

01/08/2020 COMPANIES HOUSE

Personal Group

Personal Group is a leading provider of both traditional and digital employee services, including employee benefits and insurance products.



Q&A with Deborah Frost

Meet Personal Group's new Chief Executive "We are here to support the working backbone of the UK; we make sure that when tough times come along we are there for them"



See more on page 16



Our strategy in action

We implement engagement strategies tailor-made for workers on the move with an easy-to-use digital platform accessible anytime, anywhere.



 \rightarrow See more on pages 6, 28 and 50



Engaging with our shareholders

We ensure that shareholders' views are brought into our decision making in the Boardroom through regular meetings. roadshows, updates and our Annual General Meeting.



⇒ See more on page 24



01

indrese in eliminate elim

and the second of the second

established at their characters

2 - 116 - PME. 1

 $\mathbb{T} = \mathbb{T} = \{j_1,\ldots,j_{k+1},\ldots,j_{k+1}\} \subseteq \mathbb{T}$

in process of the ending to

industry in the e 30

Service Management on Jean

Towns of making the second of the second of

Age when with get

مراميلات الراجيد المدا

Service (Constitution)

supplied the second of the second

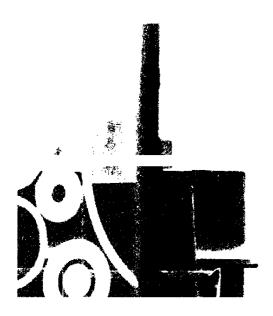
and the second second

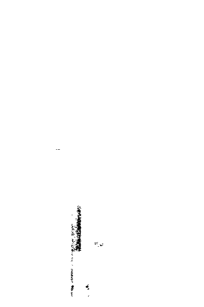
Linux mounter with the line. Name to

AND THE RESPONDED

www.personalgroup.com









Financial highlights

	£/0.9m		£TTC+		4.70 pm
2018	655.3m	5018	2.77 Jan	2018	£" >=
2017	145.2m	2017	11190	9017	a-0.54
Group Revenue		Adjusted EBITDA*		Profit before tax	
2018: £55.3m		2018 £11 4m		2018. £10 2m	
	28.45		£17g~		7 1 30
22*6	2/73	2018	5177 r	2016	7,00
2017	26.35	2017	£16.2~	2017	22 /b
Basic EP5		Cash & deposits		Dividend per share	
2018-272p		2018 £17.7m		2018. 23 0ა	

Operational highlights

- Acquisition of Innecto

Successful integration of Innecto into the Group, enabling engagement with a different type of employer.

- Refreshed strategy

Strategy refined and refreshed under the leadership of new Chief Executive, Deborah Frost; new website designed and implemented to reflect this.

- PG Let's Connect performance

26% increase in revenue and 43% Increase in adjusted EBITDA with no increase to headcount.

- Increased adoption of Hapi

Now the benefits platform of choice for over 175 organisations and over 410,000 active users

- Increased SaaS revenue

146% increase driven by increased user spend on Habi, following a successful transition to the servicing of e-vouchers and reloadable cards in-house.

- ISO 27001 accreditation

Certification successfully achieved for the Group.

n all Grap (Bit MacConst.) is not better that constant or our properties of thoughous endough it and income characteristic modules of the constant of the cons

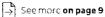
Personal Group at a Glance

We help businesses and employees across the UK improve their wellbeing with our range of employee services, benefits and products.



Protecting people

We provide insurance products to protect individual employees and their families - often for companies who don't provide death in service or sick pay benefits - we protect the unprotected.





Connecting people

We help employers by showing their employees how to access their benefits on a phone or laptop, oneto-one, face-to-face. We connect the unconnected.



→ See more **on page 8**

Our customers

Our heartland is working with large scale clients whose workforce doesn't sit at a desk and who traditionally have little access to financial services. We are now expanding our footprint into the wider economy and have developed services and solutions for the public sector, SMEs and talent driven businesses through PG Let's Connect and Innecto.



