

# Annual Report





## **Contents**

Chief Executive Ufficers' Review	2
Directors' Report	3
Remuneration report (audited)	7
Auditor's independence declaration	13
Consolidated financial statements	
Consolidated statement of profit or loss	15
Consolidated statement of comprehensive income	16
Consolidated statement of financial position	17
Consolidated statement of changes in equity	18
Consolidated statement of cash flows	19
Notes to the financial statements	20
Directors' declaration	49
Independent auditor's report	50
Shareholder Information	54
Corporate Information	56

## Chief Executive Officer's Review

for the year ended 30 June 2025

### **Dear Shareholders**

On behalf of the Board, I am pleased to present the Company's 2025 Annual Report. FY25, the Group achieved 13% revenue growth, underpinned by solid operational performance across our core businesses. Earnings have been strategically reinvested to build capacity within our insurance services segment, positioning the Group for sustainable long-term growth.

Within our microdot and trace products, sales to wholesale customers in the United Kingdom and United States remained stable, supported by a rebound in royalty income from TME Europe and stronger sales within the Trace business. During FY25, our Asian distribution initiative progressed from a Heads of Agreement to a fully binding contract, with commissioning activities now underway and full operational rollout planned for FY26. These developments further extend our global footprint and reinforce our leadership in microdot technology and traceability solutions.

In our insurance salvage and recovery services, FY25 marked a pivotal year. The successful completion of our first large-scale trial at 30 June 2025 demonstrated strong recovery outcomes and validated our end-to-end service model. Building on this success, a second Tier 1 insurance company commenced its own trial during the year, achieving increasing recovery rates, after 30 June 2025, and extending the trial from a single business unit to its full insurance portfolio. This expansion reflects growing industry confidence in our model and highlights the scalability of our platform. To support this growth, we have continued to expand our team and enhance our systems to manage the rising volume of stolen asset data being integrated into our recovery services.

Key results for the year include:

- A 13.06% increase in total revenue;
- A 7.4 % increase in total product sales;
- A 11.1% increase in operating expenses; and
- An overall Net Profit before tax of \$112,034.

The Group remains debt-free, maintaining a solid financial foundation and ample working capital to continue pursuing our revenue diversification strategy. Net assets increased from \$3,996,025 at 30 June 2024 to \$4,088,222 at 30 June 2025 (excluding the deferred tax asset), reflecting disciplined financial management and reinvestment into growth areas. No share transactions were undertaken during the year. With cash, cash equivalents, and financial investments totaling \$3,102,868 at year-end, these reserves—together with ongoing operating cash flows provide the capacity to support expansion initiatives in FY26, particularly within the insurance salvage and recovery services segment, where the business is now well-positioned to capitalise on the success of the Tier 1 insurance trials.

As we look ahead, the Group remains focused on executing its diversification strategy and consolidating recent achievements. We are encouraged by the progress of our second Tier 1 insurance trial and are optimistic that its continued success may create a pathway toward an ongoing, integrated partnership. With a growing pipeline of opportunities, strengthened operational capability, and a clear strategic direction, the Company enters FY26 with confidence in its ability to deliver sustainable value for shareholders.

Thank you for your continued support.

**Brad Kellas** Managing Director & Chief Executive Officer 23 October 2025

	2022	2023	2024	2025
Revenue	3,561,177	2,693,031	2,984,493	3,374,414
EBITDA	1,045,785	254,423	507,872	385,471
Net Profit / (Loss) before tax	829,163	11,647	231,297	112,034

## **Directors' Report**

for the year ended 30 June 2025

### **Directors**

The Directors present their report together with the financial statements of the consolidated entity comprising DataDot Technology Limited and the entities it controlled ("DataDot" or the "consolidated entity") for the financial year ended 30 June 2025.

The following persons were directors of DataDot during the financial year and up to the date of this report, unless otherwise stated:

- **Brad Kellas**
- David Lloyd
- Patrick Raper

## Principal activities

The principal activities of DataDot during the year were:

- (a) Manufacture and distribution of anti-theft and anticounterfeit identification and protection solutions, including:
  - DataDotDNA® microdot identification; and
  - High security DataTraceID® authentication.
- (b) Provision of customised asset protection and recovery solutions, including:
  - VAULT-branded security products coupled with DataDotDNA® identification solutions; and
  - The PropertyVAULT digital platform, incorporating its national asset register database, which provides asset registration, theft reporting, and recovery services for both public and commercial partners.
- (c) Expansion into insurance-focused services, with PropertyVAULT Insurance Services emerging as a growing component of the business. This service leverages the Company's technology and databases to support insurers in asset validation, theft prevention, recovery, and subrogation.

There has been no significant change in the nature of the Company's activities during the year.

## **Dividends**

The Directors recommend that no dividend be paid. No dividends have been declared or paid during the period.

## **Review of operations**

The Group delivered an underlying trading result for the financial year ending 30 June 2025 of a net Profit Before Tax of \$112,034. The underlying trading result is down on the net profit before tax result of \$231,297 in FY24, represents a stabilisation of the operating results for the year after posting a first half loss before tax of \$1,556.

## **Revenues and Gross Profit Margins**

Total revenue for the Group in FY25 was \$3,374,414, an increase of 13.1% from FY24.

Total product sales increased by approximately 7.4%. Product sales from the OEM and Distributor segment increased by 4.5%, total sales from the Direct-to-Business and Consumer segment increased by 13.5% and a strong increase in Trace product sales of 70.1% on FY24.

Royalties and License Fees from our overseas licensees and distributors continue to form a significant part of the Group's OEM and Distributor business. Royalty revenues rebounded in the FY25 year, supported by a modest return of sales through DataDot South Africa to Toyota Motor Europe (TME), resulting in royalties increasing 39.7% compared to FY24. Licence fees also saw an increase of 41.7% benefiting from initial fees from our new Asian distributor.

Our European and American markets contributed modest revenue growth as did the Australian market.

The Group's gross profit margin was 1.5% lower with continued pressure with persistent high global inflation however this has been offset by revenue growth during FY25.

## **Operating Costs**

Operating costs during FY25 were up 11.4% compared to FY24, the majority of expenditure continues to be well contained, the key contributors to the increase in overall operating costs were staffing costs which rose due to organisational changes and the expansion of resources to meet business growth, including software enhancements and marketing attributable to PropertyVAULT as the Group continues to invest in the PropertyVAULT portal and services to cater for large corporate asset holders and recovery services for insurance companies.

The Board continued to invest in the strategic expansion of PropertyVAULT, including the pilot of insurance recovery services with a Tier 1 Australian insurer that commenced in August 2024. This initial trial period concluded on 30 June 2025 and delivered valuable insights that have informed

subsequent initiatives. Building on this momentum, the Company entered into a further Pilot Agreement in May 2025 with another Tier 1 Australian insurer. This second agreement is effective through to April 2026 and supports DDT's broader strategy to drive adoption of PropertyVAULT across the insurance sector, deepen engagement with national police departments, and expand market penetration of its asset recovery platform.

## **Capital Management**

Maintaining the Group's strong cash position remains a key focus of the Board. The cash, cash equivalents and financial assets available to the Group decreased slightly FY25 from \$3,249,125 to \$3,102,868.

The Group is free of debt instruments subject to interest payments, and the Board determined there was no need for any new capital raising activities in FY25.

The Group's liquidity remains very sound and provides a strong foundation for investment in the businesses' expansion. In doing so, the Board remains cognisant of its responsibility to effectively manage its cash balance to ensure the long-term financial stability of the Group.

### Outlook

The Group and the Board have made substantial progress in transitioning from the historical business model to a more diversified revenue base. The Company will be a multi-service provider that encompasses physical and digital asset identification, provenance, theft deterrence and stolen property recovery; each with their associated services and product related revenue streams.

The outlook of the Group's operating segment is as follows:

### DataDotDNA® Microdot Identification Segment

In the DataDotDNA® Microdot Identification segment, we expect the level of royalties over the forward period for our existing customers to increase with the return of TME revenue to provide further royalty growth underpinned by stable conditions in South Africa. We have experienced modest growth to wholesale customers in the U.K. and United States which expect to consolidate at the current levels. There continue to be risks surrounding the United States and global trade conditions with tariff uncertainty that occurred in the second half of FY25. Whilst sharing some of the pain of these tariffs in the United States market, we expect our revenue gains in Europe to outweigh these imposts. The tariff and global market remains volatile, and will continue to impact the Group.

Australian trading experienced 8.3% increase in sales in FY25 which can be expected to remain steady in FY26.

Our new distributor in Asia is expected to commence operations in Qtr 4 of FY26 which will see revenue and earnings in the FY26 year.

Overall the DataDotDNA® Microdot Identification segment in 2026 is expected to achieve modest growth with the onboarding of a new distributor and continued strength in the U.K. and European markets.

## **PropertyVAULT Segment**

The Company holds an exclusive licence over PropertyVAULT, which includes the PropertyVAULT website, VAULT-branded locks, asset marking products, and the digital infrastructure supporting PropertyVAULT Insurance Services. This licence is granted by Property Vault International Pty Ltd, a company founded and held by Mr Brad Kellas, the Company's Managing Director. Under this arrangement, the Company also earns commissions from insurance services, which are expected to become the segment's primary source of revenue.

Reflecting the anticipated growth of PropertyVAULT Insurance Services, the Group will report on the PropertyVAULT segment separately from 1 July 2025. This segment will include both PropertyVAULT Insurance Services, which is expected to become a central growth platform for the Group, and PropertyVAULT Products, which provides complementary physical security offerings.

#### **PropertyVAULT Insurance Services**

A key milestone during the year was the completion of the first live deployment with a Tier 1 insurer. This engagement validated the platform and service in a real claims environment, leading to multiple asset recoveries and valuable operational insights.

Building on this foundation, the Group secured a second, larger-scale engagement with another Tier 1 insurer. Early results have been highly positive and demonstrate the scalability of the service across the insurer's national portfolio.

Looking ahead, the Group expects to generate increasing revenue in FY26 from recoveries under this expanded engagement. To support growth, the Company is strengthening its in-house operations team to manage higher claim volumes while maintaining service quality.

#### Property VAULT Products

From FY26, the PropertyVAULT Products business will include the Group's locks, security accessories, and ID kits designed to complement the digital platform. While revenue contribution currently remains modest, the Products

business is expected to benefit from rising website traffic and consumer engagement as insurer partnerships expand.

#### DataTraceID Segment

Trace product sales to existing customers saw an increase over FY24 year. On the back of this strong growth in FY25 we expect revenue to consolidate at FY25 levels in the outlook period.

## **Consolidated Outlook**

The Board considers FY26 to be a pivotal year for the Group, with each core business segment expected to contribute positively to overall performance. Growth in the DataDotDNA® Microdot Identification segment is forecast to continue, supported by the onboarding of a new Asian distributor. The Trace segment is expected to remain broadly consistent with FY25 levels, while the Insurance Services segment is projected to deliver a material contribution as the business scales in line with expanded insurer engagement.

The Board considers this outlook to be positive, reflecting the early benefits of strategic investments made in FY25 and providing a strong foundation for future growth.

## Significant changes in the state of affairs

Other than as set out in the Review of Operations there have been no significant changes in the state of affairs of the Group.

## Matters subsequent to the end of the financial year

No matter or circumstance has arisen since 30 June 2025 that has significantly affected, or may significantly affect, the consolidated entity's operations, the results of those operations, or the consolidated entity's state of affairs in future financial years.

## **Environmental regulation**

The consolidated entity is not subject to any significant environmental regulations under Australian Commonwealth or State Law.

### Director profiles

## Mr Bradley Charles Kellas Managing Director & Chief Executive Officer

Brad is the founder of Property Vault International Pty Ltd and a decorated former Detective from Victoria Police with 21 years' experience. During his policing career, he

specialised in organised crime, corporate fraud, kidnapping, blackmail, extortion, product contamination, and large-scale stolen property investigations.

After policing, Brad applied his entrepreneurial and analytical skills to global financial markets, developing a proprietary trading strategy that he successfully managed for five years at a large investment firm.

In 2015, Brad recognised the potential of combining social media with a custom-built platform and specialist support service to counter bike theft and property crime. He founded BikeVAULT (the forerunner to PropertyVAULT), which has grown into Australia's leading platform to combat asset theft in Australia, with recoveries exceeding \$3 million.

Understanding the critical role of both physical and digital identification in combatting theft and fraud, Brad aligned with DataDot Technology Ltd, the global leader in microdot and forensic identification technologies. In 2019, as the largest shareholder, he initiated a successful Extraordinary General Meeting that reset the company's strategic direction.

Since his appointment as Managing Director & CEO of DataDot Technology, Brad has overseen its expansion into digital platforms and insurance services, including the growth of PropertyVAULT Insurance Services, positioning the Group at the forefront of asset protection, recovery, and insurance innovation.

