NZX LIMITED

Financial Statements

For the six months ended 30 June 2015

			Group	
		Unaudited	Unaudited	Audited
		6 months	6 months	12 months
		ended	ended	ended
		30 June 2015	30 June 2014	31 Dec 2014
	Note	\$000	\$000	\$000
Revenue				
Securities information		5,430	4,929	10,406
Listing fees		5,478	6,202	13,155
Other issuer services		382	488	1,013
Securities trading		2,330	2,221	4,424
Participant services		1,738	1,695	3,479
Securities clearing		2,441	2,230	4,653
Commodities trading		449	671	1,251
Dairy derivatives		215	88	254
Agri information		5,664	6,004	12,204
Fund services		4,841	1,217	2,716
Market operations		5,428	5,417	11,634
Total revenue	4	34,396	31,162	65,189
Expenses				
Personnel costs		(12,510)	(10,491)	(21,975)
Information technology		(2,946)	(2,872)	(5,828)
Professional fees		(2,542)	(1,374)	(3,437)
Marketing, printing and distribution		(1,676)	(1,745)	(3,437)
Fund expenditure		(773)	(413)	(1,063)
Other expenses		(2,238)	(2,124)	(4,458)
Total expenses		(22,685)	(19,019)	(40,588)
Earnings before net finance income, income tax, depreciation and amortisation,		(22,000)	(10,010)	(40,000)
share of profit of associate, gain on sale of associate and gain/(loss) on sale of				
fixed assets		11,711	12,143	24,601
laterast income		500	075	0.15
Interest income		506	275	615
Interest expense Net gain/(loss) on foreign exchange		(533)	(133)	(407)
			(35)	(121)
Net finance income		278	107	87
(Loss)/gain on disposal of assets		(32)	N-	42
Depreciation and amortisation expense		(3,265)	(2,712)	(5.400)
Depression and amortisation expense		(3,203)	(2,712)	(5,490)
Gain on disposal of associate	6	11,807	-	-
Share of profit of associates		411	212	673
Profit before income tax		20,910	9,750	19,913
Income tax expense		(2,937)	(2,780)	(6,802)
Profit for the period		17,973	6,970	13,111
Earnings per share				
Basic (cents per share)		6.9	2.7	5.2
Diluted (cents per share)		6.8	2.7	5.1

NZX Limited Statement of Comprehensive Income For the six months ended 30 June 2015

		Group	
	Unaudited	Unaudited	Audited
	6 months	6 months	12 months
	ended	ended	ended
	30 June 2015	30 June 2014	31 Dec 2014
-	\$000	\$000	\$000
	W. 100		
Profit for the period	17,973	6,970	13,111
Other comprehensive income			
Foreign currency translation differences	(190)	20	93
Total comprehensive income for the period	17,783	6,990	13,204

			Gro	up	
	Note	Share Capital \$000	Retained Earnings \$000	Translation Reserve \$000	Tota Equity \$000
ning balance at 1 January 2014		29,850	19,572	94	49,516
Africal Constitution of the Constitution of th					
t for the period ign currency translation differences			6,970	-	6,970
		-	-	20	20
I comprehensive income for the period		-	6,970	20	6,990
sactions with owners recorded directly in equity:					2-4 hay 1911/15
lends paid	10	-	(4,089)	-	(4,089)
e based payments		152			152
cellation of non-vesting shares		(166)	-	-	(166)
transactions with owners recorded directly in equity		(14)	(4,089)	-	(4,103)
udited closing balance at 30 June 2014		20.000			
June 2014		29,836	22,453	114	52,403
t for the period			6,141	-	6,141
gn currency translation differences		=	-	73	73
comprehensive income for the period		-	6,141	73	6,214
sactions with owners recorded directly in equity:					
ends paid			(7,667)		(7.667)
e based payments	1011000	161	(1,001)		(7,667)
ellation of non-vesting shares		(22)			(22)
transactions with owners recorded directly in equity		139	(7,667)	-	(7,528)
	bridge				(-,,
ted closing balance at 31 December 2014		29,975	20,927	187	51,089
for the period		_	17,973	-	17,973
gn currency translation differences	W	-	-	(190)	(190)
comprehensive income for the period		-	17,973	(190)	17,783
sactions with owners recorded directly in equity:		3100			
ends paid	10		(7.040)		/= 0.15:
of shares	10	10,000	(7,916)		(7,916)
e based contingent consideration	(3-0) 19-3	10,000	-		10,000
end accrued on contingent consideration shares		5,000	(404)		5,000
	-	0.074	(124)	-	124
e based payments ellation of non-vesting shares		2,071	E0	-	2,071
		(88)	50		(38)
transactions with owners recorded directly in equity	088	16,983	(7,990)		8,993
dited closing balance at 30 June 2015		46,958	30,910	(3)	77,865
dited closing balance at 30 June 2015		46,958	30,910	(3)	