⇒ Sec more on page 9

A wide reach

The rise of the zero-hours contract, contingent workforces and the gig economy have led us to expand our offering. We are working with large employers to make our products and services available to this vulnerable sector.



⇒ See more **on page 9**

Our fair deal insurance products have been making a difference to the working backbone of the UK for over

The rise of the gig economy, a challenging economic climate and changes to the National Living Wage have all contributed to increased pressure on payro... We enable employers to offer additional benefits to their workforce at no extra cost to themselves, whilst protecting their workforce and their families.



⇒ See more on page 12

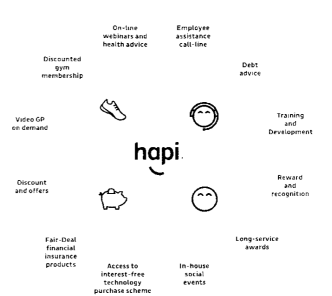


Hapi, our employee experience platform

Hab is our fully custom sable employee experience platform which enables HR departments to stream, he processes, connect with their employees and effectively communicate their employee benefits. Flexible and easy to use. Hap, allows businesses to connect all aspects of mental, physical, social and financial web-being with the benefits, communication and engagement toors they need to create an environment for their employees to succeed.

Habi's flex bill ty also enables us to adapt our approach for different markets to make our offering as relevant as possible for their employees.

See more on page 10



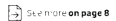
Personal Group - markets

Our cord market is made up of the industrial near tlands of the lok, two cally organisations where many employees don't sit be find a desk, are often tow paid, and may not get the benefits hackage live on other sectors exhect.

Our NHS Trust offer is a customised patrolin, providing easy access to core NHS benefits Like behs on and employed field incs, all mone place, together with access to salary sacrifice products.

We are currently accessing the SMF market to provide a small business benefits package throughour channel partner. Sage

Typically fast-growth organisations (who) eutracting and netaining fallent is key to future success accessed via Innecto



How we make our money

	Revenue	Adjusted EBITDA
Insurance		
PG Let's Connect		
SaaS		
Other		



Chairman's Statement

We continue to deliver benefits, both in financial terms and in peace of mind, to individual employees, many of whom make up the working backbone of the UK.





Personal Group has a rare consistency – we have again delivered a good profit from our operations and, once again, increased our dividend to shareholders. We continue to deliver benefits, both in financial terms and in peace of mind, to individual employees, many of whom make up the working backbone of the UK. This is reflected in our refreshed mission to connect the unconnected, protect the unprotected and equip employers to engage and reward the riempioyees.

Underneath this consistency, things are changing within our market. Our clients are more thoughtful in how they engage with their workforce to improve their well-being. Many have more involved and sophisticated procurement. approaches to tackle this. Consequently, our engagement with our existing and prospective clients is changing. We are becoming more targeted and consistent. in our account management. We have a much more integrated style which takes. advantage of a more able marketing function within the Group and the strengths of our compined business propositions and salesforce. All of which siled by a new dynamic Chief Executive Deboran Frost who, having been a Non-Executive Director of the Group since September 2015, was abbointed on 28 1 5 8 7. D

Some parts of our business have been able to respond quickly to the changes. Our home technology business, PG Let's Connect, has bounced back from the tax changes and the preceding uncertainty around salary sacrifice to deliver a 26% increase in revenue and a 43% increase in adjusted EBITDA. Increased usage of our benefits platform, Hap , and the corresponding uplift in SaaS income, has been a key factor in our 28% increase in revenue, demonstrating the attractiveness of the platform. Innecto, the pay and reward consultancy, has only been with us for a year but has made the change to its new owner. smoothly. Innecto has grown and, as envisaged, prought new clients to Personal Group, to the benefit of the Group more widety.