## Mr David Lloyd B.Sc. (ANU), Grad Dip Business (UQ), MBA with Distinction (INSEAD)

#### Non-Executive Director

David is an experienced senior executive specialising in strategy, new technologies, business development, ventures and partnerships, whose skills have been deployed to successfully turn around the DataDot business by leveraging an alliance with PropertyVAULT.

David's present executive role is Chief Commercial Officer of Emerging Fuels Technology, who provides technology for renewable fuel projects and is also developing proprietary projects.

Previously a senior executive at Qantas, Virgin Blue and Virgin Australia, David has been the architect of several high-profile alliances with other airlines as a well as a joint venture with the Government of Samoa, demonstrating his ability to build valuable commercial relationships. While at Virgin Blue he also designed the Velocity Frequent Flyer program. Subsequently at Virgin he developed the business cases for fleet orders worth over USD2 billion and the establishment of a new international business.

While at Qantas, David mentored businesses in its tech accelerator program, oversaw commercial relationships with start-up and scale-up businesses including those in which Qantas has taken equity stakes and warrants, and worked on externally commercialising the Company's own innovations. Previously David has worked internationally as a consultant with the Boston Consulting Group and Arthur Andersen Business Consulting and was a project manager for the Sydney Organising Committee for the Olympic Games. He is an internationally competitive cyclist and member of numerous cycling organisations, bringing a customer viewpoint to the value of both DataDot and PropertyVAULT.

## Mr Patrick Raper FCPA, FAICD

#### **Non-Executive Director**

## Company Secretary - resigned 11 December 2024

Patrick brings to the Board of DDT over 30 years' experience as an accomplished CFO, Director and Company Secretary for ASX listed companies, international companies, subsidiaries of international companies, private companies, Private Equity owned companies, NFP's and State Owned Corporations.

He established and provided CFO, Governance and Company Secretary expertise for Ecosave Holdings Limited (ASX: ECV) and CMA Corporation Limited (ASX: CMV) and has held a number of roles within the Investment portfolio companies of Hawkesbridge Private Equity including variously Company Secretary, CFO, Joint Managing Director and Chairman of Trippas White Catering as well as Director of Corporate Services with Integrated Premises Services Pty Limited.

Patrick formerly was also CFO and Company Secretary for a number of Touraust Corporation managed entities including Reef Casino Trust (ASX: RCT), Australian Tourism Group (ASX: ATU), The Chifley Hotels Group and the International College of Management (formerly ICTHM) at Manly in NSW. Patrick has also held short term contract Company Secretary roles for Toys"R"Us ANZ Limited (ASX: TOY) and the Port Authority of New South Wales. In the period between 2014 and retirement in December 2021 Patrick was variously CFO and Company Secretary of DataDot Technology Limited (ASX: DDT) and its subsidiaries. Patrick is Chair of the Audit and Risk Committee.

Patrick now holds Board level roles with Star Combo Pharma Limited (ASX: S66), Mosman Cricket Club and Northcare Management Limited (atf The Northcare Foundation) and is a Justice of the Peace for NSW.

## Mr Andrew Hunt BCom, CA

CFO – appointed 11 December 2024 (contractor from 1 January 2024)

Company Secretary – appointed 11 December 2024

## COO – appointed 11 December 2024 (contractor from 1 January 2024)

Andrew is a Chartered Accountant with over 25 years of experience in audit, assurance, and financial leadership. He has held senior roles across both Big 4 and mid-tier accounting firms, including serving as an audit partner in each. Andrew joined DataDot Technology Limited in January 2024, initially providing contracted support across the Chief Financial Officer and Chief Operating Officer functions. He was appointed Company Secretary on 11 December 2024.

Andrew also serves as a Non-Executive Director of Lindt & Sprüngli (Australia) Pty Ltd and Ocean Spray International Services (Australia) Pty Ltd.

### **Directors' interests**

The relevant interest of each director in the shares, share rights and options over shares issued by DataDot, as notified by the directors to the Australian Stock Exchange in accordance with the Corporations Act 2001, at the date of this report is as follows:

Director	Interest in Ordinary Shares	Interest in Share Rights	Interest in Options	Interest in Convertible Notes
Bradley Kellas	260,253,370	-		, ,
David Lloyd	14,912,116	-		-
Patrick Raper	3,066,667			



Unissued ordinary shares of DataDot Technology Limited under the share rights plan at the date of this report are as follows:

Grant date	Date of expiry	Number unvested		
Nil	Nil	Nil		

## **Share Options**

Unissued ordinary shares of DataDot Technology Limited under the share options plan at the date of this report are as follows:

Issue date	Date of expiry	Number unvested		
Nil	Nil	Nil		

For details of share options and share rights issued to directors and executives as remuneration, refer to the remuneration report.

## **Meetings of Directors**

The number of meetings of the Company's Board of Directors ('the Board') and of each Board committee held during the year ended 30 June 2025 and the number of meetings attended by each of the directors were:

Director	Board M	Board Meetings		Remuneration and Nomination Committee Meetings		Audit and Risk Management Committee Meetings	
	No. eligible to attend	No. attended	No. eligible to attend	No. attended	No. eligible to attend	No. attended	
Bradley Kellas	10	10	-	-	3	3	
David Lloyd	10	9	-	-	3	3	
Patrick Raper	10	10	-	_	3	3	

## Indemnity and insurance of officers and auditors

No indemnities have been given to any person who is or has been an officer or auditor of the consolidated entity.

During the year DataDot paid insurance premiums in respect of directors' and officers' liability insurance contracts. The directors have not included details of the nature of the liabilities covered or the amount of the premium paid in respect of the directors' and officers' liability insurance contracts, as such disclosure is prohibited under the terms of the contract.

## **Proceedings on behalf of the Company**

No person has applied to the court under section 237 of the Corporations Act 2001, for leave to bring proceedings on

behalf of the Company, or to intervene in any proceedings to which the Company is a party, for the purpose of taking responsibility on behalf of the Company, for all or part of those proceedings.

### Non-audit services

There have been no amounts paid or payable to the auditor for non-assurance services provided by the auditor during the financial year. Auditor's remuneration is outlined in note 6 to the financial statements.

## Auditor's independence declaration

A copy of the auditor's independence declaration as required under section 307C of the Corporations Act 2001 for the year ended 30 June 2025 is set out on page 11 of the financial report.

## Remuneration Report (audited)

The remuneration report, which has been audited, outlines the key management personnel remuneration arrangements for the consolidated entity in accordance with the requirements of the Corporations Act 2001 and its Regulations.

## Key management personnel

### **Directors**

Brad Kellas	Managing Director	
David Lloyd	Non-Executive Director	
Patrick Raper	Non-Executive Director & Company Secretary	Resigned 11 December 2024
Executives		
Andrew Hunt	CF0 & C00	Contractor from 1 January 2024 Employee from 11 December 2024
	Company Secretary	Appointed 11 December 2024

## Shares and Share Rights and Share Options Held

The number of shares and share rights and share options held by each KMP (or their related party) during the financial year, or at the date that they ceased their role as KMP is as follows:

Shares	Balance as at 30/6/2024	Additions	Disposals and Cancellations	Balance as at 30/6/2025	
Directors					
Bradley Kellas	258,870,541	1,394,829	-	260,265,370	
David Lloyd	14,912,116			14,912,116	
Patrick Raper <sup>1</sup>	3,066,667	-	-	3,066,667	
Executives					
Andrew Hunt	-	_	-	_	
Total Shares	276,849,324	1,394,829 -		278,244,153	
Share Rights	Balance as at 30/6/2024	Additions	Taken-up, Disposals and Cancellations	Balance as at 30/6/2025	
Directors		-	-	-	
Executives	-	-		-	
Share Options	Balance as at 30/6/2024	Additions	Disposals and Cancellations	Balance as at 30/6/2025	
Directors and Executives		-	8 8	7	

## Remuneration policy

Key Management Personnel (KMP) have authority and responsibility for planning, directing and controlling the activities of DataDot. KMP include only the directors of the parent entity, one of whom (Mr Kellas) is the Managing Director / CEO, and the CFO.

Remuneration levels of KMP are determined by the Remuneration and Nomination Committee. The Committee's charter is to review and make recommendations to the Board in relation to:

- Executive remuneration and incentive policy,
- The remuneration of the CEO, executive directors and all direct reports of the CEO,
- Executive incentive plans,
- The remuneration of non executive directors,
- Retention, performance assessment and termination policies and procedures for non executive directors, the CEO, executive directors and all direct reports of the CEO,
- Establishment and oversight of employee and executive share plans and share option plans and share loan plans,
- Superannuation arrangements,
- The disclosure of remuneration in DDT's publications, including ASX filings and the Annual Report,
- Board composition, having regard to necessary and desirable competencies,
- Board succession plans, and
- Evaluation of Board performance.

The Committee did not obtain a remuneration recommendation or other advice from a remuneration consultant in FY25.

Board policy for determining the composition and value of remuneration for KMP's comprises the following elements:

- Remuneration to contribute to the broader outcome of creating shareholder value,
- Remuneration to be commensurate with individual duties and responsibilities,
- Remuneration to be market competitive in order to attract, retain and motivate people of the highest
- Remuneration to be aligned with DataDot's business strategies and financial targets,

- Executives' remuneration to comprise fixed and variable components,
- Variable components to be tied to the attainment of both short term and long term performance targets of individuals and DataDot,
- Variable components of executive remuneration to be between 30% and 50% of the value of total remuneration.
- Variable component payment to be subject to DataDot's financial capacity, and
- This policy to apply uniformly across DataDot.

In relation to **non executive directors**, the Constitution of DataDot and ASX Listing Rules specify that aggregate remuneration shall be determined from time to time by a general meeting. The latest determination was at the 2004 AGM when shareholders approved a ceiling on aggregate remuneration of \$300,000 per annum. The actual amount payable is currently \$48,000 p.a. plus SGL at 11.5% for Mr Raper, Chairman of the Audit & Risk Management Committee, and \$25,000 p.a. plus SGL at 11.5% for Mr Lloyd.

Non-Executive Directors do not receive performance related remuneration and directors' fees cover both main board and committee activities. Directors of Group subsidiary companies do not receive directors' fees. The Managing Director was paid \$201,153 plus SGL during FY25 plus non cash benefits of \$39,115.

The Company cancelled all STI and LTI programs in operation on 13 May 2019 and will look to implement a new and more effective STI and LTI program once the Company returns to sustainable profitability.

## Relationship between remuneration and consolidated entity performance

The effect of remuneration policy on DataDot's financial performance and on shareholder value is central to the Board's and Remuneration and Nomination Committee's decisions. For this reason, a primary objective of remuneration policy is to tie the remuneration of KMP to financial performance, so ensuring that a significant proportion of the total remuneration of KMP is at-risk, short-term incentive payments (STI) being tied to net profit targets, and long term incentive payments (LTI) being tied to growth in shareholder value. In this respect, the key factors for consideration are continuing product development and improvement, business and revenue growth, developing and maintaining the appropriate corporate culture, strategic adjustments in consultation with the Board and maintenance of an efficient cost base.

The Company's performance and shareholder wealth for each of the last six years were

	2020 \$'000	2021 \$'000	2022 \$'000	2023 \$'000	2024 \$'000	2025 \$'000
Revenue	3,774.6	3,896.1	3,561.2	2,693.0	2,984.5	3,374.4
EBITDA	309.4	1,452.9	1,045.8	254.4	507.8	385.4
Net Profit / (Loss) after tax *	29.2	1,235.0	829.2*	(115.4)	72.3	112.8
Basic earnings per share (in cents)*	0.003	0.099	0.067*	(0.009)	0.006	0.009
Share price at year end (in cents)	0.40	0.60	0.70	0.30	0.40	0.40

<sup>\*</sup> For a more accurate comparison with prior year results, the value of the Deferred tax assets relating to unused tax losses of \$5,701,507 brought to account in FY22, its subsequent balance of \$5,489,215 in FY23 and the income tax expense relating to the movements in the Deferred tax assets have been excluded.

## Performance based remuneration

At the date of this report, the remuneration of KMP who are non-executive directors includes only a fixed remuneration component.

No STI or LTI programme for KMP's has been implemented pending the return to sustainable profitability of the Company. Any STI or LTI programme when implemented with shareholder approval, may include performance shares, share options or share rights. No performance shares or share rights or share options are currently on issue to non-executive directors. The grant of director performance shares, or share rights or options would be consistent with the Company's long-term incentive remuneration policy, providing Directors with the opportunity to participate in the future growth of the Company through share ownership.

In 2025, no STI's or LTI's have been paid to directors or other KMP's.

## **Share Rights**

- Each share right converts into one fully paid ordinary share in the Company on completion of the vesting conditions, or at discretion of the Board;
- No amounts are paid or payable by the recipient on receipt or exercise of a share right;
- Subject to the recipient's continuous employment, share rights vest in three equal tranches at varying intervals after the date of issue;
- A trading restriction applies for a further 12 months after vesting; and
- Share rights expire 7 years after issue unless extended by the Directors.