		Group	(1992)
	Unaudited	Unaudited	Audited
	30 June 2015	30 June 2014	31 Dec 2014
	Note \$000	\$000	\$000
Current assets		***	
Cash and cash equivalents	25,888	13,526	20,160
Funds held on behalf	51,702	45,177	34,361
Receivables and prepayments	21,109	18,591	9,522
Current tax receivable		567	
Total current assets	98,699	77,861	64,043
Non-current assets			
Non current receivables	2,261	-	
Investments in associates		2,969	2,930
Property, plant & equipment	3,571	2,175	2,282
Goodwill	34,800	13,233	13,233
Other intangible assets	37,884	24,814	23,363
Total non-current assets	78,516	43,191	41,808
Total assets	177,215	121,052	105,851
Current liabilities			
Bank overdraft	_	2,209	
Funds held on behalf	51,702	45,177	34,361
Trade payables	6,714	4,446	6,305
Other liabilities	15,685	13,937	11,238
Current tax payable	613	-	195
Total current liabilities	74,714	65,769	52,099
Non-current liabilities			
Deferred consideration	8,168	2	-
Term loan	8 10,000		-
Deferred tax liability	6,468	2,880	2,663
Total non-current liabilities	24,636	2,880	2,663
Total liabilities	99,350	68,649	54,762
Net assets	77,865	52,403	51,089
Equity	ATT ATT OSSERVAGE CO		
Share capital	46,958	29,836	29,975
Retained earnings	30,910	22,453	20,927
Translation reserve	(3)	114	187
Total equity attributable to shareholders	77,865	52,403	51,089
Net tangible assets per share (cents per share)	1.97	5.61	5.66

Approved on behalf of the Board on 18 August 2015.

J B Miller Chairman of Directors

N Paviour-Smith

Director and Chairman of the Audit and Risk Committee

		Group	
	Unaudit	ed Unaudited	Audite
	6 mont	hs 6 months	12 months
	end	ed ended	ended
	30 June 20	15 30 June 2014	31 Dec 2014
	Note \$0	00 \$000	\$000
Cash flows from operating activities			100
Receipts from customers	29,1	17 25,440	63,684
Net interest received		85 89	194
Payments to suppliers and employees	(23,18		(40,835
Income tax paid	(4,25		(6,952)
Net cash provided by/(used in) operating activities	1,8		16,091
Cash flows from investing activities			
Receipts from investments	14,6	50 -	500
Cash acquired on acquisition of subsidiary	7	59 -	
Payment for property, plant and equipment	(1,82	2) (498)	(1,181)
Payments for intangible assets	(1,10		(910)
Acquisition of subsidiary	(10,00		(0.0)
Net cash provided by/(used) in investing activities	1,78	31 (657)	(1,591)
Cash flows from financing activities			
Proceeds from term loan	10,00	00 -	
Dividends paid	(7,91	6) (4,089)	(11,756)
Net cash provided by/(used in) financing activities	2,08		(11,756)
Net increase/(decrease) in cash	5,72	28 (6,099)	2,744
Cash at the beginning of the period	20.16		17,416
Cash at the end of the period	25,88		20,160
Cash comprises:			
	Unaudite	d Unaudited	Audited
	30 June 201	5 30 June 2014	31 Dec 2014
	\$00	00 \$000	\$000
Cash at bank	21,38	88 6,026	12,660
Bank deposits	4,50		7,500
Bank overdraft	4,50	- (2,209)	7,300
Total cash	25,88		20,160

Included within the cash and cash equivalent balance is \$10.4 million that is held for risk capital requirements by the Clearing House and is not available for general cash management use by the Group.