Our insurance business has needed more time to change. Our insurance premiums are down stigntly on last year, held back by the elongated time and additional efforts needed to win new clients as a result of extended procurement approaches as well as more detailed consideration of the implications of GDPR. The changes to our approach and personne but in place in 2019 have already led to major client contracting negotiations at the start of 2020, in the bast, our increased promium has masked a reduction in our policy numbers.

We are attacking the reducing numbers with new in tratives, such as a move to direct debit collection which allows those no longer on payroll, or who have never been on it, to enjoy the benefits of Persona. Group even when premiums cannot be deducted from payroll. This will keep more, and attract more, policyholders. With changes in place, and new clients in train, we expect improvements in our insurance business contribution to result.

So, overall, our business delivered revenue up £16m (28%) from last year and profit before tax slightly improved. Pretty consistent. However, we consider Adjusted EBITDA to be a more appropriate measure of our performance as it has a consistent composition and does not include one-off elements that might distract from the underlying performance.

Adjusted HBITDA for 2019 was lower than 2018. This reduction was less than 4%, reflecting that the growth in revenue came predominantly from those areas of the business where the margin is, by nature, lower and costs that, whilst below budget, were higher than 2018. Increased investment also helped improve the marketing and sales capabilities and introduced some necessary credentials in system security – recognised by our ISO 27001 accreditation.

Innecto has grown and, as envisaged, brought new clients to Personal Group, to the benefit of the Group more widely.

Adjusted EBITDA

2517

2018,411 um

Secretor Strategy **on page 12**

Profit before tax

(→) Sociour Board or Directors **on page 32**

2013 E10 2m

2017

Scc our Business Model, on page 10

2017

Group Revenue

2010 - Cab Bm

As Chairman, I am pleased to confirm we have recently concluded a Board effect veness review by Grant I nornton which was positive. I am also pleased to welcome Maria Darby-Walker to the Board and as Chair of the Remuneration Committee. Maria brings both financial services and major business experience from her work at Rolls Royce, Barclays, Birds Fye, Cadbury and Rio Tinto amongst others and was identified as one of the 'top 100 Women to Watch' by the Cranfield School of Management in 2018. I thank the entire Board for all their contributions in 2019.

Many beoble have contributed to the Personal Group throughout 2019, I and the Board thank all our colleagues for their continued enthus asm and efforts. In addition, we do not take for granted the continued support of our shareholders large and small. Thank you all.

Fairness is an often-stated aspiration by companies, but making it happen is rarely discussed. Making aspects of financia, security accessible to more people at a fair price is what Personal Group does, consistently Our insurance products have been providing benefits for people in their time of need for over 35 years. Our hospital, convalescence. and death benefit blans are designed to offer support and assurance and the discounts offered through our benefit platformine.pireduce the burden of cost on a daily basis. I'm confident our strong financial position and operational resilience will enable us to continue to fulfil these commitments during the current challenges caused by COVID-19.

Mark Winlow

Non Executive Chairman

20 April 2020

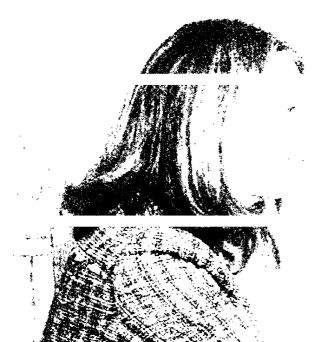


Innecto joined Personal Group in 2019 and brought with it an enviable client list across both highly commercial and not-for-profit organisations.

Jean-Christophe Fonfreyde, Head of Reward, Wellcome Trust

"Our goal was to develop a new simple bay architecture but were finding many of the frameworks offered by the larger agencies were too complex and didn't truly fit our needs. Our biggest challenge has been to reflect the diverse nature of the frust - including our Collection (facing the horitage sector), investments (facing the city). Grant makers (typically from academia/scientific backgrounds) and support roles igeneral industry wider - and create as miple reward solution that meets the needs of all members of staff and feets fair innecto's innovative, nimble and agile approach has enabled us to create a solution that acknowledges we are One Wellcome, but also recognises our clifferent eurbrial footprints, aird we are now in the process of implementing and communicating this with innecto's guidance. The breadth of experience and pragmatic approach of the innecto team made them the perfect pairmor for us, and enabled us to reach the outcome we required.





