becoming chairman, a position he held from 2000-2007, when it was acquired by the ANZ Bank. Prior to E*Trade, Kerry spent 10 years as an executive director of the Hong Kong Bank of Australia Group including five years as managing director of that bank's corporate finance subsidiary. Kerry qualified as a chartered accountant in 1969 and has experience in the financial management of the insurance, healthcare, technology, property and resource sectors.



University of Melbourne in 1973, and entered private practice for six years. Since gaining his MDSc in 1981, he has practised as a specialist orthodontist in private practice in Melbourne. His association with the University continues as a part-time senior lecturer and consultant. He is a past president and life member of the Australian Dental Association (Vic). Bruce was a director of the Australian Dental Council for 10 years and is past chairman of the Policy Advisory Committee of the Professional Provident Fund. Based in Melbourne, he is a Director of Victorian Medical Insurance Agency Ltd and Chairman of MIPS Insurance Pty Ltd.

Dr Leanne Rowe

Adjunct Associate Professor (Monash University appointment), AM, MBBS, MD, FRACGP, FAICD



Leanne has been a general practitioner for over 30 years and has received a number of awards for clinical leadership including an Order of Australia, the Rose Hunt Medal by the Royal Australian College of General Practitioners, Best Individual Contribution to Health Care in Australia by the Australian Medical Association, and a Doctor of Laws (honoris causa) by Monash University. Her past positions include Deputy Chancellor of Monash University and Chairman of the Royal Australian College of General Practitioners. She has served as a non-executive Director for a range of not for profit and commercial companies for over 20 years, is a medico-legal expert and a professional author. Her books include: 'First do no harm: being a resilient doctor in the 21st century', 'Save your life and the lives of those you love: your GP's 6 step plan to staying healthy longer', and 'Everybody: 4 basic steps to the prevention and early diagnosis of 9 catastrophic health conditions'.

Mr Charles Steadman Assoc Prof, MBBS, MD, FRACP, FAICD, AGAF

Ms Sue Carter
BA (Hons), Grad Dip (App Fin &
Invest), MAppSci, ACA (UK), FAICD



Charles graduated in medicine from the University of Queensland in 1980. After service as a rural medical practitioner he trained in internal medicine and gastroenterology at the Princess Alexandra Hospital in Brisbane and then was a Fulbright Scholar at the Mayo Clinic in the USA. He returned to Australia as Director of Gastroenterology and Hepatology at Princess Alexandra Hospital and later entered private specialist practice in Brisbane. He is a Fellow of the Australian Institute of Company Directors, Associate Professor of Medicine with the University of Queensland and a Director of Queensland Doctors' Mutual Pty Ltd and Queensland Gastroenterology Pty Ltd. He is a director and Honorary Treasurer of the Royal Australasian College of Physicians and has served overseas as an ADF medical officer.



Sue is a professional non-executive director and a consultant in corporate governance and board effectiveness. She is an Australian Institute of Company Directors Facilitator in directors' duties, financial reporting, decision making and board processes. She qualified as a Chartered Accountant with KPMG in the UK and holds a BA(Hons) in Economics and History together with a Master of Applied Science in Organisation Dynamics. She is a past ASIC Regional Commissioner for Victoria and a past director of the Professional Indemnity Insurance Company Australia. Sue is currently a nonexecutive director of ANZ Australian Staff Superannuation Pty Ltd, First State Super, First State Super Financial Services, Protect Services and the Australian Psychological Society. She is also Chairman of the Compliance Committee of BlackRock Investment Management (Australia).

Chairman's report

The year's results provided a further increase to members' equity. The \$10.8 million Total Comprehensive Income for the year adds to the financial resources that MIPS has to be able to support members in their time of need. This result was achieved after a significant strengthening in the Outstanding claims reserves whilst maintaining a higher than industry average probability of sufficiency.

MIPS' vision of being the preeminent not-for-profit provider of membership benefits to healthcare practitioners in Australia is supported by almost \$573m in Total assets with \$306 million in Total Equity.

MIPS member benefits are designed to meet the needs of MIPS members and include a range of benefits including indemnity insurance, members' practice entity insurance, Cyber, Privacy and Media Policy, MIPS Protections, risk education and 24-hour clinico-legal assistance provided by health professionals.

Each year MIPS management calculates membership subscriptions from the ground up taking into consideration items such as the actuarially assessed likely claims costs, administration costs and budgeted investment result. The accumulated equity allows investment income to reduce the subscriptions to be lower than otherwise would have been the case.

The profit for the MIPS Group, which is smaller than prior years continues to add to the ability for MIPS to generate future investment income which then reduces the subscription amount members would otherwise be required to pay. MIPS continues to provide members with a very high level of security on an ongoing basis.

The statutory financial statements provide full detail of the financial performance of the year. MIPS member benefit details are contained in the *Membership Benefits Handbook* and the *Members' Insurance Covers Handbook*.

The interests of members are assisted by MIPS' advocacy on a range of matters with staff participating in various committees and working parties as well as contributing submissions to governments and other professional bodies.

Without strong management and competent staff, we would not be able to ensure successful and efficient delivery of membership benefits to our members. I would like to record my thanks to MIPS Managing Director, Dr A T Browning, MIPS Heads of Divisions and their staff for their ongoing efforts. I also thank fellow MIPS directors for their assistance and contributions over the year to ensure we continue to meet the Objects of the MIPS Constitution.



Mr Gary Speck
Chairman
MIPS
22 September 2017

Managing Director's report

Obligations to members

MIPS obligation is to its members and this obligation is always 'front of mind' in all our decisions.

All new and renewal membership applications are carefully considered on the basis of constitutional fit. Applicants for MIPS membership are expected to contribute to MIPS Objects particularly in respect of promotion of honourable and discouragement of irregular practice. Through this, MIPS and MIPS membership is enhanced and the wider community benefits through minimising actual or perceived patient harm with its associated personal and financial consequences.

For that reason, MIPS also carefully considers annual renewal application invitations to ensure the membership as a whole is protected from adverse outlier behaviour.

Acceptance into MIPS membership is a significant professional achievement.

Our role

Our role is governed by the MIPS Constitution. MIPS exists to:

- support and protect the character and interests of legally qualified health care practitioners and of persons legally entitled to practice medicine, surgery or a related health care discipline
- support and protect the character and interests of members
- promote honourable and to discourage irregular practice
- consider, originate, promote and support, or oppose legislative or other measures affecting members.

All MIPS activities or proposed activities reflect the Objects of MIPS' Constitution.

Financial Results

The financial results for the MIPS Group for the year to 30 June 2017 include:

- \$64 million increase in total members' assets to just under \$573 million
- Approximately \$11 million increase in members' equity (net assets) to just under \$306 million
- A further increase in member numbers to 51,534 members at 30 June 2017
- A further increase in MIPS Insurance 'Australian Prudential Regulation Authority (APRA) solvency' position (Note 30) which at 6.06 has increased from 5.06 last year and remains materially higher than industry average.

The most significant factors contributing to the year's result were:

- Worse than forecast claims result (Note 21)
- Better than budgeted investment result
- Better than budgeted administration costs reflecting MIPS ongoing focus on the efficiency and effectiveness of operations MIPS continues to apply Members' where the expenditure will be of the best value to members
- Continued focus on preservation of members' capital
- Continuing growth in member numbers.

The year's result continues MIPS' track record of achieving a positive investment result each year. Investment results have exceeded the benchmark over the last seven years

As members are aware, membership subscriptions are calculated from the ground up each year to ensure MIPS can continue to provide members with the very high levels of service and security they require on an on-going, stable and sustainable basis.

When setting a forthcoming year's membership fee reference rates, MIPS Board and management consider past and anticipated claims and investment performance. That means a deterioration in claims experience or claim valuations or a reduction in investment returns usually requires an increase in membership subscriptions.

Membership fees are individually calculated and reflect factors such as the exposure each member has to claims arising from their current and past practise including geographic locations of that practise.

Accumulated members' equity allows greater investment income which reduces the subscriptions than otherwise would have been the case. The MIPS Group has in place a comprehensive reinsurance arrangements that reduces its exposure to the adverse effects of claims. This is particularly important for the relatively infrequent but high value nature of medical indemnity claims. The Group's reinsurance arrangements help protect members' capital and decrease the potential for volatility of MIPS' financial results. Through such mitigation, MIPS provides very high levels of financial security and improved financial stability for members.

MIPS continues to maintain a prudent claim reserving policy. Mindful of the potential for significant volatility in final claim outcomes compared with earlier expectations and the limitations inherent in actuarial modelling of long-tailed medical indemnity claims, MIPS has again chosen to reserve medical indemnity liabilities at the same higher level of sufficiency than that required under the Australian Prudential Regulation Authority prudential standards. The year's claims expense and net claims incurred actuarial valuations show a deterioration in the prior year's claims.

Prudent claims reserving by MIPS Insurance provides MIPS members with further confidence that their medical indemnity provider will be adequately funded over the long period typically required to finalise medical indemnity claims.

All MIPS staff are remunerated by fixed market based salaries. No bonus or incentives based pay structures are utilised. MIPS believes that it is important to avoid any potential for perverse financial or other incentives that could risk adversely affecting the quality of services provided to members, or the objectivity and accuracy of the information provided to prospective members of MIPS that is relied on to help make an informed decision about whether to apply for membership of MIPS or not.

Remuneration of the Boards and Management complies with APRA Prudential Standard CPS 510 and reflects external independent expert advice that includes consideration of appropriate periodic external benchmarking analysis.

Overall MIPS experienced an increase in total membership (including students) of approximately 7.5% (including a 6.4% increase in non-student members). Total membership as at 30 June 2017 was 51,534.

Membership benefits are designed to meet members' needs

MIPS offers a range of membership benefits. These include operating as a buying group for members in respect of the medical indemnity, practice entity and personal accident insurance master policies and Member's practice Cyber, Privacy and Media Insurance policies it purchases. The range of membership benefits are designed to efficiently and effectively meet the needs of members.

MIPS also offers 24-hour clinicolegal assistance (from expert clinician peers), discretionary MIPS Protections for non-clinical indemnity matters arising from your professional and employment risks, as well as a range of other benefits.

The MIPS Membership Benefits Handbook and Members' Insurance Covers Handbook provide further details

Ongoing development of additional membership benefit initiatives occurred throughout the year with a particular focus on helping to empower and inform members. A particular focus was in respect of individual health and wellbeing of members including addressing the concerns of Mandatory Reporting. Work was also undertaken in areas of improved financial literacy.

Advocacy and Representation

During the year, MIPS continued its role of advocacy in respect of matters that affect members. MIPS participated in a range of working parties and committees, including:

- Discussions in respect of AHPRA Mandatory Reporting
- National Injury Insurance Scheme discussions. In June COAG agreed not to proceed with a medical treatment stream of the NIIS at this time
- A range of Insurance Council working parties including the Healthcare Indemnity Working Group, Professional Indemnity, ASIC and APRA Liaison Groups, Strategic Regulatory Policy, and others addressing a range of matters including financial literacy, effective disclosure and unfair contract terms
- Discussions in respect of the Government's First Principles and Thematic reviews of all medical indemnity schemes.

MIPS also contributed to a number of other submissions and discussions, which ensured that, in accordance with the MIPS constitution, that its views on matters that may affect members were heard.

MIPS' concerns for its Members

As articulated last year, there is significant ongoing pressure from governments, from Medicare and from private health funds to contain, if not cut, healthcare spending, including transfer of that expenditure onto the public and providers.

Members should be aware of the significance to them of various Commonwealth Government Medical Indemnity Schemes and of the implications of the National Disability Insurance Scheme (NDIS) introduced in November 2012, with its fully funded cost projected by the National Commission of Audit (Chapter 9.2.1) to reach \$25bn by 2022-23.

The National Commission of Audit Report Recommendation 48 released in February 2014 contained these proposals relating to medical indemnity, none of which has been implemented:

- a. ceasing the Premium Support Scheme (the PSS)
- b. ceasing the High Cost Claims Scheme (the HCCS)
- c. considering grandfathering provisions to support the medical indemnity insurance industry in the transition to reduced Commonwealth subsidisation
- d. monitoring of the impact on the medical profession, particularly in rural areas.

The Commonwealth Government's High Cost Claims Scheme was established by the *Medical Indemnity Act 2002*. Under the scheme, the Commonwealth Government makes financial contributions of 50% of the amount in excess of the HCCS threshold, currently \$300,000, towards claims of the Group for each insurance or indemnification claim notified after 1 January 2003. For matters reported on or after 1 July 2018, the HCCS threshold will be \$500,000.

The current Government's Medical Indemnity support schemes (especially the PSS and the HCCS) significantly reduce the overall cost of medical indemnity insurance. From 1 July 2018, this Government support will decrease as the HCCS threshold is raised from \$300,000 to \$500,000. This will mean that insurers will need to charge higher premiums than otherwise to fund the increase cost from that change which in effect will require an additional 50 cents in the dollar to be collected to cover claim amounts between the old threshold of \$300,000 and the new \$500,000 threshold, Unfortunately collection of that additional funding is less efficient than the HCCS (primarily due to stamp duty) and less elastic in respect of claims coverage which may require a more prudent pricing approach. This means that more funding will need to be collected from healthcare practitioners via premium than the amount of HCCS funding lost.

The effect of this change (and any others arising from the First Principle and Thematic Reviews) are likely to have a disproportionate effect on some groups especially those who compared to the average have higher value claims. Without mitigation, for some crafts and practice groups, cessation, or additional adverse changes to the HCCS and PSS schemes will have a significant adverse impact on the cost of their medical indemnity insurance

MIPS has continued to press its long held view that any reduction in the HCCS funding should be reallocated to the PSS, for the benefit of members and the wider community, and allowing the Government to better align the PSS with its social policy objectives, especially to ensuring affordable and equitable access to healthcare for all patients.

Summary

Although MIPS and its members face uncertainties in respect of changes to Government Medical Indemnity Schemes MIPS is well placed to continue to provide ongoing security and certainty to members.



Dr AT BrowningManaging Director
MIPS
22 September 2017

Governance

The key governance structures within the MIPS Group are:

- MIPS Board
- MIPSi Board
- Group Audit and Compliance Committee (GACC)
- Group Risk Committee (GRC)
- Group Investment Committee (GIC).

The MIPS and MIPSi boards have significant depth and breadth of director experience. This includes medical, dental, hospital, legal, accounting, insurance, capital markets and other financial sector corporate governance, executive and Board expertise and experience.

The MIPS and MIPSi boards are supported by the GACC, GRC and GIC whose members have the relevant skills and experience comprising the independent non-executive directors of both boards.

A sound corporate governance structure continues to protect members' interests through risk management and compliance management frameworks. These governance structures ensure that the MIPS Group adequately addresses its compliance related risks and meets appropriate prudential, statutory and other obligations and standards. Internal audit and the MIPS Group Investment Committee are also important elements of the governance structure.

Risks confronting the MIPS Group are regularly reviewed by management on an inherent and residual basis, and risk controls are rated according to management's assessment of their effectiveness. Strategies are developed to manage risks as appropriate.

Group Audit and Compliance Committee (GACC)

GACC is made up of independent directors, and is responsible, through management, for monitoring compliance with the Boards' policies, as well as prudential and statutory requirements.

GACC reports to the Boards on:

- the effectiveness of the internal audit program
- adherence to the compliance plan each quarter, or more frequently as required.

The members of the GACC are detailed in the Director's report.

The GACC meets throughout the year and in carrying out its duties, monitors, reviews and approves processes used to:

- ensure the integrity of all financial and management information upon which the Boards rely
- maintain an effective and efficient control and risk management environment
- ensure the MIPS Group meets the requirements of the Appointed (external) Auditor's program and undertakes appropriate actions in response to the Appointed Auditor's report
- ensure the MIPS Group complies with the relevant regulatory requirements.

Group Risk Committee (GRC)

The GRC's primary responsibility is reviewing and monitoring the MIPS Groups Risk Management Strategy and Enterprise Risk Management processes.

The GRC meets throughout the year and in carrying out its duties, monitors, reviews and approves processes used to identify any potential higher risk areas within the MIPS Group's operations and verify the integrity, relevance and effectiveness of the executive management of those risks, including the risks associated with:

- investment
- financial systems
- risk management systems
- legal obligations.