Number of share rights provided as remuneration in the years ended 30 June 2024 and 30 June 2025:

Share Rights	Balance as at 30/6/2024		Granted as Vesting of Remuneration Share Rights		Balance as at 30/6/2025	
Directors	-	-	-	0.0	-	
Executives				-	) <sup>-</sup>	
	<del>-</del>	-	-	-0		

Shares and share rights issued and cancelled subsequent to the end of the year: Nil

## **Share Options**

- There were no share options on issue at the beginning of the year.
- There were no share options on issue at the end of the year.

	0			
Share Rights	Ordinary Shares	Ordinary Shares Scheme Options		
Directors	-	-	-	-
KMPs	-	-	-	-
Other Executives	-	_	-	-

## Remuneration details for the year

The following table of benefits and payments, details, in respect to the financial year, the components of remuneration of each KMP.

	Shor	rt-term benefi	ts	Post- employment benefits	Long-ter	m benefits	Share-based payments	
2025	Cash, Salary, & fees \$	STI \$	Non cash	Superannuation \$	Termination \$	Long service leave \$	Share Options \$	Total \$
Directors								
B Kellas	201,153	-	39,11	5 23,133			-	263,401
D Lloyd	25,000	-		- 2,875			-	27,875
P Raper	22,153	-		- 31,367			-	53,520
Executives								
A Hunt	173,644	-	9,15	9,929		-	· -	192,723
	421,950	_	48,26	6 51,340	•		· -	537,519

	Shor	Short-term benefits		Post- employment Short-term benefits benefits Long-ter		m benefits	Share-based payments	
2024	Cash, Salary, & fees \$	STI \$	Non cash \$	Superannuation \$	Termination \$	Long service leave \$	Share Options \$	Total \$
Directors		· ·						
R Carroll	26,308	-	-	- 2,894	-		-	29,202
B Kellas	200,000	-	38,01	1 22,000		-	-	260,011
D Lloyd	25,000	-		- 2,750			-	27,750
P Raper	25,661	-		- 13,159				38,820
Executives								
G Ogborne	95,795	-	100	- 10,537				106,332
	372,764	-, -,-	38,01	51,340			-	462,115

		erformance emuneration	2025 Performance based remuneration	
	Bonus STI %	Share rights / Options LTI %	Bonus STI %	Share rights / Options LTI %
Directors	·			·
Brad Kellas	0.0%	0.0%	0.0%	0.0%
David Lloyd	0.0%	0.0%	0.0%	0.0%
Patrick Raper	0.0%	0.0%	0.0%	0.0%
Executives				
Andrew Hunt	0.0%	0.0%	0.0%	0.0%

## **Key Management Personnel**

Details of the performance based and equity-based remuneration for KMP are set out below.

## **Employment details of KMP**

### **Andrew Hunt**

Mr Hunt commenced as the contract CFO & COO on a part time basis on 2 January 2024. His annualised remuneration package based on full-time employment was \$200,000 including Superannuation. Hours required to complete the roles varied from month to month.

On 11 December 2024 Mr Hunt was formally appointed as company secretary and also took on the role as CFO and COO as a permanent employee with his remuneration increasing to \$200,000 plus superannuation. Since becoming an employee, Mr Hunt has salary packaged part of his remuneration on a novated lease arrangement with a private related company, which relates to all of the non-cash benefits listed above.

## **Executive service contracts**

It is the Board's policy to establish executive service contracts with all KMP. Executive Service Contracts will not have fixed terms and will have termination notice periods between one month and three months. Commitments of these amounts are disclosed in Note 20 of the financial accounts.

KMPs have no entitlement to termination payments in the event of removal for misconduct.

This director's report is signed in accordance with a resolution of directors made pursuant to s.298(2) of the Corporations Act 2001.

On behalf of the Directors

**Brad Kellas** 

Managing Director & Chief Executive Officer 21 August 2025



## **AUDITOR'S INDEPENDENCE DECLARATION UNDER SECTION 307C OF THE CORPORATIONS ACT 2001** TO THE DIRECTORS OF DATADOT TECHNOLOGY LIMITED

I declare that, to the best of my knowledge and belief, in relation to the audit of DataDot Technology Limited for the financial year ended 30 June 2025 there have been:

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

This declaration is in respect of DataDot Technology Limited and the entities it controlled during the period.

AMW Audit

**AMW AUDIT** 

**Chartered Accountants** 

**BILLY-JOE THOMAS** 

Director

Dated at Perth, Western Australia this 21 August 2025

## **Consolidated Financial Statements**

for the year ended 30 June 2025

## **Contents**

Consolidated statement of profit or loss	15
Consolidated statement of comprehensive income	16
Consolidated statement of financial position	17
Consolidated statement of changes in equity	18
Consolidated statement of cash flows	19
Notes to the financial statements	20
Directors' declaration	49
Independent auditor's report	50
Shareholder Information	54
Corporate Information	56

## **Consolidated Statement of Profit or Loss**

for the year ended 30 June 2025

	Notes	2025 \$	2024 \$
Revenue			
Sale of goods		2,716,230	2,529,376
Service and licence fees		206,797	144,888
Royalties		386,357	276,502
Commissions		65,030	33,727
		3,374,414	2,984,493
Cost of sales		1,329,775	1,130,022
Gross Profit		2,044,639	1,854,471
Other income	3	138,771	271,105
Expenses			
Administrative expenses	4	1,577,953	1,457,878
Marketing expenses		94,976	64,693
Occupancy expenses		100,912	80,189
Travel expenses		24,098	14,944
		1,797,939	1,617,703
EBITDA		385,471	507,872
Depreciation, Amortisation and Impairment		251,346	253,910
Finance costs		22,091	22,665
Profit before income tax expense		112,034	231,297
Income tax (benefit)/expense	5	(762)	158,997
Profit / (Loss) after income tax (benefit)/expense for the year		112,796	72,300
Profit / (Loss) for the year attributable to:			
Owners of DataDot Technology Limited		112,796	72,300
Non controlling interest		_	-
		112,796	72,300
Basic profit / (loss) per share (cents per share)	8	0.009	0.006
Diluted profit / (loss) per share (cents per share)	8	0.009	0.006

 $The above \ consolidated \ statement \ of \ profit \ or \ loss \ should \ be \ read \ in \ conjunction \ with \ the \ accompanying \ notes.$ 

## **Consolidated Statement of Comprehensive Income**

for the year ended 30 June 2025

	Notes	2025 \$	2024 \$
Profit / (Loss) after income tax expense for the year		112,796	72,300
Other comprehensive income Items that may be classified subsequently to profit or loss			
Exchange difference on translation of foreign operations		(8,846)	(5,452)
Total comprehensive income for the year, net of tax		103,950	66,848
Total comprehensive profit attributable to Owners of DataDot Technology Limited		103,950	66,848

The above statement of comprehensive income should be read in conjunction with the accompanying notes.

## **Consolidated Statement of Financial Position**

for the year ended 30 June 2025

	Notes	2025 \$	<b>2024</b> \$
Current Assets			
Cash and cash equivalents	9	2,602,868	1,999,125
Financial assets	10	500,000	1,250,000
Trade and other receivables	11	767,103	701,735
Inventories	12	430,875	478,669
Sundry Debtors		15,666	19,467
Total Current Assets		4,316,512	4,448,997
Non-Current Assets			
Deferred tax	5	5,351,876	5,340,123
Plant and equipment	13	377,320	594,713
Investments		4,995	2,948
Total Non-Current Assets		5,734,191	5,937,784
Total Assets		10,050,703	10,386,781
Current Liabilities			
Trade and other payables	14	339,894	458,048
Employee benefits	15	89,664	132,894
Provisions	16	7,105	7,105
Other current liabilities	17	171,518	327,252
Total Current Liabilities		608,181	925,299
Non-Current Liabilities			
Employee benefits	15	2,424	13,790
Other non-current liabilities	17	-	111,543
Total Non-Current Liabilities		2,424	125,334
Total Liabilities		610,605	1,050,633
Net Assets		9,440,098	9,336,148
Equity			
Issued capital	18	41,415,295	41,415,295
Accumulated losses		(32,243,166)	(32,355,962)
Reserves	19	267,969	276,815
Equity attributed to the owners of DataDot Technology Limited		9,440,098	9,336,148
Non-controlling interests		-	-
Total Equity		9,440,098	9,336,148

The above consolidated statement of financial position should be read in conjunction with the accompanying notes.

## **Consolidated Statement of Changes in Equity**

for the year ended 30 June 2025

Attributable to equity holders of the parent					
Issued capital	Accumulated losses	Foreign currency translation reserve	Employee equity benefit reserve	Other reserve	Total equity
\$	\$	\$	\$	\$	\$

Balance at 30 June 2023	41,415,295	(32,428,262)	(8,431)	290,699	-	9,269,300
Profit after income tax expense for the year	-	72,300	-	-	-	72,300
Other comprehensive income for the year,net of tax	-	-	(5,452)	-		(5,452)
Total comprehensive income for the year	-	72,300	(5,452)	-	-	66,848
Transactions with owners in their capacity as owners :						
Share issues	-	-	-	-	-	_
Share issue costs	-	-	-	-	-	_
Share buy-backs	-	-	-	-	-	_
Balance at 30 June 2024	41,415,295	(32,355,962)	(13,883)	290,699	-	9,336,148
Profit / (Loss) after income tax expense for the year	-	112,796	-	-	-	112,796
Deferred tax Liablity on Employee Share Reserve	-	-	-	-	-	-
Other comprehensive income for the year, net of tax	-	-	(8,846)	-	-	(8,846)
Total comprehensive income for the year	-	112,796	(8,846)	-	-	103,950
Transactions with owners in their capacity as owners :						
Share issues	-	-	-	-	-	-
Share issue costs	_	-	-	-	-	_
Share buy-backs	-	-	-	-	-	-
Balance at 30 June 2025	41,415,295	(32,243,166)	(22,729)	290,699	-	9,440,098

The above consolidated statement of changes in equity should be read in conjunction with the accompanying notes.

## **Consolidated Statement of Cash Flows**

for the year ended 30 June 2025

	Notes	2025 \$	2024 \$
Cash flows from operating activities			
Receipts from customers (inclusive of GST)		3,319,563	3,075,938
Payments to suppliers and employees (inclusive of GST)		(3,477,862)	(2,748,007)
Interest paid		(22,091)	(22,665)
Income tax paid		(11,018)	(9,905)
Receipt of government grants, JobKeeper & Cashflow Boost		-	34,589
Net cash received / (used) in operating activities	9	(191,408)	329,950
Cash flows from investing activities			
Interest received		87,856	69,369
Payments for plant and equipment		(34,523)	(23,626)
Proceeds on sale of plant and equipment		-	12,510
Payments for financial assets		750,000	(500,000)
Net cash flows used in investing activities		803,333	(441,747)
Cash flows from financing activities			
Proceeds from share issue (net of share issue costs)		-	-
Payments for Share Buy-back		-	-
Repayment of borrowings		-	_
Net cash provided by financing activities		-	-
Net increase in cash and cash equivalents		611,925	(111,796)
Cash and cash equivalents at the beginning of the financial year		1,999,125	2,117,501
Effects of exchange rate changes on cash and cash equivalents		(8,182)	(1,410)
Cash and cash equivalents at the end of the financial year	9	2,602,868	1,999,125

The above consolidated statement of cash flows should be read in conjunction with the accompanying notes.

## **Notes to the Financial Statements**

for the year ended 30 June 2025

### 1 General Information

DataDot Technology Limited is a listed public company limited by shares, incorporated and domiciled in Australia. Its registered office and principal place of business is:

8 Ethel Ave Brookvale, NSW, 2100 Australia

A description of the nature of DataDot's operations and its principal activities are included in the Directors' report, which is not part of the financial statements.

The financial statements were authorised for issue in accordance with a resolution of Directors on 21 August 2025.

Comparatives are consistent with prior years.

#### Basis of preparation

These general purpose financial statements comprise the consolidated financial statements of DataDot Technology Limited and its controlled entities (hereafter referred to as 'DataDot', 'the consolidated entity', 'the Company' and 'the Group') as at and for the period ended 30 June each year. They have been prepared in accordance with Accounting Standards and other authoritative pronouncements issued by the Australian Accounting Standards Board ('AASB'), and comply with other requirements of the law and the Corporations Act 2001 as appropriate for for-profit oriented entities.

These financial statements also comply with International Financial Reporting Standards ('IFRS') as issued by the International Accounting Standards Board ('IASB').

Material accounting policies applied are provided within these financial statements, where appropriate.

## 2 Segment Information

### **Operating Segments**

### Segment descriptions

DataDot has identified its operating segments based on the internal reports that are reviewed and used by the executive management team (the chief operating decision makers) in assessing performance and in determining the allocation of resources.

Management has reviewed the segments and determined the group is organised into business units based on their product and services and accordingly has three reportable segments. Discrete financial information about each of these operating businesses is reported to the executive management team on at least a monthly basis.