NZX Limited Notes to the financial statements

For the six months ended 30 June 2015

1 Reporting entity

NZX Limited (the "Company" or "NZX") is a listed company incorporated and domiciled in New Zealand. The Company is registered under the Companies Act 1993 and listed on the New Zealand Stock Exchange (NZSX). The Company is an FMC Reporting Entity in terms of the Financial Markets Conduct Act 2013.

The consolidated interim financial statements of NZX Limited as at and for the six months ended 30 June 2015 comprise the Company and its subsidiaries (together referred to as the "Group") and the Group's interest in associates.

The Company operates New Zealand securities, derivatives and energy markets and an Australian grain commodity market. The Company also builds and maintains the infrastructure on which they operate, and provides a range of information and data to support market growth and development.

2 Basis of preparation

(a) Statement of compliance

The Group financial statements have been prepared in accordance with the New Zealand equivalent to International Accounting Standard 34 *Interim Financial Reporting* (NZ IAS 34) and Generally Accepted Accounting Practice in New Zealand (NZ GAAP).

Selected explanatory notes are included to explain events and transactions that are significant to an understanding of the changes in the financial position and performance of the Group since the last annual consolidated financial statements as at and for the year ended 31 December 2014. These Group financial statements do not include all the information required for full annual financial statements prepared in accordance with NZ IFRS.

These consolidated interim financial statements were approved by the Board of Directors on 18 August 2015 and are unaudited.

(b) Judgements and estimates

Preparing the Group financial statements requires management to make judgements, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets, liabilities, income and expenses. Actual results may differ from these estimates. Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimates are revised and in any future periods affected.

In preparing these Group financial statements, significant judgements are made by management in applying the Group's accounting policies. The key sources of estimation uncertainty were the same as those that applied to the financial statements as at and for the year ended 31 December 2014.

(c) Functional and presentation currency

These financial statements are presented in New Zealand Dollars (\$), which is the Company's functional currency. All financial information presented in New Zealand Dollars has been rounded to the nearest thousand, except when otherwise indicated.

3 Summary of Accounting Policies

These Group financial statements have been prepared using the same accounting policies as, and should be read in conjunction with, the financial statements and related notes included in the Group's Annual Report for the year ended 31 December 2014.

4 Segment reporting

The Group has five reportable segments, as described below, which are the Group's strategic business areas.

- Capital Markets operator and regulator of securities and derivatives markets and provider of trading, post-trade and data services for securities and derivatives, as well as the provider of a central securities depository;
- Soft Commodities- Operator of an electronic grain trading platform through Clear Grain Exchange, and operator of a
 dairy derivatives market;
- Agricultural Information Provider of information, news and data relating to the agriculture sectors in New Zealand and Australia through printed publications and online services;
- · Funds Management Provider of passive funds management products; and
- Market Operations Market operator for New Zealand's wholesale electricity market and the Fonterra Shareholders Market.

The Group's CEO (the chief operating decision maker) reviews internal management reports for each of these strategic areas on a regular basis. The Group's revenue is analysed into each of the reportable segments. However, expenses incurred are not allocated to the segments as resource allocation decisions are made across the Group in totality to optimise the consolidated Group's financial results.

The Group also utilises a shared net assets base with all assets and liabilities operated without specific allocation to the reportable segments, with the exception of intangible assets and goodwill. Intangible assets and goodwill are allocated to the reportable segments which these assets support. There have been no changes to the allocation of intangible assets and goodwill between reportable segments since the last financial year.

Segmental information for the six months ended 30 June 2015

Unaudited	Capital Markets	Soft Commodities	Agricultural information	Funds Management	Market Operations	Other	Total
	\$000	\$000	\$000	\$000	\$000	\$000	\$000
Revenue	17,799	664	5,664	4,841	5,428		34,396
Unallocated expenditure		-		-	-	(22,685)	(22,685)
Total segment result	17,799	664	5,664	4,841	5,428	(22,685)	11,711
Segment assets:							
Goodwill	323	-	5,498	21,259	7,720		34,800
Other intangible assets	11,111	2,813	5,161	18,097	174	528	37,884
Total segment assets	11,434	2,813	10,659	39,356	7,894	528	72,684
Unallocated assets:							,
Cash and cash equivalents		-				25,888	25,888
Other assets				***			
Unallocated liabilities				- 4-5-5-		78,643	78,643
Neterate	44 404			- VOI	-	(99,350)	(99,350)
Net assets	11,434	2,813	10,659	39,356	7,894	5,709	77,865