Chairman GACC & GRC Norman Newbon

Group Investment Committee (GIC)

The Group Investment Committee (GIC) is a Board and Management committee and is responsible for monitoring, guiding and making recommendations to the Boards regarding investment matters. The GIC comprises four directors, the Managing Director/Chief Executive Officer and Chief Financial Officer (CFO).

The day to day administration of the investment portfolio is undertaken by the CFO and the Finance Division in conjunction with the MIPS Group appointed external Investment Manager.

The GIC meets formally throughout the year however matters are also routinely and regularly communicated and discussed using telephone and email outside of those scheduled meetings.

In carrying out its duties the GIC:

- reviews and recommends to the Boards any changes to the investment objectives, the investment risk appetite, policies and strategic asset allocation ranges, targets and performance benchmarks
- reviews and recommends to the Boards any additional investment sectors or classes of securities
- regularly reviews the appropriateness of the mandate of the external investment manager
- reviews the past 12 months' performance of both internal and external investment management processes against relevant benchmarks
- reviews and considers the tactical asset allocation and recommends to the Boards any changes

- recommends to the Boards the appointment or termination of external investment managers
- at least quarterly, meets formally with the external investment manager
- reviews the effectiveness of the investment risk management procedures
- considers whether there should be any variations to the approved asset allocation ranges
- considers what systems have been formulated by the MIPS Group to monitor compliance with legislative, regulatory and internal investment policies
- considers what measures are being taken by the MIPS Group to ensure assets are managed in accordance with investment mandates and benchmarks approved by the Boards
- considers what internal and external audit checks were made on the asset registration, and the investment policies and procedures of the MIPS Group and their findings over the past 12 months.

The GIC continues to closely monitor the investment market and MIPS has maintained a positive investment return that is higher than budgeted. The GIC will continue its ongoing review of the MIPS Group's investments in order to best manage members' funds into the future.



Kerry RoxburghChairman of the Group Investment
Committee

Internal audit

The Internal Auditor is an in-house appointment that also utilises the services of external providers of internal audit services as and when required.

Internal Audit provides independent and objective assurance and consulting services, designed to add value and improve the efficiency and effectiveness of the MIPS Group's operations.

Internal Audit's objective is to determine that the enterprise risk management framework, control and corporate governance processes are adequate and are functioning as intended. Internal Audit provides assurance to the GACC, GRC and the Boards that:

- risks are appropriately identified and managed
- significant financial, managerial and operating information is accurate, reliable and timely
- significant legislative or regulatory issues impacting the MIPS Group are recognised and addressed appropriately
- employees' actions are in compliance with policies, standards, procedures, and applicable laws and regulations
- resources are acquired economically, used efficiently and adequately protected
- programs, plans and objectives are achieved
- quality and continuous improvement are fostered in the MIPS Group's control process
- interaction with the various governance groups occurs and is effective, as needed.

Management of MIPS

In order to safeguard the MIPS Group and to provide assurance of our compliance with the large number and wide range of regulatory and legal requirements, MIPS has a number of internal committees which oversee its daily operations and ensure transparency and efficiency.

Membership Assessment, Acceptance and Advisory Committee

The Membership Assessment, Acceptance and Advisory Committee ('Membership Committee') considers membership matters within the authority delegated by the MIPS Board and the terms of the MIPS Constitution.

The Membership Committee consists of senior executive staff. In addition to daily consideration of new member applications by a subcommittee, a formal meeting of the full Membership Committee is usually held each week.

At formal weekly meetings, the Membership Committee reviews exceptional or complex matters. Matters for consideration by the Committee may also include new membership categories or practice arrangements.

During the year the Membership Committee formally considered over one thousand matters. Some of the issues considered related to:

- risk transfer by public and private sectors to members
- telehealth
- new procedures and treatments.

The Committee helps to ensure that members and MIPS members' assets are protected by ensuring patients are protected from potentially, avoidable adverse outcomes. MIPS continues to act in accordance with the MIPS constitution 'to promote honourable and discourage irregular practice'.

Regular matters considered by the Membership Committee include:

- large numbers of members seeking extension and confirmation of their benefits of membership to undertake:
 - o provision of gratuitous services for overseas volunteer work
 - o therapeutic trials and clinical studies
- members seeking confirmation that they hold appropriate qualifications, training and experience for intended practice
- membership category enquiries and clarifications including practising, Extended Reporting Period (ERP) and Run-Off Cover Scheme (ROCS)
- queries regarding practice entity structures.

The Membership Committee also considers other matters referred by member services officers for consideration such as applications by members to vary their retroactive cover date and membership category selection.

Prior to membership renewal each year the Claims Division coordinates data provision through the MIPS Membership Committee to review all MIPS members' claim and incident notifications. MIPS members identified by that process who display abnormal practice profiles may:

- be counselled and/or be advised of changes to their membership terms and condition; and/or
- have practice restrictions imposed; and/or
- be advised that they will not be provided an invitation to apply for membership renewal and/or be advised that their application for membership renewal will not be accepted.

Responsible Managers' Committee

The MIPS Group holds three Australian Financial Service Licences (AFSLs) – being for MIPS, MIPSi and for Asclepius Underwriting Pty Ltd.

AFS licensees must have and maintain organisational competence to provide the financial services covered by their licenses.

MIPS' Responsible Managers ensure that the MIPS Group meets these organisational competence obligations by:

- being directly responsible for significant day to day decisions about the ongoing provision of financial services
- having the appropriate knowledge and skills for all MIPS Group financial services and products, and
- individually demonstrating the required knowledge and skills.

Responsible Managers Committee meetings are held monthly and any matters identified at meetings of the Responsible Managers
Committee which may have a material impact on MIPS being able to maintain its organisational competence or any other material matter will be reported to the Group Audit and Compliance
Committee or Group Risk
Committee.

Member support and claims

MIPS is committed to providing a range of benefits to members to meet their needs in accordance with the MIPS constitution. These include:

- MIPS Members' Medical Indemnity Insurance Policy
- MIPS Members' Practice Entity Policy (non-student members only)
- MIPS Members' Group Personal Accident Policy*
- 24-hour Clinico-Legal Support
- MIPS Protections
- Risk management workshops and webinars
- Medico-legal seminars and training
- Online risk management modules
- MIPS Review newsletter.

*This policy applies differently in some situations: Student and recent graduate member receive communicable diseases (eg HIV) cover. Student members receive travel cover where the main purpose of travel is to complete an approved student elective. See the Membership Benefits Handbook 'Personal Accident Policy' section for details regarding travel extension.

Number of notifications (protections and indemnity)

Clinico-legal advice and claims assistance

There was a 6% increase in the number of notifications over the prior years. During the 2016/17 membership year, MIPS received over 5,300 new contacts from members seeking advice, assistance and support.

Approximately 83% of those contacts related to non-liability matters such as advice on matters or incidents deemed not likely to give rise to a claim – this was consistent with the previous year.

Matters are handled by MIPS Clinico-Legal Advisers and Claims File Managers who are experienced, senior, healthcare practitioners. Their professional specialties include:

- general practice
- obstetrics/gynaecology
- anaesthetics
- orthopaedic surgery
- general surgery
- internal medicine
- pain management
- general dentistryendodontics
- prosthodontics.

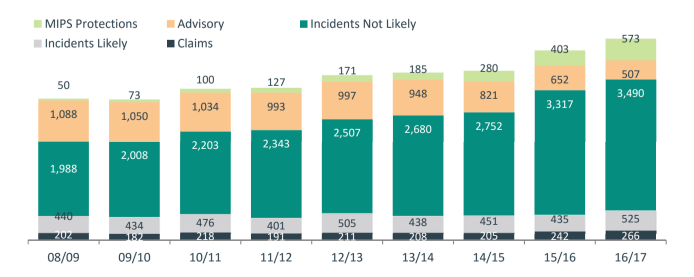
The overall number of claims MIPS experiences in a year has remained relative to the increase in membership experienced over time. When comparing each financial year since 2008/09 to 2016/17, the number of claims as a proportion of practising members remains at less than one tenth of a percent. However, the likelihood that members require advisory and/or support services remains high.

The nature of notifications and claims remains largely unchanged from last and prior years. Bullying and harassment have received more media attention but this has not translated into a notifications spike related to these matters.

Claims by patients commonly include allegations of failure and/or delay in diagnosis and delays in referral for investigation. Allegation of boundary transgressions, particularly in general practice seem to be increasing.

MIPS Protections

In addition to medical indemnity insurance assistance for matters arising from the provision of healthcare, MIPS also provides MIPS Protections, which can assist members for non-medical indemnity matters arising from their professional activities not otherwise covered by insurance. MIPS Protections is discretionary cover



and is not offered under a contract of insurance.

During this financial year, MIPS had 573 notifications relating to non-medical indemnity matters on a broad range of issues, a number of which had the potential to significantly impact on the member's ability to continue practice. This was over 40% higher than in previous years.

Common matters include:

- allegations of boundary transgressions (non-patient staff member or fellow employee)
- alleged bias in performance assessments affecting outcome and/or results
- allegations of bullying and being bullied
- issues involving colleagues (especially impaired and/or underperforming colleagues).

Matters can include complaints to AHPRA or a health services body. Often the cause of the matter is a dispute with a hospital, employer, contractor or representation in an employee/employer dispute in an industrial relations jurisdiction.

Non-medical indemnity risks can represent a large component of active clinical practice leading to an on-going need for members to seek assistance under MIPS Protections.

Cases of significance

MIPS has continued to approach the litigation environment very much from the perspective of safeguarding a members' professional reputation whilst taking a hard line on claims of questionable clinical or legal merit.

Generally, MIPS does not make commercial offers to settle in circumstances where the member's evidence is likely to convince a court that the clinical facts do not constitute a threshold to causation or liability.

This often means that a matter will need to be run to verdict if a claimant will not walk away from their litigation. It also means that MIPS is often left with the difficult decision to bankrupt a claimant in an attempt to recover our defence costs outlaid in representing the members' interests.

In the current year, we have several significant matters where quite large sums have been recovered and whilst these were only proportionate, it sends a very loud message to the plaintiff's lawyers and claimants alike that MIPS is serious about the stance we take at pre-trial settlement forums. Ultimately, these are member's funds and we take this issue very seriously indeed.

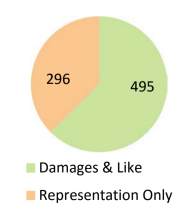
This position also extends to corporate claimants – in particular those other insurers that believe (for some reason or another) that the circumstances of a claim give rise to a MIPS member having a liability to them for full or partial reimbursement of their expenditure.

In the current period, MIPS has run 4 cases to verdict with a high success rate, including a Full Court Appeal in NSW.

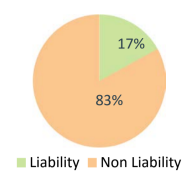
We commend the members that have been involved in these litigated matters during this year and for their preparedness to give evidence on their own behalf. MIPS success has in no small part been due to good quality clinical records, assertive evidence of what occurred and a thorough understanding of relevant therapeutic standards.

MIPS aims to continue to represent the best interests of members, at both the individual and collective level by carefully choosing how to approach each litigated matter on a case by case basis. Members ongoing co-operation in this process is genuinely appreciated.

Annual distribution of notifications as at 30 June 2017



Annual distribution of liability notifications by nature of matter as at 30 June 2017



Assistance with claims

The philosophy of MIPS in relation to claims management is simple. If the claim has clinical and legal merit (ie the patient will establish liability and causation), it is in everyone's interests to settle the matter equitably and promptly. If it has no merit, we will not settle the claim and will pursue any costs incurred without fear or favour. There is little doubt that tort reform has impacted upon the frequency of claims and has also removed a lot of the more minor matters that previously developed into claims.

MIPS claims experience however, has demonstrated that significant clinico-legal resources have been diverted into defending members in relation to disciplinary matters (including mandatory notifications) and dealing with other matters involving regulators and/or related to billing related claims (eg Medicare Australia, AHPRA investigations and the like).

Patient complaints to AHPRA and state based Health Complaints bodies seem to be increasing, and whilst these can very often simply reflect a perception that something was not right, there does seem to be a trend that better communication at the point of consultation could avert much of this re-work and minimise the adverse impact on the scarcest of members' resources – time.

Investigation and inquiry assistance

One of the key membership benefits accessed by members relates to assistance for matters involving potential conflict of interests with employing institutions or even other professional colleagues. This may be experienced in Coronial Inquests for example, where there can be dispute between respective clinicians (or even with the employing hospital) about the patient's care or for example, where the family of the deceased may have instigated civil litigation or an AHPRA complaint.

Other areas where MIPS may provide support and assistance include disputes in the workplace or with employers, collegiate conflicts and matters relating to registration and qualifications. Accepting that often very little can be done in respect of the requirements of registration bodies, MIPS' experience and knowledge of the system and having someone with those skills to provide counsel and direction can often make a significant difference for members, if only to ensure that the principles of natural justice prevail. This is often the case in employment related matters also.

Distribution of notifications by State as at 30 June

State	2014/15	2015/16	2016/17
TOTAL	4,252	4,646	4,698

Distribution of 2016/2017 notifications by State as at 30 June



Member professional development

MIPS membership includes accredited risk education to minimise clinico legal risk whilst assisting to meet member's mandatory CPD registration standard. Increasingly, members throughout Australia are benefiting from MIPS convenient, practical and contemporary accredited education, particularly in a webinar format

Continually improving knowledge, skills and experience is vitally important for health practitioners and MIPS facilitates such education for this very reason – to assist members and assist the public. Regulators monitor this registration standard and can audit CPD requirements when investigating complaints.

The education that MIPS provides is primarily designed to help members prevent an adverse or unexpected outcome to patients. Secondly, by applying the risk education principles it can assist members to mitigate these outcomes, as the implementation of key risk education principles assists in the defence of allegations of suboptimal healthcare. It also focuses on minimising the risk healthcare practitioners face from complaints and regulatory body investigations.

MIPS intentions with providing CPD education are indeed multifaceted. It assists members in their day to day practice and patients and the community as a whole. Importantly it fulfils the MIPS constitutional objective of promoting honourable and discouraging irregular practice. This constitutional objective is a key element in admission and continuity of MIPS membership. Adherence to CPD education obligations will be one of many considerations in determining access to and ongoing MIPS membership.

MIPS risk education is heavily influenced by the regulatory codes, MIPS claim and complaint notification history, clinico legal and common law principles, and risk management principles.

Membership records are updated with a record of participation and participants receive a certificate of attendance to assist with CPD evidence which can also be downloaded from the My Membership portal.

In most cases, the content applies to all craft groups however, in some cases, specific content may be provided.

Member education program

The education program consists of webinars, workshops and various online resources including education modules.

Webinars

Over 2016/17 MIPS provided 8 one hour webinar topics:

- Evolution of a dental complaint
- Top 5 dental risks
- Disclosure Honesty is the best policy
- Open disclosure 101
- Evolution of a medical complaint
- Mastering medical officer risk
- Dealing with the modern patient
- Cyber risk.

Webinars provide an excellent opportunity for engagement of all members throughout Australia especially those in rural or remote areas. They are increasing in popularity and are now recorded for ongoing member education.

Workshops

During 2016/17 MIPS provided 36 exclusive member education workshops across every state in Australia on a range of topics lasting 2-3 hours.

Topics provided were:

- Members legal bag
- Top 10 clinico legal issues
- Mastering difficult interactions with patients
- Mastering professional interactions
- Dental risk 2017
- Meet the Coroner Coroner court conference
- CPR refresher course.

The 2016/17-member risk education program enjoyed record member participation and ongoing positive feedback.

Accreditation

MIPS maintained its existing accreditation and obtained accreditation for new education content for the RACGP and ACRRM for the 2017 - 19 triennia.

Broad education program

In addition to providing risk education at approximately 75 hospitals throughout Australia each year, MIPS continues to engage with the wider health care community. Several workshop abstracts were accepted resulting in presentations at key industry events such as GP16 and Prevocational conferences.

Consistent with our philosophy, MIPS plays a key part in educating all industry healthcare practitioners and supporting key education providers.

Directors' report

Directors present their report on the consolidated entity ('Group') consisting of Medical Indemnity Protection Society Ltd ('Society') and its subsidiaries at the end of, or during, the year ended 30 June 2017.