## Products and services by segment

Three reportable segments have been identified as follows:

**OEMs and Distributors** - the manufacture and wholesale supply of DataDotDNA® polymer and metallic microdots to manufacturers (OEMs) for application to their own products, and to authorised distributors and wholesale customers in overseas markets for on-sale under their own brands. Revenues in this segment include royalties and licensing fees associated with these distributorships.

DataTraceID® - a high speed, high security, machine readable system for authenticating materials, products, and assets.

Direct Business and Consumer sales - all activities that have a direct to business and/or consumer focus and includes on-line, retail and dealer sales of the range of DatadotDNA products kits, Vault branded security products, and Vault facilitated stolen property recovery and insurance sales commissions.

## Accounting policies and intersegment transactions

The accounting policies used by DataDot in reporting segments internally are the same as those contained in the prior period. Intersegment pricing is determined on an arm's length basis. Intersegment transactions are eliminated on consolidation.

for the year ended 30 June 2025

## 2 Segment Information continued

The following tables present the revenue, profit / (loss) after tax, assets and liabilities information regarding operating segments for years ended 30 June 2025 and 30 June 2024.

	OEM & Distributors DataDot DNA	DataTraceID	Direct to Business & Consumer Sales	Inter-Segment eliminations	Total
Segment performance	\$	\$	\$	\$	\$
Year ended 30 June 2025					
Revenue from external customers	2,922,625	328,786	123,003	-	3,374,414
Intersegment sales	58,709	158	-	(58,867)	-
Total revenue	2,981,334	328,944	123,003	(58,867)	3,374,414
Gross profit	1,671,948	282,154	90,537	-	2,044,639
EBITDA	472,246	127,822	(214,597)	-	385,471
Depreciation and amortisation	(208,099)	(21,183)	(22,064)	-	(251,346)
Intangibles Impairment	-	-	-	-	-
Finance costs	(22,091)		-	-	(22,091)
Profit / (Loss) before income tax	242,055	106,640	(236,661)	-	112,034
Income tax expense / (benefit)	(762)		-	-	(762)
Profit / (Loss) after income tax	242,817	106,640	(236,661)	-	112,796
Segment assets	11,926,638	438,655	275,612	(2,590,202)	10,050,703
Segment liabilities	(665,243)	(2,372,422)	(686,135)	3,113,195	(610,605)

for the year ended 30 June 2025

## 2 Segment Information continued

	OEM & Distributors DataDot DNA	DataTraceID	Direct to Business & Consumer Sales	Inter-Segment eliminations	Total
Segment performance	\$	\$	\$	\$	\$
Year ended 30 June 2024					
Revenue from external customers	2,621,740	247,798	114,955	-	2,984,493
Intersegment sales	16,946	177	-	(17,124)	_
Total revenue	2,638,687	247,975	114,955	(17,124)	2,984,493
Gross profit	1,553,926	230,400	70,144	-	1,854,471
EBITDA	433,379	97,986	(23,493)	-	507,872
Depreciation and amortisation	(211,696)	(19,964)	(22,249)	-	(253,910)
Intangibles Impairment	-	_	_	_	_
Finance costs	(22,665)		-		(22,665)
Profit / (Loss) before income tax	199,018	78,022	(45,742)	-	231,297
Income tax expense / (benefit)	17,903		-	-	17,903
Profit / (Loss) after income tax	181,115	78,022	(45,742)	-	213,394
Segment assets	12,409,235	461,020	214,875	(2,557,256)	10,527,875
Segment liabilities	(1,022,573)	(2,501,427)	(388,737)	2,862,104	(1,050,633)

## Geographic segments

DataDot operates facilities in two geographical regions of Australasia and the United Kingdom. Each manufacturing facility distributes the DataDot asset identification system. The tables below show revenues earned in each geographic region.

## **Major customers**

DataDot has a number of customers to which it provides both products and services. In Australasia, one customer accounts for 12% of total revenue (2024: 12%), in Europe one customer accounts for 16% of total revenue (2024: 21%) while a second customer accounts for 8% of total revenue (2024: 10%), in the Americas one customer accounts for 14% of total revenue (2024: 21%) and in DataTraceID one customer accounts for 6% of total revenue (2024: 5%).

## Disaggregation of revenue

The Group has disaggregated revenue into various categories in the following table which is intended to:

- depict how the nature, amount, timing and uncertainty of revenue and cash flows are affected by economic date; and
- enable users to understand the relationship with revenue segment information provided in Note 2

for the year ended 30 June 2025

## 2 Segment Information continued

	OEM & Distributors DataDot DNA	DataTraceID	Direct to Business & Consumer Sales	Total
Consolidated - 2025				
Geographical regions				
Australia	361,639	5,030	121,069	487,738
Europe	1,284,187	247,778	-	1,531,965
Asia	142,907	56,808		199,715
Rest of the World	1,135,668	19,328	-	1,154,996
	2,924,401	328,944	121,069	3,374,414
Timing of revenue recognition				
Point in time	2,924,401	328,944	121,069	3,374,414
Over time	-	-	-	-
	2,924,401	328,944	121,069	3,374,414
Consolidated - 2024				
Geographical regions				
Australia	363,084	3,178	114,955	481,217
Europe	1,192,007	192,115	-	1,384,122
Rest of the World	1,066,649	52,505	-	1,119,154
	2,621,740	247,798	114,955	2,984,493
Timing of revenue recognition				
Point in time	2,621,740	247,798	114,955	2,984,493
Overtime	-	-	-	-
	2,621,740	247,798	114,955	2,984,493

for the year ended 30 June 2025

## 3 Other Income

	2025 \$	2024 \$
Interest revenue	87,856	69,369
Government grants: Research and development grants *	-	(1,163)
Sundry income	50,915	202,898
	138,771	271,105

<sup>\*</sup> There are no unfulfilled conditions or contingencies attached to the grants.

## **Accounting treatment**

## Research and development grant

The research and development grants received from the Australian government are classified as deferred income and released to other income in line with the amortisation of the capitalised or expensed costs to which the grant relates.

The research and development grants receivable from the Australian government are recognised in the statement of financial position as an asset when the grant is reasonably certain.

## 4 Expenses

The consolidated statement of profit and loss includes the following specific expenses:

	2025 \$	2024
	•	\$
Cost of sales		
Inventory	402,240	402,240
Stock obsolescence	8,519	8,519
Administration expenses		
Net loss / (gain) on foreign currency	(59,333)	(6,680)
Employee benefits expenses	653,365	644,655
Employee share based payment expenses	-	-
Superannuation expenses	63,601	57,727
Research & development expenses	-	4
Bad debt expense	(570)	5,243
Administrative expenses	920,890	756,930
	1,577,953	1,457,878

for the year ended 30 June 2025

## 5 Income Tax

	2025 \$	2024 \$
(a) Major components of tax expenses		
Current income tax expense	-	-
Deferred Income Tax	(11,753)	149,397
Withholding tax	10,991	9,600
Income tax expense	(762)	158,998
(b) The prima facie tax on loss before income tax is reconciled to the income tax expense as follows :		
Profit / (Loss) before income tax expense	112,034	231,297
Net profit / (loss) before income tax expense at the statutory income tax rate of 25% (2022 25%)	28,009	57,824
Income not subject to tax	(329)	36
Research and development expenditure added back	-	-
Expenditure not allowable	1,204	(680)
Other timing differences	(32,234)	44,872
Tax losses deducted - Australian Group	(10,514)	(114,076)
Tax losses and tax offsets not recognised as deferred tax assets	3,821	2,531
Foreign tax rate adjustment	10,044	9,797
Deferred Income Tax	(11,754)	149,093
Withholding tax	10,992	9,600
Aggregate income tax expense	(761)	158,997
(c) Recognised deferred tax assets and liabilities		
Opening balance	5,340,123	5,489,215
Deferred tax asset credited to income	(10,514)	(114,076)
Deferred tax asset credited to equity	46,026	37,187
Tax losses used by Australian Group	(44,707)	(47,663)
Under-provision of Tax Losses used by Australian Group	20,948	(24,540)
Temporary difference brought into account (Australian Group)	-	_
Closing balance	5,351,876	5,340,123

for the year ended 30 June 2025

### 5 Income Tax continued

	2025 \$	2024 \$
Deferred tax assets and liabilities		
Deferred income tax at 30 June relates to the following :	-	_
	(11,753)	149,397
Deferred tax liabilities	10,991	9,600
Deposits & Unearned Income	(13,985)	(32,757)
Plant and equipment	(43,919)	(46,120)
Employee Share Reserve	(96,900)	(96,900)
Gross deferred tax liabilities	(154,804)	(175,777)
Deferred tax assets		
Carried Forward Losses	5,373,432	5,337,944
Tax losses used by Australian Group	-	_
Provisions	24,798	38,447
Accruals	30,779	30,955
Leases	16,819	55,014
Doubtful debts and obsolescence	40,937	41,712
Other timing differences	19,915	11,827
Gross deferred tax assets	5,506,680	5,515,899
Net deferred tax assets brought to account	(5,351,876)	(5,340,123)
Net deferred tax assets not brought to account	_	-

### **Accounting treatment**

The potential deferred tax assets arising from unused tax losses and temporary differences have only been recognised where it is probable that the future taxable profit will be available against which tax losses can be utilised. Deferred tax assets currently recognised relates to DataDot Technology Limited, DataDot Technology (Australia) Limited and DataTraceID Pty Limited where future taxable profit is expected. Deferred tax assets and liabilities are measured at the tax rates that are expected to apply to the period when the asset is realised or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period.

Deferred tax assets are recognised for all deductible temporary differences and unused tax losses to the extent that it is probable that taxable profit will be available against which the deductible temporary differences and losses can be utilised.

Current and deferred tax is recognised as income or an expense and included in profit or loss for the period except where the tax arises from a transaction which is recognised in other comprehensive income or equity, in which case the tax is recognised in other comprehensive income or equity respectively.

There is no deferred tax liabilities in other tax jurisdictions.

## Tax consolidation

DataDot Technology Limited and its wholly owned Australian controlled entities implemented the tax consolidated legislation as of 1 July 2003.

for the year ended 30 June 2025

## 5 Income Tax continued

The head entity, DataDot Technology Limited and the controlled entities in the tax consolidated group continue to account for their own current and deferred tax amounts. As DataDot is in a cumulative tax loss position, DataDot has not applied the group allocation approach in determining the appropriate amount of current taxes and deferred taxes to allocate to members of the tax consolidated group.

In addition to its own current and deferred tax amounts, DataDot Technology Limited also recognises the current tax liabilities (or assets) and the deferred tax assets arising from unused tax losses and unused tax credits assumed from controlled entities in the tax consolidated group when it is probable that future taxable profit will allow the deferred tax asset to be recovered.

DataDot Technology Limited has not entered into any tax funding agreements with the tax consolidated entities.

## 6 Auditors' Remuneration

	2025 \$	2024 \$
The auditor of DataDot Technology Limited is AMW (Audit) Pty Limited (2024: AMW (Audit) Pty Limited)		
Amounts paid or payable for audit services by AMW (Audit) Pty Limited (2024: AMW (Audit) Pty Limited):		
An audit or review of the financial statements	75,000	75,000
	75,000	75,000

## 7 Dividends

No dividends declared or paid during the year. No franking credits are available.

## 8 Earnings Per Share

	2025 \$	2024 \$
Decis compings //local new charge (container charge)	0.009	0.006
Basic earnings / (loss) per share (cents per share)	0.009	0.006
Diluted earnings / (loss) per share (cents per share)	0.009	0.006
Net profit / (loss) after income tax expense used in calculating profit / (loss) per share	112,796	72,299
Weighted average number of shares :	No	No
Weighted average number of shares used in calculating basic and		
diluted earnings per share	1,210,952,783	1,210,952,783
Adjustments for calculation of diluted earnings per share	-	_
Adjusted weighted average number of shares	1,210,952,783	1,210,952,783

Shares and share rights issued subsequent to end of the year: Nil.