Segmental information for the six months ended 30 June 2014

Unaudited	Capital Markets	Soft Commodities	Agricultural information	Funds Management	Market Operations	Other	Total
	\$000	\$000	\$000	\$000	\$000	\$000	\$000
Revenue	17,765	759	6,004	1,217	5,417	-	31,162
Unallocated expenditure	-	-	-	-	-	(19,019)	(19,019)
Total segment result	17,765	759	6,004	1,217	5,417	(19,019)	12,143
Segment assets:							
Goodwill	323	-	5,190		7,720	-	13,233
Other intangible assets	12,346	4,440	4,945	2,344	-	739	24,814
Total segment assets	12,669	4,440	10,135	2,344	7,720	739	38,047
Unallocated assets:							
Cash and cash equivalents	=	10	-	-		13,526	13,526
Other assets						69,479	69,479
Unallocated liabilities	-		-	-		(68,649)	(68,649)
Net assets	12,669	4,440	10,135	2,344	7,720	15,095	52,403

4 Segment reporting (continued)

Segmental information for the year ended 31 December 2014

Audited	Capital Markets	Soft Commodities	Agricultural information	Funds Management	Market Operations	Other	Total
	\$000	\$000	\$000	\$000	\$000	\$000	\$000
Revenue	37,130	1,505	12,204	2,716	11,634	-	65,189
Unallocated expenditure	-	=		-	-	(40,588)	(40,588)
Total segment result	37,130	1,505	12,204	2,716	11,634	(40,588)	24,601
Segment assets:							
Goodwill	323	-	5,190	_	7,720		13,233
Other intangible assets	11,536	3,608	4,921	2,344	-	954	23,363
Total segment assets	11,859	3,608	10,111	2,344	7,720	954	36,596
Unallocated assets:							
Cash and cash equivalents	-	V _E	32	-		20,160	20,160
Other assets	-					49,095	49,095
Unallocated liabilities		-	-	-		(54,762)	(54,762)
Net assets	11,859	3,608	10,111	2,344	7,720	15,447	51,089

Geographical information

In presenting information on the basis of geographical segments, segment revenue is based on the geographical location of customers. Segment non-current assets are based on the geographical location of the assets.

	Unaudited	Unaudited	Audited
	6 months	6 months	12 months
	ended	ended	ended
	30 Jun 2015	30 Jun 2014	31 Dec 2014
Revenue	\$000	\$000	\$000
New Zealand	27,820	24,589	53,483
Australia	3,333	3,779	4,764
Other	3,243	2,794	6,942
Total revenue	34,396	31,162	65,189
	Unaudited	Unaudited	Audited
	As at	As at	As at
	30 Jun 2015	30 Jun 2014	31 Dec 2014
Non-current assets	\$000	\$000	\$000
New Zealand	74,585	39,184	37,814
Australia	3,931	4,007	3,994
Total non-current assets	78,516	43,191	41,808

5 Bank overdraft

Bank overdraft facility

The Group has an overdraft facility to allow the Group flexibility in its working capital management. The facility limit is \$10.0 million and has no fixed expiry date. The bank may cancel the facility by giving 30 days written notice.

6 Investment in associates

	Unaudited
	6 months
	ended
	30 June 2015
Discoult for the second	\$000
Disposal of associate	
Proceeds from sale of associate	14,298
Less carrying value	(2,491)
Gain on disposal of associate	11,807

During the period the Group sold its 50% stake in Link Market Services Limited to the other 50% shareholder for \$14.3 million. This sale settled on 30 June 2015, with the initial payment of \$13.8 million being received. Under the agreement a further amount of \$173,000 has been estimated as a post completion purchase price adjustment and an additional \$450,000 is receivable in the second half of 2016 depending on Link Market Service Limited financial performance over the next 12 month period to 30 June 2016. The Group also is liable to issue shares to the value of \$125,000 as a retention amount in respect of key employees of Link Market Services Limited in three years time. The Group has assessed that the requirements for these payments to be made are expected be achieved.