Our Strategy in Action

ר randstad

Description of the business:

Randstad is the largest recruitment company in the world, sending 668,800 candidates to work every day. Having built a strong foothold across the UK over the last 55 years, the company now has 1,400 employees working in over 70 branches throughout England, Scotland, Wales and Northern Ireland. Randstad prides itself on matching the right candidate with the right workplace and putting people at the heart of its process.

Be irresistible

We draw clients and customers towards us through better meeting their needs and adapting to changing environments.



Our biggest focus remains connecting and engaging with all our employees. We wanted our employee benefits programme to offer more than just discounts. Communicating our employee benefits offering to thousands of employees was proving tricky; many of our employees didn't even realise they had access to such a platform. We needed to find a way to engage them with us. That was going to be the key to future proofing our employee benefits programme.

Since day one, Personal Group has been an extension of the Randstad team. The product development team has absorbed all the feedback the team has given them, they go above and beyond to give us a tailored platform that fits our needs. What we have achieved alongside Personal Group has been amazing, and the fact that it's future proofed is even better."

Carolyn Walker

r IR Operations Director, Randstad UK

What we did:

Brought together all of Randstad's multiple platforms into one single sign-on hub

1,623 activated users

c40,000 logins

Our Markets

Our unique blended approach of a competitive rewards and benefits package, a state-of-the-art native mobile app, and a UK wide face-to-face roll out and implementation team continues to drive exceptional engagement for our clients.



Attract, Retain and Engage

Employers continue to state their main objective in this area as employee engagement. However, with the introduction of substantial rises in the National Living Wage in 2020, we expect these drivers to change. As employers' payrolic costs grow, we are experiencing increased demand for alternative benefit and reward proposals, at little or no cost to the employer. This is where Personal Group is perfectly poised to deliver against both objectives.

2019 saw record employment levels in the UK and more and more businesses implementing employee benefits programmes to attract and retain the best staff. This trend highlights the fact that employees are no longer focusing on salary alone, but on the broader business of fer. This includes not just how it will impact their financial well-being but their social, mental and physical well-being too.

The ongoing uncertainty on Britain's position within the FU throughout 2019 added increased pressure on the labour market and on our neartland of lower-paid blue-collar employees. Many European workers within the UK labour market faced added insecurity and vulnerability which has continued into 2020 as we move into a transition period with the FU.

The effect of these pressures has led employers to compete for the best staff with both financial and non-financial benefits packages.

Our Approach

The Personal Group family provides a unique market proposition which enables us to leverage each brand within the Group to different sectors. While Personal Group continues to focus on the working backbone of the UK, PG Let's Connect have developed a strong offering in the public sector market and, in particular, the NHS. Alongside this Innecto is able to leverage the product and service offerings of both Personal Group and PG Let's Connect to their market as part of their wider Innecto Digital offering. Finally, the SME sector is addressed via our Sage partnership with more areas for development due to deliver in 2020.

This combined approach allows us to address every sector of UK business and offer relevant, timely and price appropriate benefits and services.

Increased awareness of wider well being issues in the workplace, and the rise of the gigleconomy, has increased demand for services such as Employee Assistance Programmes and online GP services which, if held on a company computer only available during limited times, would see little or no uptake. Our ability to provide these on demand 24/7 has seen a huge increase in usage and engagement levels with the wider platform.

As employers struggle with balancing the ripayroll and supporting the ristaff our insurance products come to the fore. Offering employees access to our simple, low cost protection plans creates a much wider benefits offering at no cost to the employer whilst reducing presentee sm. Similarly, salary sacrifice schemes for technology products are very popular with the workforce and help drive engagement while being entirely cost heutral to the employer.