Directors

The following persons were directors of Medical Indemnity Protection Society Ltd during the whole of the financial year and up to the date of this report unless otherwise noted:

A T Browning, Managing Director

S Carter L Rowe K C D Roxburgh G R Speck, Chairman C J Steadman B E Taylor R W L Turner (Retired 31/12/2016)

Meetings of Directors

The number of meetings of the Society's directors held during the year ended 30 June 2017, and the number attended by each director during the time the director held office during the year ended 30 June 2017 are disclosed below:

Board Meeti s held during the ye	ng I	Board Meetings Attended
A T Browning	6	6
S Carter	6	5
L Rowe	6	6
K C D Roxburgh	6	5
G R Speck	6	6
C J Steadman	6	6
B E Taylor	6	6
R W L Turner, (Retired 31/12/2016)	3	3

Meetings of the Group Audit and Compliance Committee (GACC)

The number of meetings of the GACC held during the year ended 30 June 2017, and the number attended by each member of the GACC during the time the member of the GACC held office during the year ended 30 June 2017 are disclosed below:

	GACC Meetings held during the year		GACC Meetings Attended
S Carter		4	4
A D Mason		4	4
N W Newb	on,	4	4
Chairman			
K C D Roxb	ourgh	4	4

Meetings of the Group Risk Committee (GRC)

The number of meetings of the GRC held during the year ended 30 June 2017, and the number attended by each member of the GRC during the time the member of the GRC held office during the year ended 30 June 2017 are disclosed below:

held durir	Meetings held during the year	
S Carter	4	4
A D Mason	4	4
N W Newbon, Chairman	4	4
K C D Roxburgh	4	4
C G Wallace (appointed 8/02/2017)	1	0

A D Mason,N W Newbon and C G Wallace are not directors of the Society but are directors of a wholly owned subsidiary, MIPS Insurance Pty Ltd.

Meeting of the Group Investment Committee (GIC)

The number of meetings of the GIC held during the year ended 30 June 2017, and the number attended by each member of the GIC during the time the member of the GIC held office during the year ended 30 June 2017 are disclosed below. The GIC meets formally as and when required however matters were routinely and regularly communicated and discussed using electronic means.

	GIC Meetin held during year	-	GIC Meetings Attended
A T Browni	ng	5	5
R J Miles ¹		5	5
K C D Roxb Chairman	ourgh,	5	4
G R Speck		5	5
C J Steadm	nan	5	5
B E Taylor		5	5

 $^{1}\,\mathrm{R}\,\mathrm{J}$ Miles is the Chief Financial Officer, and is not a director of the Society.

Summary information about Directors

Director	Qualifications	Special responsibilities and relevant experience
A T Browning	MBBS, MBA, Grad Dip Ins, GAICD, ANZIIF (Fellow) CIP, FAIM	Managing Director of the Society Chief Executive Officer, MIPS Insurance Pty Ltd Member, Group Investment Committee Director, Asclepius Underwriting Pty Ltd Member of various Claims and Membership Committees
S Carter	BA (Hons), Grad Dip (App Fin & Invest), MAppSci, ACA, FAICD	Member, GACC and GRC Director, First State Super Financial Services Pty Ltd Director, First State Super Trustee Corporation Director, State Super Financial Services Australia Ltd
L Rowe	AM, MBBS, MD, FRACGP, FAICD Doctor of Laws honoris causa	Director, MIPS Insurance Pty Ltd Director, I-MED Network Pty Ltd
K C D Roxburgh	BCom, MBA, MESAA	Member, GACC and GRC Chairman, Group Investment Committee Director, MIPS Insurance Pty Ltd Chairman, Eclipx Group Director, Ramsay Health Care Ltd Director, Tyro Payments Ltd
G R Speck Chairman	AM, MBBS, BMedSc (Hons), FRACS, FAOrthA, FAMA, GAICD	Chairman, MIPS Board Director, MIPS Insurance Pty Ltd Member, Group Investment Committee Director, Australian Medical Association Ltd Director, Australian Society of Orthopaedic Surgeons Director, Council of Procedural Specialists
C J Steadman	MBBS, MD, FRACP, FAICD, AGAF	Member, Group Investment Committee Director, Royal Australasian College of Physicians
B E Taylor	MDSc, LDS, FRACDS, FADI, FICD, FPFA, GAICD	Chairman, MIPS Insurance Pty Ltd Member, Group Investment Committee Director, MIPS Holdings Pty Ltd Director, Victorian Medical Insurance Agency Pty Ltd
R W L Turner (Retired 31/12/2016)	MBBS, LLB, FRCS, FRACS, FACLM, FAICD	Past Chairman, MIPS Board (to 30/6/2016) Provides specialist claims advice on a sessional basis ongoing Member of various Claims & Membership Committees ongoing Director, MIPS Holdings Pty Ltd Director, Medical Protection Society of Tasmania, Inc.
Company Secretary	Qualifications	Special responsibilities and relevant experience
W F Berryman	FANZIIF, Grad Dip Bus (Ins), ACIS	Company Secretary, Medical Indemnity Protection Society Ltd Company Secretary, MIPS Insurance Pty Ltd Company Secretary, Asclepius Underwriting Pty Ltd Company Secretary, Queensland Doctors' Mutual Pty Ltd Compliance Officer Chief Risk Officer

Principal activities

The Group's business is to protect, support and safeguard the character and interests of medical practitioners and to provide medical membership benefits including indemnity insurance to members.

Review of operations and results

Total comprehensive income

Gro	up	Society	
2017 \$'000	2016 \$'000	2017 \$'000	2016 \$'000
10,775	19,213	19,694	17,177

Basis of preparation

The financial report is a general purpose financial report which has been prepared in accordance with the Australian Accounting Standards, Corporations Act 2001, including the application of ASIC Class Order CO 10/654 allowing the disclosure of Parent entity financial statements due to Australian Financial Services Licensing obligations.

Dividends

The Society's constitution prohibits the payment of dividends. No dividend was therefore paid or proposed for the year ended 30 June 2017 (2016: \$Nil).

Significant changes in state of affairs

There have been no significant changes in the state of affairs of the Group during the year ended 30 June 2017.

Likely developments and expected results of operations

Information on likely developments in the operations of the Group and the expected results of operations have not been included in this report because the directors believe it would be likely to result in unreasonable prejudice to the Group.

Significant events after balance date

No matters or circumstances have arisen since 30 June 2017 that have significantly affected, or may significantly affect:

- a) the Group or Society's operations in future years, or
- b) the results of those operations in future years, or

the Group or Society's state of affairs in future financial years.

Insurance of officers

During the financial year, the Society paid a premium to insure the directors and officers of the Society. In accordance with normal commercial practice, disclosure of the total amount of premium payable under the insurance contract is prohibited by a confidentiality clause in the contract. No insurance cover has been provided by the Society for the benefit of the auditors.

The liabilities insured include damages and legal costs incurred in defending a civil action brought against an insured director. Cover is also provided for legal costs incurred in the successful defence of criminal proceedings. The Society's constitution states that the Society may pay premiums to insure officers against liabilities incurred in their capacity as officers. The liabilities include the costs of defending civil or criminal proceedings regardless of their outcome.

Environmental Regulation

The Group has assessed whether there are any particular or significant environmental regulations which apply to it and has determined that there are none.

Rounding of Amounts

The Group is of a kind referred to in ASIC (Rounding in Financial/Directors' Reports) Instrument 2016/191, issued by the Australian Securities & Investments Commission (ASIC), relating to the 'rounding off' of amounts in the directors' report. Amounts in the directors' report have been rounded off in accordance with that Instrument to the nearest thousand dollars, or in certain cases, to the nearest dollar.

Auditor

Ernst & Young continues in office in accordance with Section 327 of the Corporations Act 2001. The Auditor's Independence Declaration is set out on page 11.

Indemnification of Auditor

As part of the Group's terms of engagement with Ernst & Young, the Group has agreed to indemnify Ernst & Young against certain liabilities to third parties arising from their engagement as auditor. The indemnity does not extend to any liability resulting from a negligent, wrongful or wilful act or omission by Ernst & Young.

Resolution of the Directors

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

G R Speck

Chairman

A T Browning

Managing Director

Melbourne 22 September 2017

Auditor's independence declaration



Ernst & Young 8 Exhibition Street Melbourne VIC 3000 Australia GPO Box 67 Melbourne VIC 3001 Tel: +61 3 9288 8000 Fax: +61 3 8650 7777

Auditor's Independence Declaration to the Directors of Medical Indemnity Protection Society Ltd

As lead auditor for the audit of Medical Indemnity Protection Society Ltd for the financial year ended 30 June 2017, I declare to the best of my knowledge and belief, there have been:

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

This declaration is in respect of Medical Indemnity Protection Society Ltd and the entities it controlled during the financial year.

Ernst & Young

T M Dring Partner

Melbourne 22 September 2017

A member firm of Ernst & Young Global Limited Liability limited by a scheme approved under Professional Standards Legislation

Statement of Comprehensive Income

For the year ended 30 June 2017

	Group		oup	Soci	ety
		2017	2016	2017	2016
	Notes	\$'000	\$'000	\$'000	\$'000
Operating income	6	61,978	61,558	63,241	64,585
Reinsurance and other recoveries revenue	7	54,662	38,668	-	-
Investment results	8	15,201	10,779	8,499	5,866
Total income		131,841	111,005	71,740	70,451
		(47, 405)	(47.544)		
Outwards reinsurance premium expense		(17,485)	(17,511)	-	-
Claims expense	7	(89,468)	(53,683)	-	-
ROCS levy		(1,633)	(1,610)	-	-
Master policy expenses		(1,857)	(2,763)	(36,613)	(37,498)
Indemnification expenses	9	(233)	(85)	(233)	(85)
Risk management workshop expenses		(138)	(146)	(138)	(146)
Other operating expenses	10	(13,265)	(12,867)	(14,266)	(13,286)
Total expenses		(124,079)	(88,665)	(51,250)	(51,015)
Profit before income tax		7,762	22,340	20,490	19,436
	11	2,636	(2,018)	(1,173)	(1,150)
Income tax benefit/(expense) Profit for the year	11	10,398	20,322	19,317	18,286
Net fair value gains/losses on available for sale financial assets		538	(1,584)	538	(1,584)
Income tax on items of other comprehensive income		(161)	475	(161)	475
Other comprehensive income/(loss), net of tax		377	(1,109)	377	(1,109)
Total comprehensive income for the year		10,775	19,213	19,694	17,177

The above Statements of Comprehensive Income should be read in conjunction with the accompanying notes.

Statement of Financial Position

As at 30 June 2017

		Gro	oup	Society	
		2017	2016	2017	2016
	Notes	\$′000	\$′000	\$′000	\$'000
Current assets					
Cash and cash equivalents	12	81,918	63,641	51,927	50,236
Receivables	13	7,823	6,328	7,862	6,382
Investments	14	60,226	90,533	53,643	46,763
Reinsurance and other recoveries	15	29,110	23,549	82	390
Other assets	16	28,123	26,451	39,501	36,387
Current tax asset		1,864	1,297	137	=
Total current assets		209,064	211,799	153,152	140,158
Non-current assets					
Investments	14	250,456	215,563	78,556	97,239
Reinsurance and other recoveries receivable	15	106,051	78,089	83	165
Plant and equipment	17	484	624	484	607
Investments in subsidiaries	18	-	-	36,508	6,508
Deferred tax asset	19	6,833	3,077	80	363
Total non-current assets		363,824	297,353	115,711	104,882
Total assets		572,888	509,152	268,863	245,040
Current liabilities					
Payables	20	33,069	30,689	41,748	37,965
Current tax liabilities		-	-	-	362
Outstanding claims liability	21	37,962	29,857	-	-
Other liabilities	22	39,052	38,250	39,052	38,250
Provisions	23	2,128	1,600	2,128	1,600
Total current liabilities		112,211	100,396	82,928	78,177
Non-current liabilities					
Outstanding claims liability	21	152,964	111,190	-	=
Provisions	23	1,867	2,489	1,867	2,489
Total non-current liabilities		154,831	113,679	1,867	2,489
Total liabilities		267,042	214,075	84,795	80,666
Net assets		305,846	295,077	184,068	164,374
Equity					
Share capital	24	100	100	100	100
Investment revaluation reserve		829	1,551	829	1,551
Retained profits		304,917	293,426	183,139	162,723
Total equity		305,846	295,077	184,068	164,374

The above Statements of Financial Position should be read in conjunction with the accompanying notes.

Statements of Changes in Equity

As at 30 June 2017

	Share Capital	Investment Revaluation Reserve	Retained Earnings	Total
	\$'000	\$′000	\$'000	\$'000
Society				
As at 1 July 2015	100	2,660	144,437	147,197
Profit for the year	-	-	18,286	18,286
Other comprehensive income/(loss)	-	(1,109)	-	(1,109)
Total comprehensive income for the year	-	(1,109)	18,286	17,177
At 30 June 2016	100	1,551	162,723	164,374
Profit for the year	-	-	19,317	19,317
Other comprehensive income/(loss)	-	377	-	377
Equity impairment transfer between reserves	-	(1,099)	1,099	-
Total comprehensive income for the year	-	(722)	20,416	19,694
At 30 June 2017	100	829	183,139	184,068
Group				
As at 1 July 2015	100	2,660	273,098	275,858
Profit for the year	-	-	20,322	20,322
Other comprehensive income/(loss)	-	(1,109)	· -	(1,109)
Total comprehensive income for the year	-	(1,109)	20,322	19,213
At 30 June 2016	100	1,551	293,420	295,071
Profit for the year	-	-	10,398	10,398
Other comprehensive income/(loss)	-	377	-	377
Equity impairment transfer between reserves	-	(1,099)	1,099	-
Total comprehensive income for the year	-	(722)	11,497	10,775
At 30 June 2017	100	829	304,917	305,846

The above Statements of Changes in Equity should be read in conjunction with the accompanying notes.

Statements of Cash Flows

For the year ended 30 June 2017

		Group		Soc	iety
		2017	2016	2017	2016
	Notes	\$'000	\$'000	\$'000	\$'000
Cash flows from operating activities					
Receipts from members		55,535	56,950	55,535	56,950
Outwards reinsurance paid		(12,725)	(12,753)	-	-
Master policy costs paid		(1,899)	(2,775)	(36,613)	(37,498)
Claims expense paid		(36,846)	(29,502)	-	_
Reinsurance recoveries		10,259	6,787	-	-
Non-reinsurance claims recoveries		11,281	3,433	334	(52)
ROCS levy		(1,630)	(1,604)	-	_
Dividends received		2,910	3,525	2,075	1,722
Interest received		10,871	11,394	4,403	4,920
Other revenue received		966	9,351	7,027	12,374
Other expenses paid		(16,570)	(25,846)	(13,850)	(14,430)
Indemnification costs paid		(502)	(389)	(502)	(389)
Income taxes paid		(1,849)	(2,042)	(1,549)	(737)
Net cash inflow/(outflow) from operating activities	28	19,801	16,529	16,860	22,860
Cash flows from investing activities					
Purchase of plant and equipment		(47)	(428)	(62)	(428)
Proceeds from disposal of plant and equipment		-	(3)	-	(.20)
Investment in MIPS Insurance Pty Ltd		_	-	(30,000)	_
Proceeds from investments		180,667	89,169	83,070	47,197
Payments for investments		(182,144)	(103,690)	(68,177)	(67,628)
Net cash inflow/(outflow) from investing activities		(1,524)	(14,952)	(15,169)	(20,859)
Net increase/(decrease) in cash held		18,277	1,577	1,691	2,001
Cash and cash equivalents at the beginning of period		63,641	62,064	50,236	48,235
Cash and cash equivalents at the end of period	12	81,918	63,641	51,927	50,236

The above Statements of Cash Flows should be read in conjunction with the accompanying notes.

Notes to the financial report

Note 1: Summary of significant accounting policies

This financial report covers Medical Indemnity Protection Society Ltd (MIPS) as an individual entity and the group consisting of Medical Indemnity Protection Society Ltd and its subsidiaries (Group).

Medical Indemnity Protection Society Ltd is a company limited by guarantee and shares, incorporated and domiciled in Australia. Its registered office and principal place of business is; Level 37, 55 Collins Street, Melbourne, VIC 3000.

A description of the nature of the Group's operations and its principal activities is contained in the Directors' report on pages 8-10.

The principal accounting policies adopted in the preparation of the financial report are set out below. These policies have been consistently applied to all the years presented, unless otherwise stated. The financial report includes separate financial statements for Medical Indemnity Protection Society Limited as an individual entity (the Society) and the consolidated entity consisting of Medical Indemnity Protection Society Limited and its subsidiaries (the Group).