7 Acquisition of subsidiary

Acquisition of SuperLife Limited

On 16 January 2015 NZX acquired 100% ownership of SuperLife Limited ("SuperLife"), a provider of superannuation, Kiwisaver, and managed investments products with approximately \$1.2 billion in funds under management. The effective date of acquisition was 1 January 2015.

The acquisition of SuperLife enables NZX to grow the scale of its passive funds management business and accelerate the development of its portfolio of Exchange Traded Funds (ETFs).

In the six months ended 30 June 2015 SuperLife contributed revenue of \$3.2 million and profit after tax of \$0.4 million to the Group's results.

The following summarises the major classes of consideration transferred, and the recognised amounts of assets acquired and liabilities assumed at the acquisition date:

Consideration transferred/payable

	\$000
Cash	10,000
Equity instruments (being 8,264,463 ordinary shares)	10,000
Contingent equity consideration (being 4,132,232 ordinary shares)	5,000
Present value of contingent cash consideration	7,931
Total consideration	32,931

7 Acquisition of subsidiary

Equity instruments issued

The value of the ordinary shares issued was based on the volume weighted average price during the 20 business days prior to 8 December 2014 (the date of the sale and purchase agreement), with the issue price being \$1.21 per ordinary share.

Contingent consideration

In addition to the initial consideration of \$20 million, the sale and purchase agreement provides for additional consideration of up to \$15.0 million dependent on the retention and growth of SuperLife's Funds Under Management (FUM) over a three year period ending 31 December 2017. These further payments, if targets are achieved, will be \$5.0 million of NZX ordinary shares at an issue price of \$1.21 per share and up to \$10.0 million in cash.

The issue of the \$5.0 million of NZX ordinary shares will be payable if SuperLife's funds under management exceed \$1.207 billion for a period of twelve consecutive months.

Up to \$10.0 million in cash will become payable at 31 December 2017, with the amount payable dependant on the rate of growth in FUM over the three year earnout period. No additional amount is payable if FUM is less than \$1.41 billion at 31 December 2017 (equivalent to a 7% compound annual growth rate). The full \$10.0 million is payable if FUM exceeds \$1.57 billion (equivalent to an 11% compound annual growth rate). Partial payment of the earnout amount will result if FUM at 31 December 2017 is between \$1.41 billion and \$1.57 billion.

Based on the expected probabilities of achieving the earnout, taking into account historic growth rates, the Group has accrued for 90% of the \$10.0 million of contingent consideration that will be paid at the end of the three year period if the 11% growth target is met. The contingent cash consideration shown in the table of consideration transferred above is based on the present value of this amount.

A provisional allocation of the purchase price to the identifiable assets acquired and liability assumed has been set out in the table below.

Identifiable assets acquired and liabilities assumed (Provisional)

\$000
59
100
79
21,259
15,036
1,099
(4,518)
(183)
32,931

Trade and other receivables comprises gross contractual amounts of \$74,704 which has all been collected since acquisition date.

Acquisition-related costs

NZX incurred acquisition-related costs of \$426,000 related to consultancy, legal fees and due diligence costs. \$342,000 of these acquisition-related costs were included in the 2014 Income Statement within professional fees and the balance of \$84,000 of these acquisition-related costs are included in the current period's Income Statement.

8 Term loan

The \$10.0 million term loan is for an initial three year term. The facility is unsecured and contains two financial covenants which have been met throughout the period:

- The ratio of interest bearing debt to EBITDA shall not exceed 3.5 times; and
- The ratio of EBITDA to interest shall exceed 4.0 times.

The weighted effective interest rate at 30 June 2015 was 4.07%.

The Group has also entered into a further \$10.0 million facility to provide funding for additional risk capital for its wholly owned subsidiary New Zealand Clearing Limited. This facility was undrawn at 30 June 2015. The Group expects to fully draw down this facility in Q3 2015, with the proceeds to be held as restricted deposits for clearing risk capital purposes.

9 Impairment test

Impairment test

The Group's cash generating units (CGU's) to which goodwill has been allocated are tested for impairment annually, and whenever there is an indicator of impairment based on the performance of the CGU relative to expected future performance and other relevant factors.