## Diluted earnings per share

Share rights and options issued to shareholders and related parties are considered to be potential ordinary shares and have been considered in determination of diluted earnings per share. The calculation of diluted earnings per share assumes conversion, exercise or other issue of potential ordinary shares that would have a dilutive effect on earnings per share.

for the year ended 30 June 2025

## 9 Cash and Cash Equivalents

	2025 \$	2024
Reconciliation of cash		
Cash at the end of the financial year shown in the consolidated statement of cash flows is reconciled as follows :		
Cash at bank and on hand	2,602,868	1,999,125
	2,602,868	1,999,125
Cash Flow Information		
Reconciliation of profit after tax to net cash from operations :		
Profit / (Loss) after income tax expense for the year		
Add/(less) items classified as investing/financing activities:	112,796	72,299
Interest received		
Increase / Decrease in Shares Issued	(87,856)	(69,369
Add/(less) non-cash items:	-	-
Depreciation, amortisation and impairment		
Gain on disposal of plant and equipment	251,346	253,910
Revaluation of investment	-	(11,000
	(2,047)	-
Changes in assets and liabilities :		
(Increase)/ Decrease in trade and other receivables		
(Increase) / Decrease in deferred tax	(61,567)	(205,237)
(Increase) / Decrease in inventories	(11,753)	149,093
(Increase) / Decrease in grant receivable	47,794	(7,004)
Increase / (Decrease) in trade and other payables	-	34,589
Increase / (Decrease) in current tax liabilities	(310,410)	(34,397)
Increase / (Decrease) in other liabilities	(25)	45
Increase / (Decrease) in employee benefits	(75,091)	105,90
	(54,596)	41,120
	(191,409)	329,950
Financial Assets		
	2025 \$	2024
Term Deposits	500,000	1,250,000
Torri Bopoolio	000,000	1,200,000

for the year ended 30 June 2025

## 11 Trade and Other Receivables

	2025	2024 \$
Trade receivables	855,891	772,326
Provision for impairment	(205,174)	(187,653)
	650,717	584,674
Prepayments	116,386	117,062
Other receivables	-	-
	767,103	701,735

### Impairment of receivables

The Group applies the simplified approach to providing for expected credit losses prescribed by AASB 9, which permits the use of the lifetime expected loss provision for all trade receivables. To measure the expected credit losses, trade receivables have been grouped based on shared credit risk characteristics and the days past due. The loss allowance provision as at 30 June 2025 is determined as follows, the expected credit losses incorporate forward looking information.

	Current	< 30 days overdue	< 60 days overdue	< 90 days overdue	> 90 days overdue	Total
30 June 2025						
Expected loss rate (%)	0.00%	0.00%	0.00%	0.00%	99.09%	23.97%
Gross carrying amount (\$)	397,278	140,171	50,380	61,005	207,057	855,891
ECL provision	-	-	-	-	205,174	205,174
30 June 2024						
Expected loss rate (%)	0.00%	0.00%	0.00%	0.00%	99.76%	24.30%
Gross carrying amount (\$)	363,371	206,356	10,316	4,175	188,109	772,326
					187,653	187,653
ECL provision  Reconciliation of changes in th	e provision for imp	- nairment of rec	eivahles is as f	ollows.	107,055	107,030
ECL provision  Reconciliation of changes in th	e provision for imp	- pairment of rec	eivables is as f	ollows:	2025	2024
·				ollows:	2025	2024 \$
Reconciliation of changes in th	ır(calculated in ac	cordance with	AASB 139)	ollows:	2025 \$	2024 \$
Reconciliation of changes in th	ır(calculated in acı ing retained earnir	cordance with	AASB 139)	ollows:	2025 \$	2024 \$
Reconciliation of changes in th  Balance at beginning of the yea  Amount restated through open  Opening impairment allowance	r (calculated in ac ing retained earnir calculated under <i>i</i>	cordance with	AASB 139)	ollows:	2025 \$ 187,653	2024 \$ 182,664
Reconciliation of changes in th Balance at beginning of the yea Amount restated through open	ir (calculated in ac ing retained earnin calculated under <i>i</i>	cordance with	AASB 139)	ollows:	2025 \$ 187,653	2024 \$ 182,664
Reconciliation of changes in th Balance at beginning of the yea Amount restated through open Opening impairment allowance Additional impairment loss reco	ir (calculated in ac ing retained earnin calculated under <i>i</i>	cordance with	AASB 139)	ollows:	2025 \$ 187,653	2024 \$ 182,664

The Group measures the loss allowance for trade receivables at an amount equal to lifetime expected credit loss (ECL). The ECL on trade receivables are estimated using a provision matrix by reference to past default experience of the debtor and an analysis of the debtor's current financial position, adjusted for factors that are specific to the debtors, general economic conditions of the industry in which the debtors operate and an assessment of both the current as well as the forecast direction of conditions at the reporting date.

for the year ended 30 June 2025

### 11 Trade and Other Receivables continued

There has been no change in the estimation techniques or significant assumptions made during the current reporting period.

The Group writes off a trade receivable when there is information indicating that the debtor is in severe financial difficulty and there is no realistic prospect of recovery, e.g. when the debtor has been placed under liquidation or has entered into bankruptcy proceedings or when the trade receivables are over 2 years past due, whichever occurs first.

## 12 Inventories

	2025 \$	2024 \$
Raw materials	204,817	299,026
Finished goods	226,058	179,643
Goods in transit	-	_
	430,875	478,669

### **Accounting treatment**

Inventories including raw materials and finished goods are valued at the lower of cost and net realisable value.

Costs incurred in bringing each product to its present location and condition are accounted for as follows:

- Raw materials purchase cost on either the weighted average cost or on first-in, first-out basis; and
- Finished goods cost of direct materials and labour and a proportion of variable and fixed manufacturing overheads based on normal operating capacity. Costs are assigned on the basis of weighted average costs.

Net realisable value is the estimated selling price in the ordinary course of business, less estimated costs of completion and the estimated costs necessary to make the sale. Inventory is written down through an obsolescence provision if necessary.

## 13 Plant and Equipment

2025	2024
<u> </u>	\$
Plant and equipment - at cost 2,128,678	2,088,681
Accumulated depreciation (1,875,343)	(1,814,806)
Total owned plant and equipment 253,335	273,875
Plant and equipment under lease 173,729	205,168
Accumulated depreciation (173,122)	(201,804)
Total plant and equipment under lease 607	3,364
Leasehold improvements - at cost 616,324	602,447
Accumulated depreciation (492,946)	(284,974)
Total leasehold improvements 123,378	317,473
377,320	594,713

for the year ended 30 June 2025

## 13 Plant and Equipment continued

	Owned Plant and Equipment	Plant and Equipment under lease	Leasehold Improvements	Totals
Movements in carrying amounts	\$	\$		\$
Balance as at 1 July 2023	312,445	13,688	499,246	825,380
Additions	9,040	-	15,586	24,626
Disposals	(1,510)	-	-	(1,510)
Depreciation expense for the year	(45,882)	(10,280)	(197,747)	(253,909)
Exchange adjustments	(218)	(44)	388	126
Balance at 30 June 2024	273,875	3,364	317,473	594,713
Additions	32,963	-	1,560	34,523
Disposals	-	-	-	_
Depreciation expense for the year	(54,617)	(2,698)	(194,031)	(251,346)
Exchange adjustments	1,114	(59)	(1,625)	(570)
Balance at 30 June 2025	253,335	607	123,377	377,320

## **Accounting treatment**

Each class of property, plant and equipment is carried at cost less, where applicable, any accumulated depreciation and impairment.

## Depreciation

Depreciation is calculated over the useful life of the asset using a combination of straight-line basis and diminishing value method. The estimated useful lives of office equipment is over 4 years, plant and equipment over 10 years and leasehold improvements over 10 years.

The assets' residual values, useful lives and amortisation methods are reviewed, and adjusted if appropriate, at each financial year end.

#### Derecognition

An item of plant and equipment is derecognised upon disposal or when no further future economic benefits are expected from its use or disposal.

Any gain or loss arising on derecognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in profit or loss in the year the asset is derecognised.

## 14 Trade and Other Payables

	2025	2024 \$
Trade payables	122,362	240,791
Sundry creditors and accruals	217,532	217,257
Other taxes payable	-	-
	339,894	458,048

Trade and other payables are unsecured, non-interest bearing and are normally settled within 30 days. The carrying value of trade and other payables is considered a reasonable approximation of fair value due to the short-term nature of the balances.

for the year ended 30 June 2025

## 14 Trade and Other Payables continued

## **Accounting treatment**

The Group measures all financial liabilities initially at fair value less transaction costs, subsequently financial liabilities are measured at amortised cost using the effective interest rate method.

The financial liabilities of the Group comprise trade payables.

### Goods and services tax (GST)

Revenue, expenses and assets are recognised net of the amount of goods and services tax (GST), except where the amount of GST incurred is not recoverable from the Australian Taxation Office (ATO).

Receivables and payables are stated inclusive of GST.

Cash flows in the Statement of financial position are included 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 operating cash flows.

## 15 Employee Benefits

	2025 \$	2024 \$
	•	
Current		
Employee benefits	89,664	132,894
Non Current		
Employee benefits	2,424	13,790
Employee benefits		
Aggregate employee benefits provision :-		
Balance at beginning of the year	146,684	105,565
Additional provisions	36,451	61,712
Amount used/paid out	(91,047)	(20,592)
Balance at end of the year	92,088	146,684

## **Accounting treatment**

## Short-term and other long-term employee benefits

A liability is recognised for benefits accruing to employees in respect of wages and salaries and annual leave in the period in which the related service is rendered at the undiscounted amount of the benefits expected to be paid in exchange for that service.

Liabilities recognised in respect of short term employee benefits are measured at the undiscounted amount of the benefits expected to be paid in exchange for the related service.

The current provision for all employee benefits includes all unconditional entitlements where employees have completed the required period of service. The amount is presented as current since the consolidated entity does not have unconditional right to defer settlement. However based on past experience, the consolidated entity does not expect all employees to take the full amount of accrued annual and long service leave within the next twelve months.

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

Liabilities for wages and salaries, including non-monetary benefits and annual leave expected to be settled within 12 months of the reporting date are recognised in provisions in respect of employees' service up to the reporting date. They are measured at the amounts expected to be paid when the liabilities are settled.

for the year ended 30 June 2025

## 15 Employee Benefits continued

#### (ii) Long service leave

The liability for long service leave is recognised 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 yields at the reporting date on high quality Australian corporate bonds with terms to maturity and currencies that match, as closely as possible, the estimated future cash outflows.

### 16 Provisions

	2025	2024 \$
Current		
Other provisions	7,105	7,105
	7,105	7,105

## Other provisions

A provision of \$7,105 (2024: \$7,105) estimating potential amounts payable under an agreement with an Australian motor vehicle distributor where DataDot has agreed to remit the theft excess (to a maximum of \$800) payable by automobile owners in the event that vehicles are stolen and remain unrecovered (subject to conditions) is included in Other Provisions.

### **Accounting treatment**

Provisions are recognised when DataDot has a present obligation (legal or constructive) when, 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.

The amount recognised as a provision is the best estimate of the consideration required to settle the present obligation at the reporting date, taking into account the risks and uncertainties surrounding the obligation. Where a provision is measured using the cash flows estimated to settle the present obligation, its carrying amount is the present value of those cash flows (when the effect of the time value of money is material).

## 17 Other Liabilities

	2025 \$	2024 \$
Current		
Deferred income	40,602	114,193
Revenue received in advance	15,337	16,837
Other Current Liabilities	115,579	196,222
	171,518	327,252
Non-Current		
Other liabilities	-	20
Property and Equipment Leases	-	111,523
	-	111,543
	· ·	

for the year ended 30 June 2025

## 18 Issued capital

	2025 No	2025 \$	2024 No.	2024 \$
Issued capital at beginning of financial period	1,210,952,783	41,415,295	41,415,295	
Less Shares Cancelled during the year:				
Unmarketable Parcel Share Buy-back	-		-	_
Shares issued or under issue during the year :				
Share placement	-		-	_
Shares under the Rights Issue	-	•	-	_
Share issue costs	-		-	_
Vested share rights issued during the year under the ESRP	-		-	_
Issued capital at the end of the financial period	1,210,952,783	41,415,295	<b>5</b> 1,210,952,783	41,415,295

There is no current on-market share buy-back.

## **Ordinary shares**

Ordinary shares entitle the holder to participate in dividends and the proceeds on the winding up of the company in proportion to the number of and amounts paid on the shares held. The fully paid ordinary shares have no par value and the company does not have a limited amount of authorised capital. On a show of hands every member present at a meeting in person or by proxy shall have one vote and upon a poll each share shall have one vote.

### **Capital Management**

When managing capital, management's objective is to ensure the entity continues as a going concern as well as to maintain optimal returns to shareholders and benefits for other stakeholders. Management also aims to maintain a capital structure that ensures the lowest cost of capital available to the entity. The capital risk management policy remains unchanged from 30 June 2024 Annual Report.