The financial report of the Society and the Group for the year ended 30 June 2017 was authorised for issue in accordance with a resolution of the Directors on 22 September 2017.

MIPS has the power to amend and reissue the financial report, with auditor's consent.

(a) Basis of preparation

This General Purpose Financial Report has been prepared in accordance with the requirements of the *Corporations Act 2001*, Australian Accounting Standards and other authoritative pronouncements of the Australian Accounting Standards Board, including the application of ASIC Class Order CO10/654 allowing the disclosure of Parent entity financial statements due to Australian Financial Services Licensing obligations.

The financial report complies with Australian Accounting Standards and International Financial Reporting Standards (IFRS) as issued by the International Accounting Standards Board.

This financial report is prepared on a historical cost basis except for those financial assets and financial liabilities that have been measured at fair value, as described in accounting policies below.

The financial report is presented in Australian dollars, which is the Group's functional and presentational currency.

(b) New Accounting Standards

Australian Accounting Standards issued but not yet effective

The Group has not applied any Australian Accounting Standards that have been issued as at balance date and applicable to the Group but are not yet operative for the year ended 30 June 2017 ("the inoperative standards").

All Australian Accounting Standards other than the inoperative standards, that have been issued as at balance date but are not yet operative for the year ended 30 June 2017, are considered to be not applicable to the Group.

The impact of the inoperative standards has been assessed and the impact has been identified as not being material. The Group only intends to adopt the inoperative standards at the date at which their adoption becomes mandatory.

The Group's assessment of the impact of these new standards and interpretations is set out below.

Reference	Title	Application date of standard*	Application date for Group	Tabl e Note
AASB – 2016-1	Amendments to Australian Accounting Standards Recognition of Deferred Tax Assets for Unrealised Losses	1 January 2017	1 July 2017	А
AASB 2016-2	Amendments to Australian Accounting Standards Disclosure Initiative: Amendments to AASB 107	1 January 2017	1 July 2017	А
AASB 2016-6	Amendments to Australian Accounting Standards Applying AAASB 9 Financial Instruments with AASB 4 Insurance Contracts	1 January 2018	1 July 2018	В
AASB 9	Financial Instruments – a new principal which replaces AASB 139	1 January 2018	1 July 2018	В
AASB 15	Revenue from Contracts with Customers	1 January 2018	1 July 2018	А
AASB 16	Leases	1 January 2019	1 July 2019	А
AASB 17	Insurance Contracts	1 January 2021	1 July 2021	В

 $^{^{\}star}$ designates the beginning of the applicable annual reporting period, on or after, unless otherwise stated. TABLE NOTE

A. These changes are not expected to have a significant, if any, financial impact.

B. At the reporting date management have not yet assessed the impact of implementing this standard

(c) Principles of consolidation

Subsidiaries

The Group consolidated financial statements comprise the financial statements of the Society and its subsidiaries as at 30 June each year. The financial statements of the subsidiaries are prepared for the same reporting year as the Society, using consistent accounting policies.

All intra-group balances, transactions, income and expenses and profits and losses resulting from intra-group transactions that are recognised in assets, are eliminated in full.

Subsidiaries are fully consolidated from the date of acquisition, being the date on which the Group obtains control, and will continue to be consolidated until the date that such control ceases.

(d) Subscription Revenue

The Society obtains revenue through annual subscriptions paid by its members. Subscriptions income is recognised evenly over the period of the membership, being twelve months from 1 July each year. All subscriptions expire on 30 June each year. Subscription monies accepted prior to 1 July which relate to future membership subscription periods are recorded as current liabilities.

(e) Premium revenue

MIPS membership provides medical indemnity insurance cover under the MIPS Members' Medical Indemnity Insurance Policy. This master policy is underwritten by a subsidiary, MIPS Insurance Pty Ltd (MIPSi) and is payable in four instalments. When the contract of insurance for the subsequent year has been signed before 30 June the Society recognises an intercompany liability and a deferred master policy expense. Similarly, MIPSi recognises an intercompany receivable and a liability for the unearned premium.

Premium income is recognised evenly over the period of the insurance policy. The policy year is twelve months from 1 July with an expiry date of 30 June each year.

Premium revenue comprises only the premium charged to provide indemnity including the amounts in the premium collected to allow the Group to meet its obligation in relation to payments due to the Commonwealth Government of Australia for the funding of the Run-Off Cover Scheme (ROCS). Premium revenue excludes stamp duty, GST and other amounts collected on behalf of third parties.

Premium Support Scheme (PSS)

The Medical Indemnity Act 2002 establishes a Premium Support Scheme (PSS) which in general terms provides a subsidy to medical practitioners whose total indemnity costs exceed a set proportion of their income (as defined in the legislation).

The Group is responsible for administering the PSS for its members and in this role it obtains details of estimated income to determine the subsidy, if any, for each eligible member to be collected from Medicare Australia. In subsequent years, the Group obtains actual income details from participating medical practitioner members and either collects monies from the members for any amounts required to be reimbursed to Medicare Australia or seeks additional subsidies from Medicare Australia to be passed through to the eligible member.

As the Group is responsible for credit risk and is impacted by the timing of cash flows, amounts due to and from Medicare Australia and policyholders are recognised on the Statement of Financial Position.

(f) Outwards reinsurance

Amounts paid to reinsurers under reinsurance contracts held by the Group are recorded as an outward reinsurance expense and are recognised in the Statement of Comprehensive Income from the attachment date over the period of indemnity of the reinsurance contract in accordance with the expected pattern of the incidence of risk ceded.

When reinsurance contracts are signed before 30 June, MIPSi fully accrues the reinsurance expense with a corresponding deferred reinsurance expense asset. The corresponding Quota Share commission income is also recognised as unearned income.

(g) Unexpired risk liability

At each reporting date the Group assesses whether unearned premiums are sufficient to cover all expected future cash flows relating to claims against current insurance contracts. This assessment is referred to as the liability adequacy test and is performed for MIPS Insurance Pty Ltd (MIPSi), as all insurance contracts are subject to broadly similar risks.

If the present value of the expected future cash flows relating to future claims plus the additional risk margin to reflect the inherent uncertainty in the central estimate exceeds the unearned premiums less related intangible assets and related deferred acquisition costs then unearned premiums are deemed to be deficient.

Any such deficiency is recognised immediately and entirely in the Statement of Comprehensive Income both gross and net of reinsurance. The deficiency is recognised first by writing down any related intangible assets and then related deferred acquisition costs, with any excess being recorded in the Statement of Financial Position as an unexpired risk liability. No deficiency has been identified for either balance date or the comparative balance date.

(h) Outstanding claims liability

The liability for outstanding claims is recognised on a claims made basis and is measured as the central estimate of the present value of expected future payments against claims incurred at the reporting date under general insurance contracts issued by MIPSi, with an additional prudential (or risk) margin to allow for the inherent uncertainty in the central estimate.

The expected future payments include those in relation to claims reported but not yet paid and anticipated claims handling costs.

Claims handling costs include costs that can be directly associated with individual claims, such as legal and professional fees, and costs that can only be indirectly associated with individual claims, such as claims administration costs.

Outstanding claims are determined taking into account an actuarial

valuation. A summary of the actuarial methodology and key assumptions is disclosed in Note 3.

Expected future payments are discounted to present value using a risk free rate.

Prudential margin

MIPSi includes a prudential margin in its liability for outstanding claims. Under prudential standards issued by the Australian Prudential Regulation Authority (APRA), a licensed insurer must include a prudential margin in its estimate of outstanding claims liabilities for prudential reporting so that the probability of the estimate for outstanding claims being sufficient to meet all claims is a minimum of 75%

MIPSi has elected to increase the probability of sufficiency to well above the 75% minimum. Without a prudential margin, the liability for outstanding claims represents the central estimate for which all claims will be settled. That is, there is a 50% probability of it being either too high or too low.

The Group has elected to adopt a prudential margin that is different for accounting and prudential reporting purposes. Details of the levels adopted are disclosed in Note 21. The prudential margin is reassessed each year taking into account actuarial valuations as part of the process of determining the liability for outstanding claims of MIPSi. A summary of the level of sufficiency achieved by the prudential margin is disclosed in Note 3.

The prudential margin on Net Claims Incurred (note 7) has been split between gross and net. In the prior year, the net prudential margin was shown with the gross incurred and the amount has been reclassified to gross and net incurred in the current year's accounts.

(i) Provisions and employment benefits

Provisions are recognised when the Group has a present obligation (legal or constructive) as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation.

When the Group expects some or all of a provision to be reimbursed, for example under a reinsurance contract, the reimbursement is recognised as a separate asset but only when the reimbursement is virtually certain. The expense relating to any provision is presented in the Statement of Comprehensive Income net of any reimbursement.

Provisions are measured at the present value of management's best estimate of the expenditure required to settle the present obligation at the reporting date. The discount rate used to determine the present value reflects current market assessments of the time value of money and the risks specific to the liability. The increase in the provision resulting from the passage of time is recognised in finance costs.

Provision for indemnity obligations

The provision for indemnity obligations arises from the occurrence based discretionary indemnity provided by MIPS to members prior to 30 June 2003. In general terms, following the enactment of Medical Indemnity legislation, MIPS is not able to indemnify members other than through insurance in relation to medical indemnity incidents occurring after 30 June 2003. The discretionary indemnity provided by MIPS to its members covers incidents reported under extended reporting benefit and death, disability or retirement arrangements.

The provision for discretionary indemnity obligations, is determined taking into account the June 2016 actuarial valuation and includes current case estimates plus an allowance for incidents that have occurred but for which a request for indemnity has yet to be received.

MIPS includes a prudential margin in determining the fair value of the provision, as a transfer of obligations would typically include such a margin to allow for inherent uncertainty. As MIPS is no longer providing discretionary medical indemnity cover to its members for new medical indemnity incidents, and the nature of indemnity obligations is volatile, the June 2016 prudential margin for the provision was based on a 75% confidence interval plus an additional

prudential margin to ensure the sum of all prudential margins is sufficient to cover a single large claim. As a result it is believed the total prudential margin adopted was greater than the 75% confidence interval for both the Society and the Group. The total prudential margin established at June 2016 is being amortised over 3 years. Further details on the assumptions supporting the estimate are disclosed in Note 2.

The overall provision also includes an estimate for the cost of the discretionary non-medical indemnity assistance offered through MIPS Protections under MIPS AFSL. This member benefit applies to matters that arise from a member's practice or their studies or profession.

Provisions for employee leave benefits

(i) Wages and salaries, annual leave and personal leave

Liabilities for wages and salaries, annual leave and accumulated personal leave expected to be settled within 12 months of the reporting date are recognised in Provisions in Note 23, in respect of employees' services up to the reporting date and are measured at the amounts expected to be paid when the liabilities are settled. Liabilities for non-accumulating personal leave are recognised when the leave is taken and measured at the rates paid or payable.

(ii) Long service leave

The liability for long service leave is recognised in the provision for employee benefits and measured as the present value of expected future payments to be made in respect of services provided by employees up to the reporting date using the projected unit credit method. Consideration is given to expected future wage and salary levels, experience of employee departures and periods of service. Expected future payments are discounted using market yield at the reporting date on corporate bonds with terms to maturity and currency that match, as closely as possible, the estimated future cash flows.

(iii) Retirement benefit obligations

The employees' nominated superannuation funds receive contributions from the Group.

Contributions to the funds are recognised as an expense monthly as they become payable.

(j) Reinsurance and other recoveries receivable

The Group has insurance risk in the normal course of business of its companies. Reinsurance assets represent balances due from reinsurance companies. Amounts recoverable from reinsurers are estimated in a manner consistent with the outstanding claims provision or settled claims associated with the reinsurer's policies and are in accordance with the related reinsurance contract.

Reinsurance assets are reviewed for impairment at each reporting date or more frequently when an indication of impairment arises during the reporting year. Impairment occurs when there is objective evidence as a result of an event that occurred after initial recognition of the reinsurance asset that the Group may not receive all outstanding amounts due under the terms of the contract and the event has a reliably measurable impact on the amounts that the Group will receive from the reinsurer. Any impairment loss is recorded in the Statement of Comprehensive Income.

Reinsurance assets or liabilities are derecognised when the contractual rights are extinguished or expire or when the contract is transferred to another party.

Reinsurance and other recoveries receivable on paid claims, reported claims not yet paid, indemnity paid and the provision for indemnity obligations are recognised as revenue. Recoveries on reported claims not yet paid are measured as the present value of expected future receipts, calculated on the same basis as the liability for outstanding claims. Recoveries on the provision for indemnity obligations are not discounted.

High Cost Claims Scheme (HCCS)

Other recoveries include amounts due from the Commonwealth Government's High Cost Claims Scheme established by the Medical Indemnity Act 2002. Under the scheme, the Commonwealth Government makes financial contributions of 50% of the amount

in excess of the HCCS threshold, currently \$300,000, towards claims of the Group for each insurance or indemnification claim notified after 1 January 2003. For matters reported on or after 1 July 2018, the HCCS threshold will be \$500,000.

Recoveries under the HCCS on outstanding claims are measured at the net present value of the expected future receipts, calculated on the same basis as the liability for outstanding claims and provision for indemnification obligations.

(k) Run-Off Cover Scheme

The Medical Indemnity Act 2002 established the Run-Off Cover Scheme (ROCS) as part of a framework for providing medical indemnity insurance for medical practitioners who have ceased practice. Under the framework:

- if a practitioner has ceased practice for three years or has reached age 65 or in other specified situations such as maternity, the practitioner's most recent medical indemnity insurer must offer a ROCS policy. Any accepted claims from the practitioner under a ROCS policy will be reimbursed by the Federal Government Department of Human Services from ROCS scheme funds:
- under the terms of the contract with the Government for the first three years following cessation of practice and whilst the practitioner is under age 65, the practitioner's most recent medical indemnity insurer must make an offer to provide insurance coverage, at a nominal premium for those members with 10 or more years of qualifying membership;
- a levy is imposed on medical indemnity insurers to cover the cost of ROCS, with the rate currently set at 5% of premium received. This levy is incorporated into the premiums charged by insurers;
- medical indemnity insurers receive a fee for handling retirement claims on behalf of ROCS and for associated policy administration under contracts with the Government.

Provision for cessation of practice claims

The Group recognises a provision for cessation of practice claims

(under both ROCS and insurance) in relation to expected future payments to practitioners who have ceased practice that have not accepted a policy at balance date, based on actuarial advice. This provision is discounted to a present value at balance date and includes an allowance for the cost of handling these claims.

Retirement claim recoveries

The Group recognises recoveries in relation to expected future recoveries associated with the provision for cessation of practice claims, based on actuarial advice. Such recoveries arise under ROCS (for eligible participants only), the High Cost Claims Scheme and reinsurance contracts in place prior to balance date. The recoveries are measured as the present value of the expected future receipts, calculated on the same basis as the provision for retirement claims. Recoveries are also recognised in respect of claims paid but not recovered.

ROCS levy

A liability for the ROCS funding levy is recognised on business written to balance date. Levies payable are expensed on the same basis as the recognition of premium revenue, with the portion relating to unearned premium being recorded as a prepayment.

(I) Deferred acquisition costs

The acquisition costs incurred in obtaining general insurance contracts are deferred and recognised as assets where they can be reliably measured and where it is probable that they will give rise to premium revenue that will be recognised in the Statement of Comprehensive Income in subsequent reporting periods.

The Group has not deferred any acquisition costs at year end or the comparative year end.

(m) Income tax

Current tax assets and liabilities for the current and prior periods are measured at the amount expected to be recovered from or paid to the taxation authorities based on the current period's taxable income. The tax rates and tax laws used to compute the amount are those that are enacted or substantively enacted by the reporting date.

Deferred income tax is provided on all temporary differences at the reporting date between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes.

Deferred income tax assets and liabilities are recognised for all taxable temporary differences.

Deferred income tax assets carryforward unused tax credits and unused tax losses, to the extent that it is probable that taxable profit will be available against which the deductible temporary differences and the carry-forward of unused tax credits and unused tax losses can be utilised.