Indefinite life intangible assets are reviewed for impairment annually. Finite and indefinite life intangible assets are also reviewed for impairment whenever there are indicators of impairment. Impairment testing is based on the performance of the intangible asset or cash-generating unit relative to expected future performance and other relevant factors. A description of the impairment tests carried out is included in the annual report for the year ended 31 December 2014.

As set out in the annual report for the year ended 31 December 2014 the Energy CGU has a significant reliance on service provider contracts it has in place with the Electricity Authority ("EA") which were renewed in 2012 and expire on 1 May 2016. The EA has commenced the tender process for these service provider contracts and NZX submitted its bid in May 2015. The outcome of the tender process will not be known until the later part of 2015. If NZX does not retain these contracts, or a significant portion of contract revenue ceased, then an impairment would likely result.

10 Dividends

Dividends declared and paid	For year ended	Unaudited 6 months ended 30 June 2015			Unaudited 6 months ended 30 June 2014			Audited 12 months ended 31 December 2014		
		Cents per share	Total	\$000	Cents per share	Total	\$000	Cents per share	Total	\$000
March 2014	31 Dec 13				1.60		4,089	1.6	0	4,089
September 2014	31 Dec 14						77	3.0	10	7.667
March 2015	31 Dec 14	3.00		7,916				2000000	-	
Total dividends paid for the period		3.00		7,916	1.60		4,089	4.60		11,756

Refer to note 13 for details of the first half 2015 dividend.

11 Related party transactions

(a) Transactions with key management personnel

Key management personnel comprises the Group's senior management team. Key management personnel compensation comprised the following:

	Unaudited	Unaudited	Audited
	6 months	6 months	12 months
	ended	ended 30 June 2014	ended 31 Dec 2014
	30 June 2015		
	\$000	\$000	\$000
Short-term employee benefits	2,179	2,017	4,197
Share-based payments	144	(53)	(37)
	2,323	1,964	4,160

(b) Transactions with directors and other entities NZX directors are associated with

The Company regularly enters into transactions on an arm's length basis and under normal commercial terms and conditions with other entities that some of the directors may sit on the board of or are employed by.

Directors fees for the six month period to 30 June 2015 were \$205,000 (30 June 2014: \$243,000, 31 December 2014: \$469,000) and have been included in other expenses.

11 Related party transactions

(c) Transactions with other related parties

During the period, the Group made sales to and purchases from its associates. The amounts of the sales and purchases between the Group and its associates, and any outstanding balances as at reporting date, are listed below.

	Unaudited	Unaudited	Audited
	6 months	6 months	12 months
	ended	ended	ended
	30 June 2015	30 June 2014	31 Dec 2014
	\$000	\$000	\$000
Sales to Link Market Services Limited	275	199	512
Purchases from Link Market Services Limited	(184)	(155)	(307)
	Unaudited	Unaudited	Audited
	30 June 2015	30 June 2014	31 Dec 2014
	\$000	\$000	\$000
Receivable from Link Market Services Limited	94	54	182
Non current receivable from CEO	1,811	_	-
Payable to Link Market Services Limited	(32)		(44)

A CEO share scheme is in place under the CEO's employment contract that runs for a period of 5 years expiring mid 2017. The full details of this scheme is outlined in the Group financial statements for the year ended 31 December 2014. The Group has determined that it is likely the performance hurdle will not be met and has accordingly recognised a loan to the CEO as a non current receivable with a corresponding increase in equity in accordance with the terms of the scheme.

12 Contingent liabilities and commitments

(a) Ralec Litigation

NZX filed proceedings in 2011 against Ralec Commodities Pty Limited, Ralec Interactive Pty Limited, Grant Thomas, Dominic Pym and other related parties (together "Ralec") in the New Zealand High Court. The proceedings relate to claims under the sale and purchase agreement (the "SPA") entered into in 2009 with Clear Commodities Pty Limited and Clear Interactive Pty Limited ("Clear") for breach of warranty and associated claims. NZX filed an updated claim and an associated claim against certain shareholders in the Ralec companies earlier this year. The updated claim seeks damages of at least AU\$20.7 million against Ralec. Ralec denies NZX's claim.