## **Issued capital**

Ordinary shares are classified as equity. Incremental costs directly attributable to the issue of new shares or options are shown in equity as a deduction, net of tax, from the proceeds.

for the year ended 30 June 2025

## 19 Reserves

	2025 \$	2024
Foreign currency translation reserve	(22,729)	(13,883
The foreign currency translation reserve is used to record exchange differences arising from the translation of the financial statements of foreign subsidiaries.		
Employee equity benefits reserve		
Balance at beginning of financial year	290,699	290,69
Movement in share-based payments	-	
Deferred Tax Liability on Employee Share Reserve	-	
Employee equity benefits reserve	290,699	290,69
The employee equity benefits reserve is used to record the value of share based payments provided to employees, including KMP, as part of their remuneration. Refer to Note 23.		
Other Reserves		
Balance at beginning of financial year	-	
Transfer to Accumulated Losses	-	
	-	
This reserve is used to record the differences which may arise as a result of transactions with non-controlling interests that do not result in a loss of control. This reserve has been realloacted to accumulated losses in a reserve simplication process during the year.		
with non-controlling interests that do not result in a loss of control. This reserve has been realloacted to accumulated losses in a reserve simplication process during the year.	267.969	276.81
with non-controlling interests that do not result in a loss of control. This reserve has been realloacted to accumulated losses in a reserve simplication process during the year.  Total Reserves	267,969	276,81
with non-controlling interests that do not result in a loss of control. This reserve has been realloacted to accumulated losses in a reserve simplication process during the year.	267,969	276,81
with non-controlling interests that do not result in a loss of control. This reserve has been realloacted to accumulated losses in a reserve simplication process during the year.  Total Reserves	267,969 2025 \$	202
with non-controlling interests that do not result in a loss of control. This reserve has been realloacted to accumulated losses in a reserve simplication process during the year.  Total Reserves	2025	202
with non-controlling interests that do not result in a loss of control. This reserve has been realloacted to accumulated losses in a reserve simplication process during the year.  Total Reserves  Commitments  Operating lease commitments	2025 \$	202
with non-controlling interests that do not result in a loss of control. This reserve has been realloacted to accumulated losses in a reserve simplication process during the year.  Total Reserves  Commitments  Operating lease commitments  Committed at the reporting date and recognised as liabilities, payable:	2025	<b>202</b> 196,47
with non-controlling interests that do not result in a loss of control. This reserve has been realloacted to accumulated losses in a reserve simplication process during the year.  Total Reserves  Commitments  Operating lease commitments  Committed at the reporting date and recognised as liabilities, payable:  Within one year	2025 \$ 115,855	196,47 111,52
with non-controlling interests that do not result in a loss of control. This reserve has been realloacted to accumulated losses in a reserve simplication process during the year.  Total Reserves  Commitments  Operating lease commitments  Committed at the reporting date and recognised as liabilities, payable:	2025 \$ 115,855 - 115,855	196,47 111,52 307,99
with non-controlling interests that do not result in a loss of control. This reserve has been realloacted to accumulated losses in a reserve simplication process during the year.  Total Reserves  Commitments  Operating lease commitments  Committed at the reporting date and recognised as liabilities, payable:  Within one year	2025 \$ 115,855	196,47 111,52 307,99
with non-controlling interests that do not result in a loss of control. This reserve has been realloacted to accumulated losses in a reserve simplication process during the year.  Total Reserves  Commitments  Operating lease commitments  Committed at the reporting date and recognised as liabilities, payable:  Within one year  One to five years	2025 \$ 115,855 - 115,855	196,47 111,52 307,99
with non-controlling interests that do not result in a loss of control. This reserve has been realloacted to accumulated losses in a reserve simplication process during the year.  Total Reserves  Commitments  Operating lease commitments  Committed at the reporting date and recognised as liabilities, payable:  Within one year  One to five years  Refer to note 26 for information on leases for 2025.	2025 \$ 115,855 - 115,855	196,47 111,52 307,99
with non-controlling interests that do not result in a loss of control. This reserve has been realloacted to accumulated losses in a reserve simplication process during the year.  Total Reserves  Commitments  Operating lease commitments  Committed at the reporting date and recognised as liabilities, payable:  Within one year  One to five years  Refer to note 26 for information on leases for 2025.  Remuneration commitments	2025 \$ 115,855 - 115,855	196,47 111,52 307,99
with non-controlling interests that do not result in a loss of control. This reserve has been realloacted to accumulated losses in a reserve simplication process during the year.  Total Reserves  Commitments  Operating lease commitments  Committed at the reporting date and recognised as liabilities, payable:  Within one year  One to five years  Refer to note 26 for information on leases for 2025.  Remuneration commitments  Commitments for the payment of salaries and other remuneration under long term	2025 \$ 115,855 - 115,855	276,81 202 196,47 111,52 307,99 327,25

for the year ended 30 June 2025

## 21 Contingent Liabilities

#### Guarantees

DataDot has issued bank guarantees of \$34,375 (2024: \$34,375). No liability was recognised by DataDot in relation to the bank guarantee as the fair value of the guarantee is immaterial.

#### Insurance company initiative

Under a sales agreement with an insurance company, DataDot has agreed to remit the insurance policy excess on behalf of insurance policy holders who have applied dots to their vehicles and whose vehicles have been stolen. A provision has been made (refer Note 16 Provisions). The estimate is based on the probability of claims being made. Should these estimates prove incorrect then an adjustment may have to be made to either increase or decrease the amount due and payable.

#### Theft deterrent system rebate contingencies

Under an agreement with an Australian motor vehicle distributor, DataDot has agreed to remit the theft excess (to a maximum of \$800) payable by automobile owners in the event that vehicles are stolen and remain unrecovered (subject to certain conditions). A provision has been made (refer Note 16 Provisions). The estimate is based on the probability of vehicles being stolen and unrecovered and claims being made. Should these estimates prove incorrect then an adjustment may have to be made to either increase or decrease the amount due and payable.

## Tax related contingencies - transfer pricing

DataDot has offshore operations in the United Kingdom and has closed its operations in United States but retains the business which it services out of Australia. There are intra Group transactions, which include DataDot and its subsidiaries. These transactions are on an arm's length basis and are conducted at normal market prices and on normal commercial terms.

## 22 Subsidiaries and Associated Entities

	Principal place of business /	Ownership	interest %
	Country of Incorporation 2025		2024
Ultimate parent entity			
DataDot Technology Limited	Australia		
Wholly-owned subsidiaries			
DataDot Technology (Australia) Pty Limited	Australia	100	100
DataDot Technology USA Inc.	USA	100	100
DataTraceID(USA)Inc	USA	100	100
DataDot Technology (UK) Limited	UK	100	100
DataTraceID Europe Limited	UK	100	100
DataTraceID Pty Limited	Australia	100	100

for the year ended 30 June 2025

## 23 Key Management Personnel Disclosures

## Compensation

The aggregate compensation made to directors and other members of key management personnel of the consolidated entity is set out below:

	2025 \$	2024 \$
Remuneration of key management personnel :		
Short term employee benefits	470,215	410,775
Post employment benefits 67,303	67,303	51,340
	537,518	462,115

## 24 Related Party Transactions

#### Parent entity

DataDot Technology Limited is the parent entity.

#### **Subsidiaries**

Interests in subsidiaries are set out in Note 22.

#### **Associated entities**

Nil

#### Key management personnel

Disclosures relating to remuneration for key management personnel are set out in Note 23 and the remuneration report in the directors' report.

	2025 \$	2024 \$
Other transactions during the year are:		
Reimbursement of expenses incurred in the normal course of business	85,491	24,075
Payment by the Group of Vault Licence Fees	-	_
Amounts owing from / (to) Directors and Director Related entities at balance date: (since receiv	ed)	
Amounts owing to Property Vault International Pty Ltd (since paid)	-	_
	-	_

The Company holds an exclusive licence over PropertyVAULT, which includes the PropertyVAULT website, VAULT-branded locks, asset marking products, and the digital infrastructure supporting PropertyVAULT Insurance Services. This licence is granted by Property Vault International Pty Ltd, a company founded and held by Mr Brad Kellas, the Company's Managing Director. Under this arrangement, the Company also earns commissions from insurance services. The licence, entered into on 1 July 2019 is for 10 years with a 10 year option.

for the year ended 30 June 2025

## 25 Financial Risk Management

DataDot's principal financial instruments comprise finance leases and cash and short-term deposits. The main purpose of these financial instruments is to raise finance for DataDot's operations. DataDot has various other financial assets and liabilities such as trade receivables and trade payables, which arise directly from its operations. It is, and has been throughout the period under review, DataDot's policy that no trading in financial instruments shall be undertaken. The main risks arising from DataDot's financial instruments are cash flow interest rate risk, liquidity risk, foreign currency risk and credit risk. The Board reviews and agrees policies for managing each of these risks and they are summarised below.

#### **Risk Exposures and Responses**

The main risks DataDot is exposed to through its financial instruments are credit risk, liquidity risk and market risk consisting of interest rate risk and foreign currency risk.

## Interest Rate Risk

The group is not subject to any interest rate risk. Convertible notes previously issued at a fixed interest rate have been redeemed.

#### Foreign exchange risk

As a result of significant investment in wholly-owned controlled entities in the United States and the United Kingdom, DataDot's statement of financial position can be affected significantly by movements in the exchange rates. DataDot does not seek to hedge this exposure.

DataDot also has transactional currency exposures. Such exposure arises from sales or purchases by an operating unit in currencies other than the unit's functional currency. As each of the individual entities within the Group primarily transact in their own respective currency, foreign currency risk is deemed to be minimal.

DataDot does require its operating units to use forward currency contracts to eliminate the currency exposures on any individual transactions in excess of \$100,000 for which payment is anticipated more than one month after DataDot has entered into a firm commitment for a sale or purchase. There has been no such transaction during the year. It is DataDot's policy not to enter into forward contracts until a firm commitment is in place and to negotiate the terms of the hedge derivatives to exactly match the terms of the hedged item to maximise hedge effectiveness.

The effect of volatility of foreign exchange rates within expected reasonable possible movements would not be material.

DataDot's exposure to commodity price risk is minimal.

#### Credit risk

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

It is DataDot's policy that all customers who wish to trade on credit terms are subject to credit verification procedures. In addition, receivable balances are monitored on an ongoing basis with the result that DataDot's exposure to bad debts is not significant. There has been no change to credit risk since initial recognition.

## Liquidity risk

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

DataDot's objective is to maintain a balance between continuity of funding and flexibility through the use of loans, convertible notes, finance leases and hire purchase contracts. DataDot manages liquidity risk by monitoring cash flow and maturity profiles of financial assets and liabilities.

## Maturity analysis of financial assets and liabilities based on management's expectations

The risk implied from the values shown in the tables below, reflects a balanced view of cash inflows and outflows. Leasing obligations, trade payables and other financial liabilities mainly originate from the financing of assets used in our ongoing operations such as plant and equipment and investments in working capital (e.g. inventories and trade receivables). These assets are considered in DataDot's overall liquidity risk.

for the year ended 30 June 2025

## 25 Financial Risk Management continued

	Within 1 Year \$
Consolidated entity 30 June 2025	
Financial Assets	
Cash and cash equivalents	2,602,868
Trade and other receivables	650,717
Grant and term deposit interest receivables	15,666
	3,269,252
Financial Liabilities	
Trade and other payables	339,894
Net maturity	2,929,358
Consolidated entity 30 June 2024	
Financial Assets	
Cash and cash equivalents	1,999,125
Trade and other receivables	584,674
Grant receivable	19,467
	2,603,266
Financial Liabilities	
Trade and other payables	458,048
Net maturity	2,145,218

### Remaining contractual maturities

The tables detail the Group's remaining contractual maturity for its financial instrument liabilities. The tables have been drawn up based on the undiscounted cash flows of financial liabilities based on the earliest date on which the financial liabilities are required to be paid. The tables include both interest and principal cash flows disclosed as remaining contractual maturities and therefore these totals may differ from their carrying amount in the statement of financial position.

for the year ended 30 June 2025

## 25 Financial Risk Management continued

	Weighted average interest rate	1 year or less	Between 1 and 2 years	Remaining contractual maturities
	\$	%	\$	\$
Consolidated - 2025				
Non-derivatives				
Non-interest bearing				
Trade and other payables	-	339,894	-	339,894
Interest-bearing - fixed rate				
Convertible notes payable	-	-	-	-
Total non-derivatives		339,894	-	339,894
Consolidated - 2024				
Non-derivatives				
Non-interest bearing				
Trade and other payables	-	458,048	-	458,048
Interest-bearing - fixed rate				
Convertible notes payable	-	-	_	_
Total non-derivatives		458,048	-	458,048

#### Fair value of financial instruments

 $Unless\ otherwise\ stated,\ the\ carrying\ amounts\ of\ financial\ instruments\ reflect\ their\ fair\ values.$ 

### 26 Leases

## Company as a lessee

The Group have leases over a range of assets including land and buildings and equipment.

Information relating to the leases in place and associated balances and transactions are provided below.

#### Terms and conditions of leases

The initial term of the building leases for the corporate office, factory and warehouse in Brookvale expires in December 2025. They have 3 year option extension at the discretion of the Group. The rentals are subject to a fixed increase of 3% for the initial term of the lease.

The term on the UK office, factory and warehouse lease commenced in June 2023 and expires in June 2028 with an option to break the lease at the end of 3 years (June 2026). The rentals are fixed and there is no option in the lease to extend.

for the year ended 30 June 2025

#### 26 Leases continued

#### Lease liabilities

The maturity analysis of lease liabilities based on contractual undiscounted cash flows is shown in the table below:

	<1year	1-5 years	> 5 years	Total undiscounted lease liabilities	Lease liabilities included in the Statement Of Financial Position
2025					
Lease liabilities	119,289	-	•	- 119,289	118,250

#### **Extension options**

A number of the building leases contain extension options which allow the Group to extend the lease term by up to twice the original non-cancellable period of the lease.

The Group includes options in the leases to provide flexibility and certainty to the Group operations and reduce costs of moving premises and the extension options are at the Group's discretion.