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

Unrecognised deferred income tax assets are reassessed at each reporting date and are recognised to the extent that it has become probable that future taxable profit will allow the deferred tax asset to be recovered

Deferred income tax assets and liabilities are measured at the tax rates that are expected to apply to the year when the asset is realised or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted at the reporting date.

Deferred tax assets and deferred tax liabilities are offset only if a legally enforceable right exists to offset current tax assets against current tax liabilities and the deferred tax assets and liabilities relate to the same taxable entity and the same taxation authority.

Other taxes

Revenues, expenses and assets are recognised net of the amount of GST except:

 When the GST incurred on a purchase of goods and services is not recoverable from the taxation authority, in which case the GST is recognised as part of the cost of acquisition

- of the asset or as part of the expense item as applicable; and
- Receivables and payables, which are stated with the amount of GST included

The net amount of GST recoverable from, or payable to, the taxation authority is included as part of receivables or payables in the Statement of Financial Position.

Cash flows are included in the Statement of Cash Flows on a gross basis and the GST component of cash flows arising from investing and financing activities, which is recoverable from, or payable to, the taxation authority is classified as part of operating cash flows.

Commitments and contingencies are disclosed net of the amount of GST recoverable from, or payable to, the taxation authority.

(n) Assets backing general insurance liabilities

The investments portfolio of MIPSi is actively managed as part of the Group's investment strategy to ensure that investments mature in accordance with the expected pattern of future cash flows arising from general insurance liabilities.

The Group has determined that all investments of MIPSi are held to back general insurance liabilities and their accounting treatment is described below. As these assets are managed under the Risk Management Statement (RMS) of MIPSi on a fair value basis and are reported to the Board of MIPSi on this basis, they have been valued at fair value through profit or loss.

(o) Investments

Investments within the scope of AASB 139 Financial Instruments: Recognition and Measurement are categorised as investments at fair value through profit or loss, held-to-maturity or available-for-sale. The classification depends on the purpose for which the investments were acquired.

When investments are recognised initially, they are measured at fair value, plus in the case of assets not at fair value through profit or loss, directly attributable transaction costs.

Recognition and Derecognition

All regular way purchases and sale of investments are recognised on the trade date i.e. the date that the Group commits to purchase the asset. Regular way purchases or sales are purchases or sales of financial assets under contracts that require delivery of the assets within the period established generally by regulation or convention in the market place. Investments are derecognised when the right to receive cash flows from the investments have expired or been transferred.

Subsequent measurement

(i) Investments – fair value through profit or loss

Investments classified as held for trading are included in the category of 'Investments at fair value through profit or loss'. Investments are classified as held for trading if they are acquired for the purpose of selling in the near term with intention of making a profit. Investments designated as 'fair value through profit of loss' are remeasured to fair value at balance date. Investments backing general insurance liabilities are designated 'fair value through profit or loss'. Gains or losses on financial assets held for trading are recognised in profit or loss.

(ii) Held-to-maturity investments

Non-derivative investments with fixed or determinable payments and fixed maturity are classified as heldto-maturity when the Group has the positive intention and ability to hold to maturity. Investments intended to be held for an undefined period are not included in this classification. Investments that are intended to be held-to-maturity, are subsequently measured at amortised cost. This cost is computed as the amount initially recognised minus principal repayments (if any), plus or minus the cumulative amortisation using the effective interest method or any difference between the initially recognised amount and the maturity amount.

(iii) Available-for-sale investments

Available-for-sale investments are those non-derivative investments, principally equity securities that are designated as available-for-sale or are not classified as any of the two preceding categories. After initial recognition, available-for-sale securities are measured at fair value with gains or losses being recognised as a separate component of equity until the investment is determined to be impaired, at which time the cumulative gain or loss previously reported in equity is recognised in profit or loss.

All investments are initially recognised at fair value, which is the cost of acquisition. The Group capitalises all acquisition costs. Otherwise transactions costs are capitalised on initial recognition.

Details of fair value for the different types of investments are listed below:

- Cash assets are carried at face value of the amounts deposited or drawn. The carrying amount of cash approximates to their fair value; and
- Shares, fixed interest securities, options and units in trusts listed on the stock exchange are measured at the quoted bid price of the instrument at the Statement of Financial Position date.

Where there is no quoted market price, fair value of an investment is determined by reference to the current market value of another instrument which is substantively the same or alternatively is calculated based on the expected cash flows of the underlying net asset base of the investment.

Dividends and distributions are recognised as revenue when the right to receive payment is established. Interest revenue is recognised on an accruals basis, using the effective interest rate method.

(p) Plant and equipment

Plant and equipment is stated at historical cost less depreciation. Historical cost includes expenditure that is directly attributable to the acquisition of the items.

Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably. All other repairs and maintenance are charged to the Statement of Comprehensive Income during the financial period in which they are incurred.

Depreciation for plant and equipment is calculated using the reducing balance method to allocate their cost, while depreciation for leasehold improvements is calculated using the straight line method to allocate their cost, net of their residual values, over their estimated useful lives of 5 years.

The assets residual values and useful lives are reviewed, and adjusted if appropriate, at each Statement of Financial Position date. The Group conducts an annual internal review of asset values, which is used as a source of information to assess for any indicators of impairment. External factors, such as changes in expected future processes, technology and economic conditions, are also monitored to assess for indicators of impairment. If any indication of impairment exists, an estimate of the asset's recoverable amount is calculated.

The assets carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount.

Gains and losses on disposals are determined by comparing proceeds with the carrying amount and are included in the Statement of Comprehensive Income.

(q) Impairment of nonfinancial assets

The Group conducts a bi-annual internal review of asset values, which is used as a source of information to assess for any indicators of impairment. External factors, such as changes in expected future processes, technology and economic conditions, are also monitored to assess for indicators of impairment. If any indication of impairment exists, an estimate of the asset's recoverable amount is calculated.

(r) Leases

The determination of whether an arrangement is or contains a lease is based on the substance of the arrangement and requires an assessment of whether the fulfilment of the arrangement is dependent on the use of a specific asset or assets and the arrangement conveys a right to use the asset.

Operating lease payments are recognised as an expense in the Statement of Comprehensive Income on a straight-line basis over the lease term. Operating lease incentives are recognised as a liability when received and subsequently reduced by allocating lease payments between rental expense and reduction of the liability.

(s) Trade and other payables

Trade and other payables are carried at amortised cost and due to their short-term nature they are not discounted. They represent liabilities for goods and services provided to the Group prior to the end of the financial year that are unpaid and arise when the Group becomes obliged to make future payments in respect of the purchase of these goods and services. The amounts are unsecured and are usually paid within 30 days of recognition.

(t) Receivables

Receivables are initially recognised at fair value, being the amounts due. They are subsequently measured at amortised cost.

A provision for doubtful debts is established when there is objective evidence that the Group will not be able to collect all amounts due according to the original terms of the receivables. The amount of the provision is the difference between the asset's carrying amount and the present value of estimated future cash flows. The charge is recognised in the Statement of Comprehensive Income.

(u) Cash and cash equivalents

Cash and cash equivalents in the Statement of Financial Position comprise cash at bank and in hand and short-term deposits with an original maturity of three months or less that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value.

For the purposes of the Statement of Cash Flows, cash and cash equivalents are as defined above.

(v) Rounding of amounts

The Group is of a kind referred to in ASIC (Rounding in Financial/Directors' Reports) Instrument 2016/191, issued by the Australian Securities and Investments Commission (ASIC), relating to the "rounding off" of amounts in the financial report. Amounts in the financial report have been rounded off in accordance with that Instrument to the nearest thousand dollars, or in certain cases, the nearest dollar.

Note 2: Critical accounting judgements and estimates

(a) Critical estimates and assumptions

The Group makes estimates and assumptions in respect of certain key assets and liabilities. Estimates and judgements are continuously evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. The key areas where critical estimates are applied are described below.

(i) The ultimate liability arising from claims made under insurance contracts

Provision is made at the year-end for the estimated cost of claims incurred but not settled at the Statement of Financial Position date.

The estimated cost of claims includes direct expenses to be incurred in settling claims gross of any recoveries. The Group takes all reasonable steps to ensure that it has appropriate information regarding its claims exposures. However, given the uncertainty in establishing claims provisions, particularly in the early stages after initial notification, it is likely that the final outcome will prove to be different from the original liability established.

The medical indemnity liability class of business will typically display greater variations between initial estimates and final outcomes than other classes of insurance because there is a degree of difficulty in estimating reserves. In calculating the estimated cost of unpaid claims, the Group relies on a variety of estimation techniques, generally based on statistical analyses and review of historical experience, which assumes that the development pattern of current claims will be consistent with past experience.

Allowance is made, however, for changes or uncertainties which may create distortions in the underlying statistics or which might cause the value of unsettled claims to increase or reduce when compared with the cost of previously settled claims including:

- Changes in Group processes which might accelerate or slow down the development and / or notification of paid or incurred claims, compared with statistics from previous periods
- Changes in legal environment
- The effects of inflation
- The impact of large losses
- Movement in industry benchmarks and
- Medical and technological developments.

Further information on the methods used in deriving the outstanding claims liability at year end are detailed in Note 3.

(ii) The ultimate obligation arising from claims made under discretionary cover

In accordance with accounting policy 1(i), MIPS recognises a liability for the estimated cost of settling discretionary medical indemnity obligations, including those incidents that have occurred but for which a request for indemnity has yet to be received. Due to the nature of the liability, it is likely that the final outcome will prove to be different from the original liability established.

Given the length of time the indemnity arrangements have been in run off there is no longer the volatility discussed above in relation to insurance contracts. The liability is based on an actuarial valuation that was obtained at June 2016.

The provision for reported outstanding claims is based on actual case estimates and estimated recoveries. In addition, in estimating the liability for incidents that have occurred but for which a

Valuation approach

request for indemnity has yet to be received, management have utilised the June 2016 valuation as a basis for writing the prudential margin component off over three years.

(iii) The determination of retirement claims liabilities

Over time, an increasing proportion of reported claims will be eligible for indemnity under ROCS policies. These claims will be in relation to former MIPS members who had previously retired from medical practice over the age of 65, died or were permanently disabled and unable to work. ROCS indemnity will also cover qualifying claims against doctors on maternity leave or who are under age 65 but have ceased work for 3 years.

(iv) Assets arising from reinsurance contracts and other recoveries

Assets arising out of reinsurance contracts and other recoveries (which includes HCCS and ROCS recoveries) are also calculated using the above methods. In addition, the recoverability of these assets is assessed on a periodic basis to ensure that the balance is reflective of the amounts that will be ultimately received, taking into consideration factors such as counter party and credit risks. Impairment is recognised where there is objective evidence that the Group may not receive amounts due to it and these amounts can be reliably measured.

(b) Critical Judgements

It has been determined that no critical accounting judgements have been made in the year.

Note 3: Actuarial assumptions and methods

The Group provides medical indemnity insurance, which is long tail in nature and is expected to be exposed to a small number of large value claims each year. As a result, the claims experience is liable to fluctuations from year to the next and the estimates of the outstanding claims liabilities are uncertain. The process for determining the value of outstanding claims liability is described below.

The gross outstanding claims liability is estimated by considering a range of methods and taking a weighted average of the results from these different methods. The following methods are used:

- A frequency and a priori severity method which combines a projected ultimate number of claims with an a priori average claim size assumption based on an analysis of both average claims by report year and average claims by settlement year
- An aggregate paid development method which projects how the total value of paid claims develops for each report year
- A capped/excess frequency severity method sets separate frequency and severity assumptions for small and large claims. Both the average size of settled claims and average of all claims are considered to set the severity assumptions
- A case adjustment method that adjusts individual case estimates based on detailed analyses of the factors affecting the individual reserves as well as making an allowance for late reports.

In order to project the ultimate payments that will be made, claims inflation is incorporated to allow for both general economic inflation as well as any superimposed inflation detected in the modelling of payment experience. The addition of superimposed inflation reflects the fact that over time claims inflation has exceeded both price inflation and wage inflation. Superimposed inflation may arise from non-economic factors such as developments of legal precedent.

The recoveries from HCCS and any reinsurance that has been secured are projected using a weighting of two approaches. The first approach is to compare individual claims with the appropriate threshold levels. The second approach is to apply aggregate assumptions of the percentages recoverable to the projected gross claim payments.

Unallocated claims handling expenses are included by applying a percentage assumption to the projected claims costs. Projected payments are discounted for the time value of money. Inherent uncertainties in this class of business are considered when setting the appropriate risk margin.

Actuarial assumptions

The following assumptions have been made in determining the outstanding claims liabilities.

These assumptions represent the following: Average net weighted term to settlement

The average net weighted term to settlement is based on historic settlement patterns.

Expense rate
Unallocated claims handling
expenses were calculated by
reference to both current and
projected 2017/18 claims handling
costs, as a percentage of projected
2017/18 gross claims payments.

Discount rate

Discount rates derived from market yields on Commonwealth Government securities as at the balance date with a term to redemption that matches as closely as possible to the term of the Group's liabilities.

Inflation

Inflation assumptions are set by reference to current economic indicators and are consistent with assumptions that were adopted in previous years.

Superimposed inflation
Superimposed inflation occurs due
to non-economic effects such as
court settlement amounts
increasing at a faster rate than
wages or CPI inflation. An allowance
for superimposed inflation was
made, after considering both the
superimposed inflation present in
the portfolio and industry
superimposed inflation trends.

Assumptions	2017	2016
Average net weighted term to settlement from reporting date	3.35 years	3.5 years
Expense rate	10.0%	10.5%
Discount rate	2.1%	1.6%
Inflation rate	3.0%	3.0%
Superimposed inflation rate	2.5%	2.5%
Level of sufficiency achieved by prudential margin	92.5%	92.5%

Sensitivity analysis – Insurance contracts

(i) Summary

The valuations included in the reported results are calculated using certain assumptions about these variables as disclosed above. The movement in any key variable will impact the performance and equity of the Group. The tables below describe how a change in each assumption will affect the insurance liabilities and show an analysis of the sensitivity of the profit / (loss) and equity to changes in the two key assumptions both gross and net of reinsurance.

Variable	Impact of movement in variable
Average net weighted term to settlement	A decrease in the average term to settlement would lead to more claims being paid sooner than anticipated. As the annual rate of claims inflation is greater than the rate of discount applied, an increase in the average term to settlement would increase the claims expense.
Expense rate	An estimate for the internal costs of handling claims is included in the outstanding claims liability. An increase or decrease in the expense rate assumption would have a corresponding impact on the claims expense.
Discount rate	The outstanding claims liability is calculated by reference to expected future payments. These payments are discounted to adjust for the time value of money. The methodology to be used for the valuation is prescribed by the Australian Prudential Regulation Authority (APRA) to a rate that should equal the yield on Commonwealth bonds with a term to redemption that matches as closely as possible the term of claims liabilities. As the discount rate relates to the yield on Government bonds which form a large part of the MIPSi investment portfolio backing the insurance liabilities, any movement in the yield which has the effect of increasing or decreasing the liabilities should have a matching increase or decrease in the value of the assets.
Inflation and superimposed inflation rates	Expected future payments are inflated to take account of inflationary increases including an amount for superimposed non-economic inflationary factors. An increase or decrease in the assumed levels of either economic or superimposed inflation would have a corresponding impact on claims expense, although the presence of the HCCS and the reinsurance programme will reduce the impact.

ii) Impact of changes in key variables

Variable	Movement in variable	Impact on Group equity/profit before tax \$'000	Impact on Group equity/profit for the year after tax \$'000
Inflation and superimposed inflation	+2.8%	(4,038)	(2,827)
	-2.7%	4,038	2,827
Claims handling costs	+5.0%	(6,961)	(4,873)
-	-5.0%	6,961	4,873

Note 4: Financial risk management objectives and policies

The financial condition and operation of the Group are affected by a number of key risks including insurance risk, interest rate risk, credit risk, liquidity risk and market risk

In accordance with Prudential Standard GPS 110 Capital Adequacy issued by APRA, the Board and senior management have developed and implemented an Internal Capital Adequacy Assessment Process (ICAAP). The statement and objectives of the ICAAP are documented in the ICAAP Summary Statement which has been provided to APRA.

The ICAAP Summary Statement identifies and documents the policies, procedures, systems and controls in place to manage associated capital risks, including setting of capital targets that are consistent with the MIPSi's risk profile, risk appetite and relevant regulatory requirements.