Ralec has recently filed an amended counterclaim against NZX. The quantum of the counterclaim remains inadequately particularised. The claims against NZX are primarily for damages in respect of the following payments contingently payable to Ralec under the Clear SPA:

- (a) An earn-out payment (the Grain Software Market Payment) of AU\$7m (payable in cash and/or NZX shares valued at the date of the SPA) and a possible unquantified ancillary bonus payment, if particular grain tonnages and revenues were achieved by Clear during 2009 and 2012. Between these periods, Clear traded between approximately 13% and 17% of the various tonnage targets. Ralec alleges this was because NZX failed properly to resource and finance Clear. NZX denies this.
- (b) A second earn-out of AU\$7m (payable in cash and/or NZX shares valued at the date of the SPA) comprising the Agri-Portal Purchase Payment and an ancillary payment (the Agri-Portal Payment), if an Agri-Portal had been completed and put into operation to the satisfaction of NZX by the end October 2012. The core of the Agri-Portal was to be a spot market and associated data based around the Clear Grain Exchange and at least one other commodity. Ralec alleges NZX failed properly to resource and fund the development of the Agri-Portal. NZX denies it breached its obligations and says that because the Clear Grain Exchange did not trade at the anticipated or required levels, the Agri-Portal could not be completed or put into operation to the satisfaction of NZX.

The Ralec's counterclaim also alleges related misrepresentation and breach of duty claims, as well as claims under the Fair Trading Act. Ralec's damages claims are for the loss of the opportunity to earn these payments, together with associated benefits, interest and costs. The total amount of Ralec's counterclaim against NZX is difficult to assess but NZX believes it is in the vicinity of AU\$20m.

NZX's claim and Ralec's counterclaim are set down to be heard in the High Court in New Zealand for an 8 week trial starting in May 2016.

Based on the Company's assessment of the circumstances and information available to it, it does not believe it is probable that a loss will be incurred and accordingly no provision has been recognised.

13 Subsequent events

Dividend

Subsequent to balance date the Board declared a first half 2015 dividend of 3.00 cents per share, fully imputed, to be paid on 16 September 2015, with a record date of 2 September 2015.



Independent review report

To the Shareholders of NZX Limited

We have completed a review of the interim financial statements of NZX Limited and its subsidiary companies (the "Group") on pages 2 to 14 which comprise the statement of financial position as at 30 June 2015, and the income statement, statement of comprehensive income, statement of changes in equity and statement of cash flows for the six months ended on that date, and a summary of significant accounting policies and other explanatory information.

Directors' responsibilities

The Directors of the Group are responsible for the preparation and fair presentation of interim financial statements in accordance with NZ IAS 34 *Interim Financial Reporting* and for such internal control as the Directors determine is necessary to enable the preparation and fair presentation of the interim financial statements that are free from material misstatement, whether due to fraud or error.

Our responsibilities

Our responsibility is to express a conclusion on the interim financial statements based on our review. We conducted our review in accordance with NZ SRE 2410 *Review of Financial Statements Performed by the Independent Auditor of the Entity.* NZ SRE 2410 requires us to conclude whether anything has come to our attention that causes us to believe that the financial statements are not prepared, in all material respects, in accordance with NZ IAS 34 *Interim Financial Reporting.* As the auditor of the Group, NZ SRE 2410 requires that we comply with the ethical requirements relevant to the audit of the annual financial statements.

A review of interim financial statements in accordance with NZ SRE 2410 is a limited assurance engagement. The auditor performs procedures, primarily consisting of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures.

The procedures performed in a review are substantially less than those performed in an audit conducted in accordance with International Standards on Auditing (New Zealand). Accordingly we do not express an audit opinion on those financial statements.

Our firm has also provided other assurance services to the Group. Subject to certain restrictions, partners and employees of our firm may also deal with the Group on normal terms within the ordinary course of trading activities of the business of the company. These matters have not impaired our independence as auditors of the Group. The firm has no other relationship with, or interest in, the Group.

Conclusion

Based on our review, nothing has come to our attention that causes us to believe that these interim financial statements of the Group do not present fairly, in all material respects, the financial position of the Group as at 30 June 2015, and of its financial performance and its cash flows for the six months ended on that date, in accordance with NZ IAS 34 *Interim Financial Reporting*.

18 August 2015 Wellington

KPMG