UK manufacturing employs

people work in the UK Public Sector (Source: ONS) people in the UK (Source: The Manufacturer)

of the 5.9 million UK businesses are SME (Source: Merchant Savvy Co.)

Large Industrial

Our core market is made up of the industria, heartlands of the UK, typically organisations where many employees. don't sit benind a desk, are often lower paid, and may not get the penefits package which other sectors expect. These roles in social care, food manufacture. transport and logistics and warehousing form the working backbone of the UK. We are proud to offer a benefits backage and fair-value employee paid insurance protection, to ensure that these employees can cope with the financial impact of unexpected events through our Hospital Cash Plan, Convalescence Plan and Death Benefit. Our penefits platform is available on mobile phones, which means employees don't need to log-on to a work intranet, via a work email address, both of which are common access issues for employees in our core sector. Our field sales team meet with individuals on a 1-2 1 bas's to help them download and access the App and offer our insurance products at work.

Public Sector

The NHS generally has better paid employees than our core markets, but little spare budget to invest in benefit platforms. This means that NHS employees can miss out on the discounts and offers that others take for granted, as well as salary sacrifice home technology, bikes and cars. Our NHS offer is a customised platform, providing easy access to core NHS benefits like pension and employee neighbors, all in one place, on a mobile phone. Salary sacrifice schemes in the NHS create a small pension saving for the employer too which releases NHS Trusts' budget for other investment. We are providing a discounted platform for the NHS Trusts we are working with which provides access for PG Let's Connect and other non Personal Group third-party providers to provide salary sacrifice benefits.

SME

With 15.6m employees working in companies with fewer than 250 employees, the SME market in the UK is vast but fragmented. Reaching small employers at scale can be cost prohibitive. Through our partnership with Sage, the UK's largest provider of payroll and accounting software for small businesses, we can reach sign ficant numbers of smaller companies in the UK. We also have plans for widening our partnership offer to other organisations which work extensively with the SME market such as small business insurers, business services and member ship organisations.



Talent Driven

Innecto work with organisations across sport. media, fin-tech, scientific research and technology among others. Typically their clients are fast-growth organisations, where attracting and retaining scarce talent is key to their future success. Innecto's blend of

flexible, intelligent thought-leadership has built a strong reputation for consultancy and digital analysis solutions which help organisations understand their reward bosit on better. They also provide consultancy in gender bay and other legislative-led transparency changes to reporting. With Innecto Digital re-platformed onto Personal Group's technology piatform, we provide advice and services for larger businesses with the same high standards of data protection and security, and benefit from improved reporting tools. Inner to's clients typically are Ciliute decision-makers in HR, Finance or the Chief Executive.

Our Business Model

Our business is built on one simple fact: happy people are more productive at work.



Hapi, our employee experience platform

Hapi siour fully customisable employee experience platform which enables HR departments to streamline processes, connect with their employees and effectively communicate their emoloyee deat. Flexible and easy to use, Hap. allows businesses to connect all aspects of mental, physical, social and financial well-being with the benefits, communication and engagement tools they need to create an environment for their employees to succeed.

Hapi's flexibility also enables us to adapt our approach for different market segments to make our offering as relevant as possible for their employees.

Employee On-line health advice call-line Discounted Debt gym membership Training Video GP and Development hapi Reward Discount and offers recognition

Fair-Deal financial insurance products

Access to interest-free technology purchase scheme In-house

Long-service awards

Maximising that value

Clear strategy

To expand our footprint into different market segments.

Effective delivery

A strong and experienced management team

Robust risk management

A strong and effective risk management culture.

Sound governance

An experienced Board with over 40 years combined experience of Personal Group.

Creating value for our stakeholders

Our clients

Bespoke, integrated and intuitive delivery of a broad and affordable suite of employee services to help employers to attract, motivate and retain staff

Our customers

Peace of mind for policyholders with our fair deal-insurance products and enhanced employee access to benefits and discounts v-a Habi

Our colleagues

An engaging and challenging environment for our 235 staff.