In accordance with Prudential Standards CPS 220 Risk Management and GPS 230 Reinsurance Management issued by APRA, the Board and senior management have developed, implemented and maintain a sound and prudent Risk Management Strategy (RMS) and Reinsurance Management Strategy (REMS).

The RMS and REMS identify MIPSi's policies and procedures, processes and controls that comprise its risk management and control systems. These systems address all material risks, financial and non-financial, likely to be faced by MIPSi. Annually the Board of MIPSi certifies to APRA that adequate strategies have been put in place to monitor those risks, that MIPSi has systems in place to ensure compliance with legislative and prudential requirements and that the Board of MIPSi has satisfied itself as to the compliance with the RMS and REMS. The RMS and REMS have been approved by the Board and provided to APRA.

The risk management framework that supports MIPSi's RMS and REMS is used by the Group to manage risks outside the insurance operations. This includes development of an investment strategy that includes funds held by non-insurance entities.

(a) Insurance risk

MIPSi has an objective to control insurance risks thus reducing the volatility of financial results. In addition to the inherent uncertainty of insurance risk, which can lead to significant variability in the loss experience, financial results from insurance business are affected by market factors, particularly competition and movements in asset values. Short term variability is, to some extent, a feature of business. Key aspects of the processes established in the RMS to mitigate insurance risk include:

- The maintenance and use of management information systems
- Actuarial models, using information from the management information system, are used to calculate premium and monitor claims patterns. Past experience and statistical methods are used as part of the process
- Documented procedures are followed for underwriting and accepting insurance risks
- Reinsurance is used to limit the Group's exposure to large single claims and no longer ASL in recent years aggregation of claims. When selecting a reinsurer, the Group only considers those companies that provide high security. In order to assess this, rating information from the public domain and information gathered through internal investigation is used
- In order to limit concentration of credit risk, in purchasing reinsurance the Group has regard to existing reinsurance assets and seeks to limit excess exposure to any single reinsurer or grouping of related reinsurers
- The Group does not undertake any form of alternate risk transfer
- The mix of assets in which the Group invests is driven by the nature and term of insurance liabilities. The management of assets and liabilities is closely monitored to attempt to match maturity dates of assets with the expected pattern of claim payments

 Business is limited to only one class of insurance.

Terms and conditions of insurance business

The terms and conditions attaching to insurance contracts affect the level of insurance risk accepted by the Group. All insurance contracts written are entered into on a standard form basis. The Group writes insurance contracts only on a claims-made basis, i.e. liabilities may arise in respect of claims reported during the term of the insurance contract, however, where retroactive cover is provided the event that gave rise to the claim could have occurred in a previous period.

There are no other special terms and conditions in any of the contracts that have a material impact on the financial statements.

Concentration of insurance risk

Apart from operating as a monoline insurer, the Groups's exposure to concentration of insurance risks is minimised as the Group is not affected by any natural disasters and mitigates its risk through comprehensive reinsurance programmes.

The Group's exposure to concentration of monoline insurance risk is mitigated by providing insurance for diversified membership categories in all Australian States and Territories. To manage the risks associated with various membership categories, a risk based pricing model is adopted.

Development and sensitivities of claims

There is a possibility that changes may occur in the estimate of the Group's obligations at the end of a contract period. The tables in Note 21 disclose the estimates of total claims outstanding for each underwriting year at successive year ends. Note 3 identifies the sensitivities associated with the determination of the liability for outstanding claims.

Reinsurance counterparty risk

When there is reliance on a few reinsurers, there is a potential credit risk. As far as appropriate and in accordance with the RMS, the Group will seek to diversify the reinsurance security it sources. This

objective is tempered by the security constraint (which is absolute in relation to counter-party risk ratings) and the relative reinsurance capacity shortage in this segment particularly in relation to some types of reinsurance

The administration costs that must be passed on to the Group if multiple reinsurers with small lines are involved in the programme must also be considered. Financially strong reputable reinsurers who have significant involvement in all areas of the reinsurance programme have the resources to add value to the operations of MIPS. As opportunities arise, the Group will seek to diversify security while respecting the long-term support offered by those well-known and established reinsurers who offer support across all programmes with whom relationships already exist. Long-term significant relationships are important in order to weather the regular cycles of a hardening reinsurance market and if unexpected adverse experience occurs in an underwriting year. In addition, due to the nature of insurance offered by the Group, eventual realisation of recoveries from reinsurers is likely to be over an extended period of time, during which the credit quality of the reinsurer may decline. As noted above in (a), the Group reassesses the security of reinsurers each balance date based on information in the public domain and gathered through internal investigation and advice from its reinsurance broker.

(b) Credit risk

Credit risk represents the risk that the counterparty to the financial instrument will fail to discharge an obligation and cause the Group to incur a financial loss.

With respect to credit risk arising from the financial assets and liabilities of the Group, the Group's exposure to credit risk arises from potential default of a counterparty, with the current exposure equal to the fair value of these instruments as disclosed in the Statement of Financial Position. This does not represent the maximum risk exposure that could arise in the future as a result of changes in values, but best represents the current maximum exposure at the reporting date.

The Group trades only with recognised, creditworthy third parties, and as such collateral is not requested nor is it the Group's policy to securitise its trade and other receivables.

The Group holds no collateral as security or any other credit enhancements. There are no financial assets that are impaired, or would otherwise be impaired except for the terms having been renegotiated.

Credit risk is not considered to be significant to the Group except in relation to investments in debt securities

With respect to all other financial assets, concentration of credit risk is managed by counterparty, and by industry sector.

Counterparty risk is not considered to be significant for cash as the total cash balance is held by counter parties with an A- or AAA rating.

The split of investment by class (bank term deposits, bank bills, equity and fixed interest securities) and maturity profile is shown in Note 14. An industry sector analysis of the investments in financial assets is as follows:

Value of investments by sector

Sector	Gro	oup	Soc	iety
	2017 \$'000	2016 \$'000	2017 \$'000	2016 \$'000
Energy	3,716	2,587	3,716	1,439
Materials	5,547	5,270	5,547	2,919
Industrials	2,688	3,567	2,688	2,083
Consumer Discretion	1,587	630	1,587	331
Consumer Staples	6,898	7,901	6,898	4,796
Health Care	1,455	2,529	1,455	991
Information Technology	1,446	506	1,446	287
Government	63,355	57,576	-	-
Financials	221,588	222,308	106,460	129,604
Telecommunications	2,402	1,497	2,402	821
Utilities	-	1,725	-	731
Total Investments	310,682	306,096	132,199	144,002

Credit quality per class of financial assets

The credit quality of financial assets is managed by the Group using Standard and Poor's rating categories, in accordance with the investment mandate of the Group. The Group's exposure in each grade is monitored on a monthly basis. This review process allows the Group to assess the potential loss as a result of risks and take corrective action.

The table below shows the credit quality by class of asset for debt instruments for the Group.

2017 Group	AAA to AA- \$'000	A+ to A- \$'000	BBB+ to BBB- \$'000	Other * \$'000	Total \$'000
Bank term deposits	48,343	13,411	-	-	61,754
Corporate bonds	-	-	-	-	-
Floating rate notes	74,437	34,181	31,830	-	140,448
Government bonds	63,355	-	-	-	63,355
Total debt investments	186,135	47,592	31,830	_	265,557

2016 Group	AAA to AA- \$'000	A+ to A- \$'000	BBB+ to BBB- \$'000	Other * \$'000	Total \$'000
Bank term deposits	54,389	22,185	-	-	76,574
Corporate bonds	-	6,758	-	-	6,758
Floating rate notes	55,731	49,545	7,550	-	112,826
Government bonds	57,576	-	-	-	57,576
Total debt investments	167,696	78,488	7,550	_	253,734

^{*}Other consists of debt instruments which do not yet have a rating for example for new issues, but are selected in line with the investment mandate of the Group.

The table below shows the credit quality by class of asset for debt instruments for the Society.

2017 Society	AAA to AA- \$'000	A+ to A- \$'000	BBB+ to BBB- \$'000	Other * \$'000	Total \$'000
Bank term deposits	26,450	8,018	-	-	34,468
Corporate bonds	-	-	-	-	-
Floating rate notes	18,681	10,127	23,798	-	52,606
Total debt investments	45,131	18,145	23,798	-	87,074

2016 Society	AAA to AA- \$'000	A+ to A- \$'000	BBB+ to BBB- \$'000	Other * \$'000	Total \$'000
Bank term deposits	25,450	13,972	-	-	39,422
Corporate bonds	-	4,221	-	-	4,221
Floating rate notes	32,974	30,544	7,550	-	71,068
Total debt investments	58,424	48,737	7,550	-	114,711

^{*}Other consists of debt instruments which do not yet have a rating for example for new issues, but are selected in line with the investment mandate of the Society.

(c) Liquidity risk

Liquidity risk arises from the financial liabilities of the Group and the Group's subsequent ability to meet obligations to repay financial liabilities as and when they fall due.

The Group manages liquidity risk primarily through the investment strategy (discussed above) and ongoing monitoring of its capital adequacy multiple for MIPSi.
MIPSi's Prescribed Capital Amount Coverage Ratio (PCR) multiple is calculated every month as well as each quarter as part of routine reporting to APRA. The Prescribed Capital Coverage Ratio serves as a measure of insurer solvency.

Trade payables and other financial liabilities of the Group and Society (excluding indemnity related provisions held by the Society) generally mature within 12 months of being incurred. Indemnity related provisions held by the Society (refer Note 23) take considerably longer to mature and have an average weighted term to settlement referred to in Note 3.

The methodology used to derive the indemnity provision encompasses a range of actuarial assumptions and is based on historical information (refer Note 3). A more comprehensive maturity profile cannot be reasonably ascertained given the underlying nature of those matters which are indemnified by the Society and how they are calculated.

(d) Market risk

Market risk is the risk that the fair value of future cash flows of financial instruments will fluctuate due to changes in market variables such as interest rates and equity prices. Market risk is managed and monitored using sensitivity analysis, and minimised through ensuring that all investment activities are undertaken in accordance with established mandate limits and investment strategies.

In accordance with its investment strategy, the Group invests in equities and hybrids with designated allocation targets. There are specified allowable ranges within which the investments portfolio may vary from the neutral/target allocation. The investment strategy includes an assessment of the risk profile of the shares in which the Group invests and also exposure restrictions based on APRA credit ratings.

There are no off-statement of financial position derivative transactions or open option positions at year end. The Group's financial assets and liabilities are carried at amounts that approximate their fair value.

(e) Interest rate risk

Interest rate risk arises from the possibility that changes in interest rates will affect future cash flows or the fair values of financial instruments. The Group has established limits on investments in interest bearing assets, which are monitored on a daily basis. The Group may use derivatives to hedge

against unexpected increases in interest rates.

The following table demonstrates the sensitivity of the Group's Statement of Comprehensive Income to a reasonably possible change in interest rates, with all other variables held constant.

The sensitivity of the Statement of Comprehensive Income is the effect of the assumed changes in interest rates on changes in fair value of investments for the year, based on revaluing fixed rate financial assets at 30 June 2017.

The basis points sensitivity is based on the volatility of change in the global interest rates over the last 10 years.

(f) Equity price risk

Equity price risk is the risk that the fair value of equities decreases as a result of changes in market prices, whether those changes are caused by factors specific to the individual stock or factors affecting all instruments in the market. Equity price risk exposure arises from the Group's investment portfolio. The effect on net assets attributable to equity and operating profit before distribution due to reasonably possible changes in market factors, as represented by the equity indices, with all other variables held constant is indicated in the table below

(g) Foreign currency risk

The Group has no foreign currency risk as all agreements and transactions are in Australian

Interest rate risk

		Gr	oup	Society		
Interest rate	Change in basis points Increase / decrease	After tax effect on Profit higher/(lower)	Equity higher/(lower)	After tax effect on Profit higher/(lower)	Equity higher/(lower)	
	merease / decrease	\$'000	\$'000	\$'000	\$'000	
2017	+150	(2,700)	-	-	-	
	-150	1,924	-	-	-	
	4.50					
2016	+150	(3,619)	(376)	-	(376)	
	-150	229	87	_	87	

Accounting Assumptions - Variability of equity price

The sensitivity is based on the volatility of change in the individual composite indices over the last 10 years.

		201	7	2016		
Index	Change in equity price	After tax effect on Profit higher/(lower)	After tax effect on equity	After tax effect on Profit higher/(lower)	After tax effect on equity	
	. %	\$'000	\$'000	\$'000	\$'000	
Group	+20%	-	6,317	3,230	4,101	
ASX	-20%	-	(6,317)	(3,230)	(4,101)	
Society	+20%	-	6,317	-	4,101	
ASX	-20%	-	(6,317)	-	(4,101)	

Note 5: Fair values

All of the Group's financial assets are based upon quoted market prices. As a result all of the Group's financial assets have been classified as level 1 investments. Level 1 method is where the fair value is calculated using quoted prices in active markets. Quoted market price represents the fair value determined based on quoted prices on active markets as at the reporting date without any deduction for transaction costs.

The financial assets and liabilities included in the Statement of Financial Position are carried at their fair value or at amounts that approximate their fair values. Refer to Note 1 for the methods and assumptions adopted in determining fair values for investments.

Note 6: Operating income

	Group		Soc	iety
	2017 \$'000	2016 \$'000	2017 \$'000	2016 \$'000
Subscription revenue	56,318	55,944	56,318	55,944
Service fee	_	11	6,077	7,851
Recovery of expenses incurred	815	788	815	788
Quota share commission	4,760	4,758	-	-
Sundry income	85	57	31	2
Operating Income	61,978	61,558	63,241	64,585

Note 7: Net claims incurred

All insurance business is underwritten by MIPSi and all net claims incurred information relates to the Group.

	2017 Current	2017 Prior	2017 Total	2016 Current	2016 Prior	2016 Total
	year \$'000	years \$'000	\$'000	year \$'000	years \$'000	\$'000
Gross claims incurred						
Undiscounted	51,655	29,784	81,439	35,663	13,147	48,810
Discount movement	(4,016)	(238)	(4,254)	(2,034)	2,726	692
Gross claims discounted	47,639	*29,546	77,185	33,629	*15,873	49,502
Prudential margin	11,245	1,038	12,283	7,771	(3,590)	4,181
Claim expense	58,884	30,584	89,468	41,400	12,283	53,683
Reinsurance and other recoveries						
Undiscounted	(31,016)	(18,819)	(49,835)	(19,692)	(13,281)	(32,973)
Discount movement	2,805	234	3,039	1,324	(1,217)	107
Reinsurance recoveries discounted	(28,211)	*(18,585)	(46,796)	(18,368)	* (14,498)	(32,866)
Prudential margin	(6,765)	(1,101)	(7,866)	(4,551)	(1,251)	(5,802)
Reinsurance and other recoveries	(34,976)	(19,686)	(54,662)	(22,919)	(15,749)	(38,668)
Net Claims incurred	23,908	10,898	34,806	18,481	(3,466)	15,015

Current year amounts relate to risks borne in the current financial year. Prior period amounts relate to a reassessment of the risks borne in all previous financial years.