At commencement date and each subsequent reporting date, the Group assesses where it is reasonably certain that the extension options will be exercised.

#### Statement of Profit or Loss and Other Comprehensive Income

The amounts recognised in the statement of profit or loss and other comprehensive income relating to leases where the Group is a lessee are shown below:

	2025
Interest expense on lease liabilities	22,091
Expenses relating to leases of low-value assets	-
Amortisation of right-of-use assets	196,729
	218,820
Statement of Cash Flows	
Total cash outflow for leases	216,062

#### **Accounting treatment**

#### For current year

At inception of a contract, the Group assesses whether a lease exists - i.e. does the contract convey the right to control the use of an identified asset for a period of time in exchange for consideration.

This involves an assessment of whether:

- The contract involves the use of an identified asset this may be explicitly or implicitly identified within the agreement. If the supplier has a substantive substitution right then there is no identified asset.
- The Group has the right to obtain substantially all of the economic benefits from the use of the asset throughout the period of use.
- The Group has the right to direct the use of the asset i.e. decision making rights in relation to changing how and for what purpose the asset is used.

#### Lessee Accounting

The non-lease components included in the lease agreement have been separated and are recognised as an expense as incurred.

for the year ended 30 June 2025

#### 26 Leases continued

At the lease commencement, the Group recognises a right-of-use asset and associated lease liability for the lease term. The lease term includes extension periods where the Group believes it is reasonably certain that the option will be exercised.

The right-of-use asset is measured using the cost model where cost on initial recognition comprises of the lease liability, initial direct costs, prepaid lease payments, estimated cost of removal and restoration less any lease incentives received.

The right-of-use asset is depreciated over the lease term on a straight line basis and assessed for impairment in accordance with the impairment of assets accounting policy.

The lease liability is initially measured at the present value of the remaining lease payments at the commencement of the lease. The discount rate is the rate implicit in the lease, however where this cannot be readily determined then the Group's incremental borrowing rate is used.

Subsequent to initial recognition, the lease liability is measured at amortised cost using the effective interest rate method. The lease liability is remeasured whether there is a lease modification, change in estimate of the lease term or index upon which the lease payments are based (e.g. CPI) or a change in the Group's assessment of lease term.

Where the lease liability is remeasured, the right-of-use asset is adjusted to reflect the remeasurement or is recorded in profit or loss if the carrying amount of the right-of-use asset has been reduced to zero.

#### Exceptions to lease accounting

The Group elected to apply the exceptions to lease accounting for both short-term leases (i.e. leases with a term of less than or equal to 12 months) and leases of low-value assets. The Group recognises the payments associated with these leases as an expense on a straight-line basis over the lease term.

## 27 Parent Entity Information

The following information has been extracted from the books and records of the parent, DataDot Technology Limited and has been prepared in accordance with Accounting Standards.

Statement of financial position	
Current assets 2,964,261	2,763,682
Non-current assets 4,877,124	5,464,726
Total assets 7,841,385	8,228,408
Current liabilities 552,410	554,970
Non-current liabilities 3,800,598	3,551,911
Total liabilities 4,353,008	4,106,881
Equity	
Issued capital 41,415,295	41,415,295
Accumulated losses (38,068,819)	(37,435,669)
Reserves 141,901	141,901
Total equity <b>3,488,377</b>	4,121,527
Statement of profit or loss and other comprehensive income	
Profit / (Loss) after income tax (633,151)	(981,857)
Total comprehensive income (633,151)	(981,857)

for the year ended 30 June 2025

## 27 Parent Entity Information continued

#### **Parent Entity Commitments and Guarantees**

DataDot has issued a bank guarantee of \$34,375 (2024: \$34,375). No liability was recognised by DataDot in relation to the bank guarantee as the fair value of the guarantee is immaterial.

	2025	2024 \$
Remuneration commitments		
Commitments for the payment of salaries and other remuneration under long term employment contracts in existence at the reporting date but not recognised as liabilities.		
Minimum remuneration payments payable:		
Within one year	57,500	82,000

#### Contingent liabilities

The parent entity had no contingent liabilities as at 30 June 2025 and 30 June 2024.

## **Capital commitments**

The parent entity had no capital commitments for plant and equipment as at 30 June 2025 and 30 June 2024. Significant accounting policies

The accounting policies of the parent entity are consistent with those of the consolidated entity as disclosed throughout the report.

## 28 Events after the reporting period

No matter or circumstance has arisen since 30 June 2025 that has significantly affected, or may significantly affect, the consolidated entity's operations, the results of those operations, or the consolidated entity's state of affairs in future financial years.

## 29 Summary of other material accounting policies

## (a) Parent entity information

In accordance with the Corporations Act 2001, these financial statements present the results of the consolidated entity only. Supplementary information about the parent entity is disclosed in Note 27.

## (b) Principles of consolidation

Interests in associates and joint ventures are equity accounted and are not part of the Consolidated Group.

Subsidiaries are all those entities over which the consolidated entity has control. The consolidated entity controls an entity when the consolidated entity is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power to direct the activities of the entity.

The financial statements of the subsidiaries are prepared for the same reporting period as the parent company, using consistent accounting policies. In preparing the consolidated financial statements, all intercompany balances and transactions, income and expenses and profit and losses resulting from intra-group transactions have been eliminated in full.

Subsidiaries are fully consolidated from the date on which control is obtained by DataDot and cease to be consolidated from the date on which control is transferred from DataDot.

Profits / Losses are attributed to the non-controlling interest even if that results in a deficit balance.

for the year ended 30 June 2025

## 29 Summary of other material accounting policies continued

The acquisition of subsidiaries is accounted for using the acquisition method of accounting. A change in ownership interest results in an adjustment between the carrying amounts of the controlling interest and non-controlling interests to reflect their relative interests in the subsidiary. Any difference between the amount of the adjustment to noncontrolling interests and the consideration paid or received is recognised as a separate reserve within equity attributable to owners of DataDot Technology Limited.

Where the consolidated entity loses control over a subsidiary, it derecognises the assets including goodwill, liabilities and non-controlling interest in the subsidiary together with any cumulative translation differences recognised in equity. The consolidated entity recognises the fair value of the consideration received and the fair value of any investment retained together with any gain or loss in profit or loss.

#### (c) Foreign currency translation

### Functional and presentation currency

Both the functional and presentation currency of DataDot Technology Limited and its Australian subsidiaries is Australian dollars (\$). Each entity in DataDot determines its own functional currency and items included in the financial statements of each entity are measured using that functional currency.

The functional currencies of the overseas subsidiaries are:

Name of overseas subsidiaries	Functional currency
DataDot Technology USA Inc	United States Dollar (US\$)
DataDot Technology (UK) Ltd	Great Britain Pound (£)

#### Transactions and balances

Transactions in foreign currencies are initially recorded in the functional currency by applying the exchange rates ruling at the date of the transaction. Monetary assets and liabilities denominated in foreign currencies are retranslated at the rate of exchange ruling at balance date.

Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rate as at the date of the initial transaction. Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value was determined.

#### Translation of Group Companies functional currency to presentation currency

The results of the overseas subsidiaries are translated into Australian dollars (presentation currency) as at the date of each transaction. Assets and liabilities are translated at exchange rates prevailing at reporting date.

As at the reporting date the assets and liabilities of these subsidiaries are translated into the presentation currency of DataDot Technology Limited at the rate of exchange ruling at the statement of financial position date and their statements of comprehensive income are translated at the average exchange rate for the year.

Exchange variations resulting from the translation are recognised in the foreign currency translation reserve in equity. These variations are recognised in the statement of comprehensive income in the period.

#### (d) Revenue recognition

The Group has accounts for revenue in accordance with AASB 15 "Revenue from contracts with customers". The core principle of the standard is that the Group will recognise revenue to depict the transfer of promised goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services.

#### (i) Sale of goods

Sale of goods revenue is recognised at a point in time when the Group have met all of their performance obligations including delivery. There is limited judgement in identifying the point control passes; once the goods have left the warehouse or are delivered, depending on the type of good. The group will have a present right to payment and retains none of the significant risk and rewards of the goods.

for the year ended 30 June 2025

## 29 Summary of other material accounting policies continued

#### (ii) Rendering of services

Revenue from the rendering of a service is recognised on an over time basis based on stage of completion of the contract.

Revenue is recognised at a point in time when the underlying goods are sold. Fixed rate manufacturing royalties are recognised over the period of the underlying agreement.

#### (iv) Licence fee

Licence fees are recognised over time in line with the invoice period. Performance obligations are satisfied over time. This is a faithful depiction of the transfer of services, as customers simultaneously receive and consume services provided over the invoiced period.

#### (v) Interest income

Revenue is recognised as interest accrues using the effective interest method. This is a method of calculating the amortised cost of a financial asset and allocating the interest income over the relevant period using the effective interest rate, which is the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset to the net carrying amount of the financial asset.

#### (e) Financial instruments

#### Recognition and derecognition

Financial assets and financial liabilities are recognised when the Group becomes a party to the contractual provisions of the financial instrument.

Financial assets are derecognised when the contractual rights to the cash flows from the financial asset expire, or when the financial asset and substantially all the risks and rewards are transferred.

A financial liability is derecognised when it is extinguished, discharged, cancelled or expires.

#### Classification and initial measurement of financial assets

Financial assets, other than those designated and effective as hedging instruments, are classified into one of the following categories:

- amortised cost
- fair value through profit or loss (FVTPL), or
- fair value through other comprehensive income (FVOCI).

In the periods presented the Group does not have any financial assets categorised as FVOCI.

The classification is determined by both:

- the entity's business model for managing the financial asset, and
- the contractual cash flow characteristics of the financial asset.

All revenue and expenses relating to financial assets that are recognised in profit or loss are presented within finance costs, finance income or other financial items, except for impairment of trade receivables which is presented within other expenses.

Subsequent measurement of financial assets

#### Financial assets at amortised cost

Financial assets are measured at amortised cost if the assets meet the following conditions (and are not designated as FVTPL):

- they are held within a business model whose objective is to hold the financial assets and collect its contractual cash flows, and
- the contractual terms of the financial assets give rise to cash flows that are solely payments of principal and interest on the principal amount outstanding.

After initial recognition, these are measured at amortised cost using the effective interest method. Discounting is omitted where the effect of discounting is immaterial.

for the year ended 30 June 2025

## 29 Summary of other material accounting policies continued

The Group's financial assets measured at amortised cost comprise trade and other receivables and cash and cash equivalents in the statement of financial position.

Subsequent to initial recognition, these assets are carried at amortised cost using the effective interest rate method less provision for impairment.

Interest income, foreign exchange gains or losses and impairment are recognised in profit or loss. Gain or loss on derecognition is recognised in profit or loss.

#### Impairment of financial assets

Impairment of financial assets is recognised on an expected credit loss (ECL) basis for financial assets measured at amortised cost.

Credit losses are measured as the present value of the difference between the cash flows due to the Company in accordance with the contract and the cash flows expected to be received. This is applied using a probability weighted approach.

#### Trade receivables

Impairment of trade receivables and contract assets have been determined using the simplified approach in AASB 9 which uses an estimation of lifetime expected credit losses. The Group have determined the probability of non-payment of the receivable and contract asset and multiplied this by the amount of the expected loss arising from default.

The amount of the impairment is recorded in a separate allowance account with the loss being recognised in finance expense. Once the receivable is determined to be uncollectable then the gross carrying amount is written off against the associated allowance.

Where the Group renegotiates the terms of trade receivables due from certain customers, the new expected cash flows are discounted at the original effective interest rate and any resulting difference to the carrying value is recognised in profit or loss.

#### Other financial assets measured at amortised cost

Impairment of other financial assets measured at amortised cost are determined using the expected credit loss model in AASB 9. On initial recognition of the asset, an estimate of the expected credit losses for the next 12 months is recognised. Where the asset has experienced significant increase in credit risk then the lifetime losses are estimated and recognised.

Financial liabilities

The Group measures all financial liabilities initially at fair value less transaction costs, subsequently financial liabilities are measured at amortised cost using the effective interest rate method.

The financial liabilities of the Group comprise trade payables and convertible notes.

#### (f) Adoption of new accounting standards

The consolidated entity has adopted all of the new or amended Accounting Standards and Interpretations issued by the Australian Accounting Standards Board ('AASB') that are mandatory for the current reporting period.

Any new or amended Accounting Standards or Interpretations that are not yet mandatory have not been early adopted.

## (g) Critical accounting estimates and judgements

The preparation of the financial statements requires management to make judgements, estimates and assumptions that affect the reported amounts in the financial statements. Management continually evaluates its judgements and estimates in relation to assets, liabilities, contingent liabilities, revenue and expenses. Management bases its judgements and estimates on historical experience and on other various factors it believes to be reasonable under the circumstances, the result of which form the basis of the carrying values of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates under different assumptions and conditions.