^{*} These amounts are impacted by both changes in assumptions and other factors (including reassessments of individual case estimates). The significant changes in assumptions are as follows:

	2017 Gross claims \$'000	2017 Recoveries \$'000	2017 Net \$'000	2016 Gross claims \$'000	2016 Recoveries \$'000	2016 Net \$'000
Changes in assumptions						
Claims development	31,406	(19,625)	11,781	15,623	(14,167)	1,456
Discount rate/inflation	(1,860)	1,040	(820)	250	(331)	(81)
Total change in assumptions	29,546	(18,585)	10,961	15,873	(14,498)	1,375

Note 8: Investment result

	Group		Soc	Society	
	2017 \$'000	2016 \$'000	2017 \$'000	2016 \$'000	
Investment revenue					
Interest received on bank accounts	1,245	1,043	725	640	
Interest on investments - Not held as FVTPL*	3,710	4,390	3,542	4,206	
Interest on investments - Held as FVTPL*	5,829	5,818	_	-	
Dividends received	2,738	3,508	2,125	1,740	
Total investment revenue	13,522	14,759	6,392	6,586	
Gains (losses) on investments					
Realised gains on investments at FVTPL	1,077	764			
Unrealised gains/(losses) on investments at FVTPL	(1,058)	(3,539)	-	-	
Realised gains/(losses) on available-for-sale	2,119	735	2,119	735	
investments	۷,۱۱۶	733	۷,۱۱۶	733	
Unrealised gains/(losses) on available-for-sale					
investments	434	(1,107)	434	(1,107)	
Total gains/(losses) on investment	2,572	(3,147)	2,553	(372)	
Total gallis/(losses) on investment	2,312	(3,147)	2,333	(372)	
Expenses on Investment not held as FVTPL*	(446)	(348)	(446)	(348)	
Expenses on Investment held as FVTPL*	(447)	(485)	-	-	
Investment result	15,201	10,779	8,499	5,866	

^{*}FVTPL – Fair value through profit & loss

Note 9: Indemnification expense

	Group		Soc	Society	
	2017 \$'000	2016 \$'000	2017 \$'000	2016 \$'000	
Charge for indemnity obligations	177	(283)	177	(283)	
Movement in recoveries - undiscounted	56	368	56	368)	
- discount	-	-	-	-	
Indemnification expense	233	85	233	85	

Note 10: Other operating expenses

	Group		Society	
	2017	2016	2017	2016
	\$'000	\$'000	\$'000	\$'000
Employee remuneration	6,135	5,906	6,139	5,901
Non-executive directors' remuneration	1,177	1,149	550	582
Employment oncost	518	491	488	463
Cases committee	1,773	1,611	1,773	1,611
Professional services expense	1,474	1,798	403	425
Marketing	1,118	1,041	1,118	1,041
Lease and occupancy expense	941	913	941	913
IT and communication expense	1,308	732	1,308	732
Financial Institution charges	420	452	149	142
Travel and accommodation	298	338	218	262
Insurance	574	719	574	719
Depreciation expense	187	221	185	207
Other expenses from ordinary activities	542	386	420	288
Less Reallocation to claims expense	(3,200)	(2,890)	-	-
Other operating expenses	13,265	12,867	14,266	13,286

Note 11: Income tax

	Group		Soc	Society	
	2017	2016	2017	2016	
	\$'000	\$'000	\$'000	\$'000	
Reconciliation between net profit before tax and					
tax expense					
Net profit before tax	7,762	22,340	20,490	19,436	
Tax calculated at rate of 30%	2,329	6,702	6,147	5,831	
Tax effect of amounts which are not					
deductible/(taxable) in calculating taxable income:					
Net mutual (income)/expense	(5,001)	(4,691)	(5,001)	(4,691)	
Tax deferred trust income	(5)	(5)	(5)	(5)	
Entertainment and other	38	14	32	15	
Adjusted Income Tax	(2,639)	2,020	1,173	1,150	
Tax losses of prior years recouped	(2)	(2)	-	-	
Under (over) provision in previous year	5	-	-	-	
Tax charge/(benefit) for the year	(2,636)	2,018	1,315	1,150	
Income tax expense	/ [/ 4 \	2 /74	4.057	4 470	
Charge for current tax payable Deferred tax movement	(561)	3,674	1,056	1,472	
	(2,078)	(1,654)	117	(322)	
Adjustments in respect of prior years	3	(2)	4 472	4.450	
Tax expense/(benefit) charged to Statement of Comprehensive Income	(2,636)	2,018	1,173	1,150	
Comprehensive meeting					
Tax charged to other comprehensive income					
Deferred tax related to items in other comprehensive	161	(475)	161	(475)	
income	101	(473)	101	(473)	
Tax charged to other comprehensive income	161	(475)	161	(475)	

Imputation credits and rebateable dividends have been included in profit before tax.

Note 12: Cash and cash equivalents

	Group)	Society	
	2017 \$'000	2016 \$'000	2017 \$'000	2016 \$'000
Cash and cash equivalents	81,918	63,641	51,927	50,236

Cash at bank and trust account earns interest at a floating rate. As at 30 June 2017, the Group average interest rate was **1.83%** (2016: 2.20%). Over the full year the Group weighted average interest rate was **1.80%** (2016: 2.05%)

Note 13: Receivables

	Group		Soc	iety
	2017 \$'000	2016 \$'000	2017 \$'000	2016 \$'000
Premiums and subscriptions receivable				
Receivables from members*	7,468	5,884	7,468	5,884
Provision for doubtful debts	(100)	(100)	(100)	(100)
PSS receivable	442	535	442	535
Premium and subscription receivables	7,810	6,319	7,810	6,319
Other receivables				
Trade debtors	13	9	13	9
Receivable from related entities	-	-	39	54
Other receivables	13	9	52	63
Total receivables	7,823	6,328	7,862	6,382

^{*}Receivables past due but not considered impaired are; Group \$2,130 (2016: \$368); Society \$2,130 (2016: \$368):

The ageing analysis of receivable past due but not considered impaired are as below:

		31-60 days \$	61-90 days \$	Over 91 days \$	Total \$
2017	Group	-		2,130	2,130
	Society	-		2,130	2,130
2016	Group	-	775	368	1,143
	Society	-	775	368	1,143

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

Note 14: Investments

	Group		Society	
	2017	2016	2017	2016
	\$'000	\$'000	\$'000	\$'000
Investments – 'held-to-maturity'				
Bank term deposits	39,373	44,624	34,468	39,422
Investments – 'available for sale'				
Equity securities – listed entities	45,125	29,291	45,125	29,291
Floating rate notes	52,606	71,068	52,606	71,068
Fixed interest securities	-	4,221	-	4,221
	97,731	104,580	97,731	104,580
Investments – 'fair value through profit or loss'				
Bank term deposits	22,381	31,950	_	-
Equity securities – listed entities	-	23,071	-	-
Floating rate notes	87,842	41,758	_	-
Fixed interest securities	63,355	60,113	_	-
	173,578	156,892	-	-
	·			
Total investments	310,682	306,096	132,199	144,002
Current investments	60,226	90,533	53,643	46,763
Non-current investments	250,456	215,563	78,556	97,239
Total investments	310,682	306,096	132,199	144,002

The weighted average interest rate for interest bearing investments is **3.16%** (2016: 3.72%) and the following table summarises the interest rate sensitivity (repricing profile) of the Group's exposure to fixed interest securities based on earlier of contractual maturity or repricing.

	Group		Society	
	2017	2017	2016	2016
Maturity	Average rate	\$'000	Average rate	\$'000
Less than 12 months	-	-	-	-
One to two years	3.34%	20,338	2.96%	7,421
Two to three years	1.90%	6,092	3.44%	33,658
Three to four years	-	-	-	-
Four to five years	2.80%	18,013	2.70%	2,537
Over five years	2.23%	18,912	3.10%	20,718
Total fixed interest securities		63,355		64,334

Note 15: Reinsurance and other recoveries receivable

	Gro	oup	Soc	Society	
	2017	2016	2017	2016	
	\$'000	\$'000	\$'000	\$'000	
Expected future recoveries on outstanding claims					
- from reinsurers	57,750	39,506	-	-	
- from HCCS	47,174	39,337	-	-	
	104,924	78,843	-	-	
Discounted to present value	(6,715)	(3,976)	-	-	
Prudential Margin	28,407	20,541	-	-	
	126,616	95,408	-	-	
Retirement claim recoveries from ROCS	8,380	5,675	-	-	
Expected future recoveries on outstanding claims	134,996	101,083	-	_	
	,	,			
Expected future recoveries on indemnity					
obligations					
- from insurers and reinsurers	165	165	165	165	
- from ROCS	_	390	_	390	
- from HCCS	_	_	_	_	
Expected future recoveries on indemnity	165	555	165	555	
obligations	, , ,		, , , ,		
Total reinsurance and other recoveries receivable	135,161	101,638	165	555	
		121,7222			
Current reinsurance and other recoveries	29,110	23,549	82	390	
receivable	_,,		<u> </u>	0,0	
Non-current reinsurance and other recoveries	106,051	78,089	83	165	
receivable		, 5,557			
Total reinsurance and other recoveries receivable	135,161	101,638	165	555	
	.007.01	101,000			
Movement – outstanding claim recoveries					
Brought forward	101,083	72,688	_	_	
Recognised in the Statement of Comprehensive	46,796	32,866			
Income (refer Note 7)	+0,7 70	32,000			
Movement in prudential margin	7,866	5,802	_	_	
Recoveries received during the year	(20,749)	(10,273)		_	
Carried forward	134,996	101,083			
Carried forward	134,770	101,003			
Movement – indemnity obligation recoveries					
Brought forward	555	1,154	555	1,154	
Recognised in the Statement of Comprehensive	(56)	(368)	(56)	(368)	
Income (refer Note 9)	(36)	(300)	(36)	(300)	
Movement in prudential margin					
Recoveries received during the year	(334)	(231)	(334)	(231)	
Carried forward	165	555	(334)	555	
Carried forward	105	335	105	222	

Note 16: Other assets

	Gro	Group		Society	
	2017 \$'000	2016 \$'000	2017 \$'000	2016 \$'000	
Deferred master policy expense	-	-	38,273	34,839	
Deferred ROCS expense	1,142	1,103	-	-	
Deferred reinsurance premium	19,206	17,523	-	-	
Prepayments	461	531	446	512	
Quota share commission receivable	5,233	4,776	-	-	
Other	2,081	2,518	782	1,036	
Total other assets	28,123	26,451	39,501	36,387	

Note 17: Plant and equipment

	Group		Soc	Society	
	2017 \$'000	2016 \$'000	2017 \$'000	2016 \$'000	
Plant and equipment – at cost	1,301	1,886	1,301	1,845	
Less: Accumulated depreciation	(817)	(1,262)	(817)	(1,238)	
Total plant and equipment	484	624	484	607	
Movements					
Opening amount	624	437	607	386	
Additions	105	428	105	428	
Disposals	(58)	(20)	(43)	-	
Depreciation expense	(187)	(221)	(185)	(207)	
Closing amount	484	624	484	607	

Note 18: Investments in subsidiaries

	Gro	oup	Soc	iety
	2017 \$'000	2016 \$'000	2017 \$'000	2016 \$'000
MIPS Insurance Pty Ltd (MIPSi)	-	-	36,250	6,250
Professional Management Australia Pty Ltd (PMA)	-	-	250	250
Queensland Doctors' Mutual Pty Ltd (QDM)	-	-	8	8
Total investment in subsidiaries	-	-	36,508	6,508

MIPS increased its investment in the share capital in MIPSi by \$30 million on 28 February 2017.

Name of Company	Principal Activity	Country of incorporation	Class of Shares	Ownership interest	
				2017 %	2016 %
MIPS Insurance Pty Ltd	Insurance	Australia	Ordinary	100	100
Professional Management Australia Pty Ltd	Dormant	Australia	Ordinary	100	100
Queensland Doctors' Mutual Pty Ltd	Medical defence organisation	Australia	Ordinary	100	100
Asclepius Underwriting Pty Ltd (Subsidiary of QDM)	Insurance	Australia	Ordinary	100	100

Note 19: Deferred tax asset

	Grou	р	Soci	ety
	2017	2016	2017	2016
Amounts as a poissod in profit and as	\$'000	\$′000	\$'000	\$′000
Amounts recognised in profit or loss Accrual for audit fees	/0	45	10	12
	60 474	45	18 474	13 418
Provision for employee entitlements			4/4	418
Provision for indirect claims handling costs Investment revaluations	4,177 184	3,199 135	8	26
Interest receivable	(33)	(30)	0	20
Dividend receivable	(91)	(142)	(91)	(76)
Impairment of investments per AASB 136	471	471	471	471
Provision for FBT	3	6	3	5
Provision for Legal Fees	15	88	3	3
Provision for Leasehold make good	15	28	_	27
Market value adjustment Fixed interest securities	555	(475)	23	144
Warket value adjustment i ixed interest securities	333	(47.5)	25	177
Amounts recognised in equity				
Investment revaluations	(826)	(665)	(826)	(665)
Deferred tax asset	4,989	3,077	80	363
	•	,		
Amounts recognised in deferred tax losses				
Recognition of tax losses	1,844	-	-	-
Total net deferred tax asset	6,833	3,077	80	363
Movements				
Opening balance at 1 July	3,077	945	363	(434)
Credited / (charged) to other comprehensive income	(161)	475	(161)	475
Adjustment to opening DTL/DTA	(5)	3	(5)	-
Recognition of tax losses	1,627	-	-	-
Conversion of franking credits to tax losses	217	-	-	-
Credited / (charged) to the Statement of	0.070	4 (54	(4.4.7)	200
Comprehensive Income	2,078	1,654	(117)	322
Closing balance at 30 June	6,833	3,077	80	363
A	2.400	F 40	00/	4 000
Asset to reverse within 12 months	3,482	543	906	1,028
Asset/(Liability) to reverse after 12 months	3,351	2,534	(826)	(665)
Net deferred tax asset	6,833	3,077	80	363

Note 20: Payables

		Gro	oup	Soc	iety
		2017 \$'000	2016 \$'000	2017 \$'000	2016 \$'000
Related party payables	Note 27	-	-	38,274	34,793
Trade creditors		3,034	3,030	73	69
Accrued reinsurance expense		19,206	17,523	-	-
Professional fees payable		223	162	73	55
ROCS levy payable		1,145	1,103	-	-
Net GST payable		2,971	2,453	3,068	2,557
Accruals		1,246	1,547	248	386
Other		5,244	4,871	12	105
Other payables		33,069	30,689	3,474	3,172
Total Payables		33,069	30,689	41,748	37,965

Payables are interest free and unsecured.

Note 21: Outstanding claims

	Gro	oup	Soc	iety
	2017 \$'000	2016 \$'000	2017 \$'000	2016 \$'000
(a) Outstanding claims liability				
Central estimate	139,223	101,556	_	_
Claims handling costs	13,922	10,663	-	-
	153,145	112,219	-	-
Discount to present value	(9,406)	(5,452)	_	_
Discounted claims liability	143,739	106,767	-	-
Prudential margin (refer Note 21(c))	41,576	29,293	-	-
	185,315	136,060	-	-
Eligible retirement claims (subject to ROCS) (refer Note 2(a)(iii))	5,611	4,987	-	-
Total gross outstanding claims liability	190,926	141,047	-	-
Current gross outstanding claims liability	37,962	29,857	-	-
Non-Current gross outstanding claims liability	152,964	111,190	-	-
Total gross outstanding claims liability	190,926	141,047	-	-
4554				
(b) Movements	1.41.047	110.750		
Brought forward Recognised in the Statement of Comprehensive Income (refer Note	141,047	119,758	-	-
7)				
- Incurred claims	77,185	49,502	_	_
- Prudential margin	12,283	4,181	_	_
Claims payments during the year	(39,589)	(32,394)	-	_
Carried forward	190,926	141,047	-	-
(c) Prudential margin				
Level of sufficiency (refer Note 3)	92.5%	92.5%	-	-
Prudential margin as a percentage of the net discounted claims				
liability	28.9%	27.4%	-	-

(d) Claims development table - Group

The following tables show the development of gross and net undiscounted outstanding claims relative to the ultimate expected claims for the 14 accident years since incorporation of MIPS Insurance Pty Ltd.