#### Impairment of non-financial assets

DataDot assesses impairment of all assets at each reporting date by evaluating conditions specific to DataDot and to the particular asset that may lead to impairment. These include product and manufacturing performance, technology, economic and political environments and future product expectations. If an impairment trigger exists the recoverable amount of the asset is determined. Given the current uncertain economic environment management considered that the indicators of impairment were significant enough and as such these assets have been tested for impairment in this financial period.

for the year ended 30 June 2025

## 29 Summary of other material accounting policies continued

#### Capitalised development costs

Development costs are only capitalised by DataDot when it can be demonstrated that the technical feasibility of completing the intangible asset is valid so that the asset will be available for use or sale.

#### **Taxation**

DataDot's accounting policy for taxation requires management's judgement as to the types of arrangements considered to be a tax on income in contrast to an operating cost. Judgement is also required in assessing whether deferred tax assets and certain deferred tax liabilities are recognised on the statement of financial position. Deferred tax assets, including those arising from unrecouped tax losses, capital losses and temporary differences, are recognised only where it is considered more likely than not that they will be recovered, which is dependent on the generation of sufficient future taxable profits.

Assumptions about the generation of future taxable profits and repatriation of retained earnings depend on management's estimates of future cash flows. These depend on estimates of future production and sales volumes, operating costs, restoration costs, capital expenditure, dividends and other capital management transactions. Judgements are also required about the application of income tax legislation. These judgements and assumptions are subject to risk and uncertainty, hence there is a possibility that changes in circumstances will alter expectations, which may impact the amount of deferred tax assets and deferred tax liabilities recognised on the statement of financial position and the amount of other tax losses and temporary differences not yet recognised. In such circumstances, some or all of the carrying amounts of recognised deferred tax assets and liabilities may require adjustment, resulting in a corresponding credit or charge to the statement of profit or loss.

#### Share-based payment transactions

DataDot measures the cost of equity-settled transactions with employees by reference to the fair value of the equity instruments at the date at which they are granted. The accounting estimates and assumptions relating to equity-settled share-based payments would have no impact on the carrying amounts of assets and liabilities within the next annual reporting period but may impact expenses and equity.

#### Estimation of useful lives of assets

The estimation of the useful lives of property, plant and equipment and finite intangible assets has been based on historical experience as well as lease terms (for leased equipment). In addition, the condition of the assets is assessed at least once per year and considered against the remaining useful life. Adjustments to useful life are made when considered necessary.

## Employee benefits provision

As discussed in Note 15, the liability for employee benefits expected to be settled more than 12 months from the reporting date are recognised and measured at the present value of the estimated future cash flows to be made in respect of all employees at the reporting date. In determining the present value of the liability, estimate of attrition rates and pay increases through promotion and inflation have been taken into account.

## DataDot Technology Limited and its Controlled Entities

# Consolidated entity disclosure statement

for the year ended 30 June 2025

Entity Name	Entity Type	Place Formed/ Country of Incorporation	Ownership Interest	Tax Residency
DataDot Technology (Australia) Pty Limited	Body Corporate	Australia	100.00%	Australia*
DataTraceID Pty Limited	<b>Body Corporate</b>	Australia	100.00%	Australia*
DataDot Technology USA Inc.	Body Corporate	United States of America	100.00%	United States of America
DataTraceID(USA)Inc	Body Corporate	United States of America	100.00%	United States of America
DataDot Technology (UK) Limited	Body Corporate	United Kingdom	100.00%	United Kingdom
DataTraceID Europe Limited	Body Corporate	United Kingdom	100.00%	United Kingdom

<sup>\*</sup> DataDot Techology Limited(the 'head entity') and its wholly-owned Australian subsidiaries have formed and income tax consolidated group under the tax consolidation regime.

## DataDot Technology Limited and its Controlled Entities

# Directors' Declaration

## In the Directors' opinion

- the attached financial statements and notes thereto comply with the Corporations Act 2001, the Accounting Standards, the Corporations Regulations 2001 and other mandatory professional reporting requirements;
- the attached financial statements and notes comply with International Financial Reporting Standards as issued by the International Accounting Standards Board as described in note 1 to the financial statements;
- the attached financial statements and notes give a true and fair view of the consolidated entity's financial position as at 30 June 2025 and of its performance for the financial year ended on that date;
- there are reasonable grounds to believe that the company will be able to pay its debts as and when they become due and payable; and
- the information disclosed in the attached consolidated entity disclosure statement is true and correct.

The directors have been given the declarations required by section 295A of the Corporations Act 2001.

Signed in accordance with a resolution of directors made pursuant to section 295(5)(a) of the Corporations Act 2001.

On behalf of the directors

Managing Director & Chief Executive Officer

21 August 2025



#### Independent Auditor's Report to the Members of DataDot Technology Limited

#### Opinion

We have audited the financial report of DataDot Technology Limited (the Company) and its subsidiaries (the Group), which comprises the consolidated statement of financial position as at 30 June 2025, the consolidated statement of profit or loss and other comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies, and the directors' declaration.

In our opinion, the accompanying financial report of DataDot Technology Limited, is in accordance with the Corporations Act 2001, including:

- (a) giving a true and fair view of the company's financial position as at 30 June 2025 and of its financial performance for the year then ended; 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 Company in accordance with the Corporations Act 2001 and the ethical requirements of the Accounting Professional and Ethical Standards Board's APES 110 Code of Ethics for Professional Accountants (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 confirm that the independence declaration required by the Corporations Act 2001, which has been given to the directors of the Company, would be in the same terms if given to the directors as at the time of this auditor's report.

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

#### **Key audit matters**

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the financial report of the current period. These matters were addressed in the context of our audit of the financial report as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. We have determined the matter described below to be the key audit matter to be communicated in our report.

> AMW Audit | 1300 284 330 | info@amwaudit.com.au | Registered Auditor Number 314299 Liability limited by a scheme approved under Professional Standards Legislation.

#### **Revenue Recognition**

## Key audit matter

#### How the matter was addressed in our audit

Refer to Note 2 of the financial report and Note 29 (d) for accounting policy.

Revenue is a key driver to the Group for the year ended 30 June 2025 the Group recognised \$3,374,414 (2024: \$2,984,493).

The Group's management focuses on revenue as a key driver by which the performance of the Group is measured.

This is a key audit matter due to the differing revenue streams and total balance of the revenue.

Our audit procedures included, amongst others;

- Assessing the Group's accounting policy for revenue to ensure it has been correctly formulated in accordance with the Australian Accounting Standards, with particular focus on the adoption of AASB 15;
- Performing analytical procedures to understand movements and trends in revenue for comparisons against expectations;
- Checking a sample of revenue transactions to evaluate whether they were appropriately recorded revenue ensuring the amounts recorded agreed to supporting evidence; and
- Performing cut-off testing to ensure that revenue transactions around year end have been recorded in the correct reporting period.

### Other information

The directors are responsible for the other information. The other information comprises the information contained in the Group's Financial Report for the year ended 30 June 2025, but does not include the financial report and our auditor's report thereon, which we obtained prior to the date of this auditor's report, and the Annual Report, which is expected to be made available to us after that date.

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

In connection with our audit of the financial report, our responsibility is to read the other information identified above 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.

AMW Audit | 1300 284 330 | info@amwaudit.com.au | Registered Auditor Number 314299

Liability limited by a scheme approved under Professional Standards Legislation.

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

When we read the Annual report, if we conclude that there is a material misstatement therein, we are required to communicate the matter to the directors and will request that it is corrected. If it is not corrected, we will seek to have the matter appropriately brought to the attention of users for whom our report is prepared.

#### 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 is responsible for assessing the Company'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 intends to liquidate the Company or to cease operations, or has 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.

A further description of our responsibilities for the audit of the financial report is located at the Auditing and Assurance Standards Board website (www.auasb.gov.au/Home.aspx) at:

#### http://www.auasb.gov.au/auditors responsibilities/ar1.pdf

This description forms part of our auditor's report.

## **Report on the Remuneration Report**

#### **Opinion on the Remuneration Report**

We have audited the Remuneration Report included in the directors' report for the year ended 30 June 2025.

In our opinion, the Remuneration Report of Datadot Technology Limited, for the year ended 30 June 2025, complies with section 300A of the Corporations Act 2001.

AMW Audit | 1300 284 330 | info@amwaudit.com.au | Registered Auditor Number 314299

Liability limited by a scheme approved under Professional Standards Legislation.

## Responsibilities

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

AMW Audit

**AMW AUDIT** 

**Chartered Accountants** 

**BILLY-JOE THOMAS** 

Director

Dated at Perth, Western Australia this 26 August 2025

## DataDot Technology Limited - ABN 54 091 908 726

## **Shareholder Information**

#### **ASX Additional Information**

Additional information required by the ASX Listing Rule 4.10 and not disclosed elsewhere in this report is set out below. This information is effective as at 15 October 2025.

## **Corporate Governance Statement**

The corporate governance statement is located on the Company's website at the following URL http://www. datadotdna.com/au/investors/corporate\_governance/

## Statement of Issued Shares

The total number of shareholders is 902. There are 1,210,952,783 ordinary fully paid shares listed on the Australian Securities Exchange. The twenty largest shareholders hold 73.85% of issued capital.

### Substantial shareholders

The number of substantial shareholders and their associates are set out below:

Shareholders	Number of shares		
Brad Kellas	260,265,370		
Appwam Pty Ltd	150,000,001		
DMX Capital Partners Limited	130,155,042		
Patrix Holdings Pty Ltd	100,000,000		

## **Voting rights**

Ordinary Shares - On a show of hands, every member present at a meeting in person or by proxy shall have one vote and upon a poll each share shall have one vote.

## **On-Market Buyback**

There is no current on-market buyback.

## Distribution of equity security holders

Holding	Holder	Share Rights
1 - 99,999	237	0
100,000 - 500,000	493	0
500,001 - 1,000,000	77	0
1,000,001 - 10,000,000	78	0
10,000,001 and over	17	0
Total	902	0

The number of shareholders holding less than a marketable parcel of ordinary shares is 414.

## Securities exchange

The Company is listed on the Australian Securities Exchange.

## Unquoted equity securities

There are no unquoted Equity Securities

## Voluntary escrow

There are no shares under escrow.

# **Shareholder Information**

Twenty Largest Shareholders	Number Held	% of Issued Shares
Mr Bradley Charles Kellas	260,265,370	21.493%
Appwam Pty Ltd	150,000,001	12.387%
Dmx Capital Partners Ltd	130,155,042	10.748%
Patrix Holdings Pty Ltd	100,000,000	8.258%
Hamish Edward Elliot Brown	53,549,561	4.422%
Hsbc Custody Nominees (Australia) Limited	34,197,035	2.824%
Mr Collin Hwang	31,544,716	2.605%
Mr Norman Colburn Mayne <n a="" c="" family="" fund="" mayne=""></n>	16,000,000	1.321%
Mr Santo Carlini & Mrs Isabella Carlini	16,000,000	1.321%
Mr David Roger Lloyd	14,912,116	1.231%
Mr Gerald Leo Bashford	12,180,683	1.006%
Henta Pty Ltd <mcdonogh a="" c="" family=""></mcdonogh>	12,000,000	0.991%
Si Equities Pty Ltd	11,093,299	0.916%
Citicorp Nominees Pty Limited	10,559,227	0.872%
Gcq Sfct Pty Ltd <gcq a="" c="" fund="" superannuation=""></gcq>	9,050,000	0.747%
Pj & Dl Burgess Pty Ltd <burgess a="" c="" fund="" super=""></burgess>	8,409,989	0.694%
James Mccallum	6,666,666	0.551%
Damnn Investments Pty Ltd	6,300,161	0.520%
Mrs Kay Deanna Scarborough & Mr Robert Henry Scarborough <bokay a="" c="" fund="" super=""></bokay>	5,874,990	0.485%
Mr Tom Kokalis	5,579,001	0.461%
Total Securities of Top 20 Holdings	894,337,857	73.854%
Total of Securities	1,210,952,783	

## DataDot Technology Limited - ABN 54 091 908 726

# **Corporate Information – 2025**

## **Offices**

## Australia & registered office:

8 Ethel Ave, Brookvale, NSW, 2100, Australia Phone: 612 8977 4900 Email: info@datadotdna.com

## United Kingdom:

Unit 4, Twickenham Road, Union Park Industrial Estate, Norwich, Norfolk, NR6 6NG, UK Phone: +44 0 1603 407171

#### **Directors & Officers**

Mr David Lloyd - Independent Non-Executive Director Mr Patrick Raper - Independent Non-Executive Director Mr Brad Kellas - Managing Director Mr Andrew Hunt - Company Secretary

#### **Auditors**

AMW Audit Group, Level 26, 44 Market Street SYDNEY NSW 2000

## **Bankers**

Commonwealth Bank of Australia Ground Floor, Tower 1, 201 Sussex Street, Sydney, NSW, Australia, 2000

## **Share Register**

Boardroom Pty Limited Level 8, 210 George Street, Sydney NSW 2000 Phone: +61 2 9290 9600

### Website

www.datadotdna.com







Providing world leading asset identification, authentication and digital protection solutions