(i) Gross

Accident year	Up to 2008 \$'000	2009 \$'000	2010 \$'000	2011 \$'000	2012 \$'000	2013 \$'000	2014 \$'000	2015 \$'000	2016 \$'000	2017 \$'000	Total \$'000
Estimate of ultimate claims cost At end of accident year One year later Two years later Three years later Four years later Five years later Six years later Seven years later Eight year later		26,561 29,851 34,454 27,914 23,813 23,721 23,964 26,671 25,621	25,513 22,525 18,977 18,818 17,051 21,669 22,306 22,595	36,420 29,988 28,459 16,419 15,979 18,898 18,538	24,651 23,739 25,333 20,356 27,301 32,937	28,006 24,487 27,350 27,612 32,869	21,744 23,616 24,977 31,647	25,377 25,285 34,392	28,340 37,111	39,708	
Current estimate of cumulative claims cost	75,390	25,621	22,595	18,538	32,937	32,869	31,647	34,392	37,111	39,708	350,808
Cumulative payments	(74,747)	(24,835)	(18,321)	(15,891)	(25,176)	(19,568)	(15,615)	(10,172)	(4,860)	(1,055)	(210,240)
Outstanding claims – undiscounted Claims handling costs ROCS claims	643	786	4,274	2,647	7,761	13,301	16,032	24,220	32,251	38,653	140,568 13,922 4,911
Discount Prudential margin (at 92.5% conf Total gross outstanding claims)									(10,051) 41,576 190,926

(ii) Net

Accident year	Up to 2008 \$'000	2009 \$'000	2010 \$'000	2011 \$'000	2012 \$'000	2013 \$'000	2014 \$'000	2015 \$'000	2016 \$'000	2017 \$'000	Total \$'000
Estimate of ultimate claims cost At end of accident year One year later Two years later Three years later Four years later Five years later Six years later Seven years later Eight year later		22,984 25,383 25,618 20,436 18,572 18,311 18,026 17,291 16,948	23,658 20,044 16,237 14,349 13,722 16,343 16,505 16,989	26,229 23,380 21,110 13,158 12,790 14,600 14,626	15,942 13,721 14,638 11,775 13,197 15,034	9,831 9,360 9,756 9,159 10,727	8,297 8,719 8,823 11,665	9,561 9,243 12,047	10,211 12,409	13,602	
Current estimate of cumulative claims cost	59,477	16,948	16,989	14,626	15,034	10,727	11,665	12,047	12,409	13,602	183,524
Cumulative payments	(60,633)	(18,840)	(15,706)	(14,296)	(15,930)	(9,470)	(7,748)	(5,161)	(3,447)	(763)	(151,994)
Outstanding claims – undiscounted Claims handling costs Net ROCS claims	(1,156)	(1,892)	1,283	330	(896)	1,257	3,917	6,886	8,962	12,839	31,530 13,922 0
Discount Prudential margin (at 92.5% conf	idence level)									(2,691) 13,169
Total net outstanding claims											55,930

Note 22: Other liabilities

	Grou	ıρ	Socie	ety
	2017 2016 \$'000 \$'000		2017 \$'000	2016 \$'000
Subscription income received in advance	39,052	38,250	39,052	38,250
Total other liabilities	39,052	38,250	39,052	38,250

Note 23: Provisions

	Gro	oup	Soc	iety
	2017	2016	2017	2016
	\$'000	\$'000	\$'000	\$'000
Provision for indemnity obligations (refer Note 1(h))				
Indemnity Obligations	1,343	1,335	1,343	1,335
Prudential margin	667	1,000	667	1,000
Discount to present value	-	-	-	-
·	2,010	2,335	2,010	2,335
Employee entitlements (refer Note 1(i))	1,986	1,754	1,986	1,754
Total provisions	3,996	4,089	3,996	4,089
Current provisions	2,128	1,600	2,128	1,600
Non-current provisions	1,868	2,489	1,868	2,489
Total provisions	3,996	4,089	3,996	4,089
Movements				
Provision for indemnity obligations	0.225	2.050	0.225	2.050
Carrying amount at start of year	2,335	3,059	2,335	3,059
Recognised in the Statement of comprehensive				
income (refer note 9) net indemnity charge	177	(283)	177	(283)
Indemnity payments made	(502)	(441)	(502)	(441)
Carrying amount at end of year	2,010	2,335	2,010	2,335

Note 24: Share capital and members' guarantee

	Gro	Group		ety
	2017 Shares	2016 Shares	2017 \$'000	2016 \$'000
Issued share capital Ordinary shares – fully paid	100,002	100,002	100	100

The Society is limited by shares and guarantee, having both shareholders and general members.

Members and Shareholders are not entitled to dividends. Each General Member has one vote at a meeting of General Members. The Shareholders in a general meeting appoint directors.

If the Society is wound up the constitution states that each Member (other than a Member who has been a Former Member for more than one year or an Honorary Member) may be required to contribute to the assets of the Society up to an amount not exceeding \$5 for payment of the debts and liabilities of the Society including the costs of the winding up.

Number of members

Membership Category	Number of	members
	2017	2016
Ordinary	31,553	29,656
Student	19,981	18,268
Total Members	51,534	47,924

Note 25: Key management personnel

(a) Directors

The names of persons who were directors of the Society at any time during the financial year are as follows: A T Browning, S Carter, L Rowe, K C D Roxburgh, G R Speck, C J Steadman, B E Taylor and R W L Turner (retired 31/12/2016).

(b) Remuneration

Key management personnel compensation for the years ended 30 June 2017 and 2016 is set out below. The key management personnel are: all the directors of the Society and the persons with the authority and responsibility for planning, directing and controlling the activities of the Society (A T Browning, W F Berryman and R J Miles).

Remuneration	Gro	oup	Society		
	2017 \$	2016	2017 \$	2016 \$	
Short-term benefits	2,053,820	2,089,218	1,474,167	1,567,630	
Post-employment benefits	253,344	248,714	206,015	203,185	
Total remuneration of key management personnel	2,307,164	2,337,932	1,680,182	1,770,815	

(c) Other Transactions with Directors, Key Management Personnel, Director-related Entities and Key Management Personnel-related Entities

R W L Turner (Retired 31/12/2016) provides the Society with specialist medical indemnity claim services and medical practice category service. He is a member of various claims and membership committees. He is paid sessional fees on terms and conditions no less favourable to the Society than normal commercial terms and conditions. During the period of his directorship he received \$93,739 (2016: \$142,733) above his director's fees for this work. These amounts are included within Note 25(b).

C J Steadman provided risk management workshops to members on behalf of the Society. He was also paid \$NIL (2016: \$600) for conducting this work. This amount is not included within Note 25(b).

Note 26: Remuneration of auditors

	Group		Society	
	2017	2016	2017	2016
	\$	\$	\$	\$
Ernst & Young				
Audit of the financial report	172,010	149,350	66,950	60,770
Audit of regulatory returns	36,050	42,230	-	8,240
Other audit related work	14,420	10,300	6,180	6,180
Taxation compliance services	54,590	46,000	25,750	30,000
Total remuneration of auditors	277,070	247,880	98,880	105,190

Note 27: Related parties

(a) Shareholding of the Society

MIPS Holdings Pty Ltd (MIPSH) owns 100% (2016: 100%) of the issued ordinary shares of the Society. As a shareholder, MIPSH is not entitled to a dividend or any surplus assets (except for the return of capital) in the event of a winding up.

(b) Wholly-owned Group

The wholly-owned Group consists of the Society and its wholly-owned subsidiaries MIPS Insurance Pty Ltd (MIPSi), Queensland Doctors' Mutual Pty Ltd (QDM) and Professional Management Australia Pty Ltd (PMA). Queensland Doctors' Mutual Pty Ltd (QDM) has a wholly-owned subsidiary company, Asclepius Underwriting Pty Ltd (AUW).

(c) Transactions with related parties

The Group enters into transactions with its subsidiaries, associates and key management personnel in the normal course of business. Transactions are carried out on an arm's length basis.

Details of significant transactions carried out during the year with related parties are as follows;

- All insurance cover is provided to MIPS members as a member benefit by MIPS in the form of Master and Group policies. The Society has a Master Policy for insurance cover with its subsidiary MIPSi. During the year ended 30 June 2017 the Society paid \$ 34,714,324 (2016: \$34,682,901) to MIPSi
- MIPSi pays the Society a service fee for the provision of service under a Service Level Agreement (SLA). During the year ended 30 June 2017 the Society received \$5,963,000 (2016: \$11,345,609) from MIPSi. No further fees are payable by MIPSi to MIPS relating to the year ended 30 June 2017 (2016: \$NIL)
- QDM pays the Society a service fee for the provision of service under a SLA. During the year ended 30 June 2017 Society received \$114,000 (2016: \$150,000)
- The Society provides services to AUW under a SLA. No service fee is payable to the Society at this stage under the SAL.

Statement of Financial Position balances with related parties	Group		Society	
	2017 \$'000	2016 \$'000	2017 \$'000	2016 \$'000
Receivables MIPSi	-	-	39	54
Payables Payable to MIPSi for Master Policy	-	-	38,274	34,793

Note 28: Reconciliation of net profit to net cash inflow from operating activities

	Group		Society	
	2017 \$'000	2016 \$'000	2017 \$'000	2016 \$′000
Net profit	10,398	20,322	19,317	18,286
Non-cash items				
Depreciation	187	221	185	207
Net (gain)/loss on investments	(2,572)	3,147	(2,553)	372
Changes in working capital				
(Increase)/decrease in recoveries receivable	(33,523)	(27,796)	390	599
(Increase)/decrease in receivables	(1,495)	(484)	(1,480)	3,210
(Increase)/decrease in other assets	(1,633)	(38)	(3,114)	(393)
(Increase)/decrease in current tax asset	(567)	1,635	(137)	373
(Increase)/decrease in deferred tax asset	(3,922)	(1,653)	123	112
(Increase)/decrease in deferred ROCS expense	(39)	(50)	-	_
Increase/(decrease) in accounts payable	2,380	(640)	3,783	(410)
Increase/(decrease) in current tax liabilities	-	-	(362)	362
Increase/(decrease) in outstanding claims	49,879	21,289	_	-
Increase/(decrease) in other liabilities	802	1,296	802	1,296
Increase/(decrease) in provisions	(94)	(720)	(94)	(720)
Increase/(decrease) in provision for deferred tax liability	_	-	_	(434)
Net cash inflow/(outflow) from operating activities	19,801	16,529	16,860	22,860

Note 29: Commitments

	Gro	Group		Society	
	2017 \$'000	2016 \$'000	2017 \$'000	2016 \$'000	
Operating lease commitments payable:					
Not later than one year	930	342	930	342	
Later than one year but not later than two years	922	661	922	661	
Later than two years but not later than five years	2,793	2,367	2,793	2,367	
Later than five years but not later than ten years	3,782	3,705	3,782	3,705	
Later than ten years but not later than eleven years	-	765	-	765	
Total lease commitments payable	8,427	7,840	8,427	7,840	

The Group has entered into leases for office space. These leases have an average life of three years (2016 ten years) with renewal options included in the contracts. The Group has no capital commitments as at the Statement of Financial Position date.

Note 30: Capital adequacy

All insurance business is underwritten by MIPSi. Under APRA regulations all MIPSi capital is Tier 1. The capital adequacy information relates to MIPSi.

	2017 \$'000	2016 \$'000
Paid-up ordinary shares	36,250	6,250
Retained earnings brought forward	125,430	123,406
Current year earnings	(8,922)	2,024
Technical provisions in excess of liability valuation (net of tax)	5,528	3,653
Premium liability surplus / (deficit) (net of tax)	1,066	91
	159,352	135,424
Less: deductions	(6,784)	(2,743)
Net Tier 1 capital	152,568	132,681
Total capital base	152,568	132,681
Prescribed Capital Requirement Amount	25,212	26,197
Prescribed Capital Amount coverage ratio	6.05	5.06

Technical provisions in excess of liability valuation

The liability required by GPS 110 for prudential reporting purposes differs from accounting purposes. As described in Note 1(h) MIPSi applies risk margins to the central estimate of net outstanding claims to achieve a level well above the 75% minimum as required by required by paragraph 29(a) of Attachment A of APRA standard GPS 320 Actuarial and Related Matters. A summary of the level of sufficiency achieved by the prudential margin is disclosed in Note 3.

Note 31: Contingent Liability

(a) Legal proceedings:

The Group operates in the insurance industry and is subject to legal proceedings in the normal course of business. While it is not practicable to forecast or determine the final results of all pending or threatened legal proceedings, management does not believe that such proceedings (including litigations) will have a material effect on the results of the Group or the Society and their financial position.

(b) Guarantees:

The Group has issued the following guarantees at 30 June 2017:

- i) A bank guarantee of \$1,600,043 (2016: \$1,600,043) issued to Australia and New Zealand Banking Group (ANZ) in respect of rental bond for Level 37, 55 Collins Street, Melbourne, VIC 3000 (Head office for the Society effective 2 September 2017)
- ii) A bank guarantee of \$448,502 (2016: \$nil) issued to ANZ in respect of rental bond for Level 37, 55 Collins Street, Melbourne, VIC 3000 (Head office for the Society).
- iii) A bank guarantee of \$67,782 (2016: \$90,000) issued to H A Bachrach (NOM) Pty Ltd in respect of rental bond for 67 Astor Terrace Spring Hill QLD 4000. (QLD office of the Society
- iv) A bank guarantee of \$15,000 (2016: \$12,000) issued to Megawati Kusuma in respect of rental bond for Suite 301, 93 Pacific Highway, North Sydney, NSW 2060. (NSW office of the Society)
- v) A electronics pathway facility of \$300,000 (2016 \$300,000) issued to to ANZ in respect to the extent ANZ will assume pay away exposure on any one day)
- vi) A bank guarantee of \$50,000 (2016: \$50,000) issued to ANZ in respect of Commercial Card Facility
- vii) A bank guarantee of \$1,000 (2016: \$1,000) issued to ANZ in respect of Encashment Facility.

Note 32: Events occurring after balance date

No matters or circumstances have arisen since 30 June 2017 that have significantly affected, or may significantly affect:

- a) the Group or Society's operations in future years, or
- b) the results of those operations in future years, or
- c) the Group or Society's state of affairs in future financial years.

Note 33: Authorisation of the financial report

The financial report of the society for the year ended 30 June 2017 was authorised for issue in accordance with a resolution of directors on 22 September 2017.

Directors' declaration

In accordance with a resolution of the Directors of the Company, we state that:

In the opinion of the Directors:

- a) the financial statements and notes of the Company are in accordance with the Corporations Act 2001, including:
 - i. giving a true and fair view of the Company's financial position as at 30 June 2017 and of its performance for the year ended on that date; and
 - ii. complying with Australian Accounting Standards (including the Australian Accounting Interpretations) and the Corporations Regulations 2001;
- b) the financial statements and notes also comply with International Financial Reporting Standards as disclosed in Note 1;
- c) there are reasonable grounds to believe that the Company will be able to pay its debts as and when they become due and payable.

On behalf of the Board

G R Speck

Chairman

A T Browning

Managing Director

Melbourne 22 September 2017

Independent auditor's report



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Independent Auditor's Report to the Members of Medical Indemnity Protection Society Ltd

Opinion

We have audited the financial report of Medical Indemnity Protection Society Pty Ltd (the Company) and its subsidiaries (collectively the Group), which comprises:

- the Group consolidated and Company statements of financial position as at 30 June 2017;
- the Group consolidated and Company statements of comprehensive income, statements of changes in equity and statements of cash flows for the year then ended;
- notes to the financial statements, including a summary of significant accounting policies; and
- the directors' declaration.

In our opinion, the accompanying financial report of the Group is in accordance with the *Corporations Act 2001*, including:

- a) giving a true and fair view of the consolidated financial position of the Group as at 30 June 2017 and of its consolidated financial performance for the year ended on that date; and
- b) complying with Australian Accounting Standards and the Corporations Regulations 2001.

Basis for Opinion

We conducted our audit in accordance with Australian Auditing Standards. Our responsibilities under those standards are further described in the *Auditor's Responsibilities for the Audit of the Financial Report* section of our report. We are independent of the Group in accordance with the auditor independence requirements of the *Corporations Act 2001* and the ethical requirements of the Accounting Professional and Ethical Standards Board's APES 110 Code of Ethics for Professional Accountants (the Code) that are relevant to our audit of the financial report in Australia. We have also fulfilled our other ethical responsibilities in accordance with the Code.

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

Information Other than the Financial Report and Auditor's Report Thereon

The directors are responsible for the other information. The other information obtained at the date of this auditor's report is the Chairman's report, Managing Director's report and the Directors' report accompanying the financial report.

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

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2

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

Responsibilities of the Directors for the Financial Report

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

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

Auditor's Responsibilities for the Audit of the Financial Report

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

As part of an audit in accordance with the Australian Auditing Standards, we exercise professional judgment and maintain professional scepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the financial report, whether due to fraud
 or error, design and perform audit procedures responsive to those risks, and obtain audit evidence
 that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a
 material misstatement resulting from fraud is higher than for one resulting from error, as fraud
 may involve collusion, forgery, intentional omissions, misrepresentations, or the override of
 internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit
 procedures that are appropriate in the circumstances, but not for the purpose of expressing an
 opinion on the effectiveness of the Company's or the Group's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the directors.

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3

- Conclude on the appropriateness of the directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's or Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial report or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company or the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial report, including the
 disclosures, and whether the financial report represents the underlying transactions and events in a
 manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the financial report. We are responsible for the direction, supervision and performance of the Group audit. We remain solely responsible for our audit opinion.

We communicate with the directors regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

Ernst & Young

T M Dring Partner Melbourne

22 September 2017

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