Our shareholders

A track record of a progressive dividend.



Hapi contains many features which improve employee communication and engagement beyond the provision of more traditional employee benefits"

How we make our money

Large industrial

Employer paid Hapi subscriptions – employers pay monthly or annual subscriptions per employee for use of the napi platform and app

Employee paid insurance premiums -

access to our insurance products is made available through an individual's wider employee benefits offering. Premiums are baid by the employee via a weekly or monthly payroll deduction.

SME

Employer paid Hapi subscriptions -

employers pay monthly or annual subscriptions per employee for use of the Hapi platform and App through an SME channel partner

Public Sector

Employer paid home technology salary sacrifice sales -

employers pay upfront for their employees' technology purchases with employees making subsequent monthly salary sacrifice payments back to their employers.



Talent Driven

Innecto consultancy income -

employers pay for a full reward service – from pay benchmarking to the development of job evaluation and ponus schemes.

Innecto Digital subscriptions – employers pay an annual subscription for digital analysis and predictive SaaS tools for use in making pay decisions.

Commission on third-party transactions – w_0 is presented as g is samily that a section g is f through Hapi and commission on any third-party financing arranged or employer purchases of partner solutions.

Non-revenue generating added value features of Hapi – to the reactive sample apage of the substraining number of the employers back office technology suite, which further enhances the istickiness" of our offering to the corporate client.



Revenue

Adjusted EBITDA

Insurance

PG Let's Connect

SaaS

Other

Our Strategy

The Group's 2025 aspirations are to double EBITDA and have 1 million users of the Group's Hapi platform.



Our purpose is to connect the unconnected, protect the unprotected and to engage and reward employees with the provision of our services in the UK.

We recognise that our aspiration will, only be achieved by the combination of a variety of approaches

Thein gher margin insurance business will only be able to grow organically if we drive the business to think differently. We intend to grow this side of the business by widening its accessible markets to include theig gleconomy for current and new clients, improving the attract veness of its offer to embloyers and policyholders and retaining more policyholders for longer

We also recognise the requirements to expand our footprint into the wider economy and have developed services and solutions for the public sector, SMEs and talent-led businesses through PG Let's Connect and Innecto.

In addition, where we come across businesses which we consider will supplement our overal; proposition, we will continue to consider acquisition.



PG Let's Connect in action

The response to the SWBH Penefits programmy has been fant asticland the results from the PG Let's Connect Technology benchit have been a great success. We've used able to offer the latest home technology to our staff and seen fantastic take up. We've also been able to offer a wide array of benefits through Hapland place. If in the palm of our employees' hards and seen fantastic take up, which in turn has enhanced morale, reduced sickness and ensured we continue to retain and recruit the very best nurses. We couldn't ask for more.

Amir Ali, Head of Engagement, Retention and Nurse Recruitment – Sandwell and West Birmingham NHS Trust

Our client proposition

Employee benefits & insurance

Our Hablidenefits solution is a market-leading platform idetigned to be accessible, mobile first, fally custom sable by cuents and especially designed to work well for cuents where the riemployees achitis themself a dask all day. With employee well-being uping top of most employers' lists. Hap plats access to well-being uitolenbloyees' pockets, on their phones, wherever they are

Our on proyee paid insurances are specifically helpful where employers are not able to provide financial support for unexpected events hals tay in hospital, or a pereavement. Our family also products are simple is ingle rated, with no medical adjudication required and cost about the same as a cup of coffee each week.

Finally, we join the dots for employers – our field sales ream sit down with employees face-to-face, and connect them to their benefits part for manditalix about protecting them and their families.

PG Let's Connect

Our proposition offers access to technology through bayroit with NIC savings for employees. Employees can choose from the ratest technology and day monthly through payroit with insurance bundled in Employers are able to offer an attract velocities and for employees compared with the cost of a store credit card or bank toan. Employers value the added at tract on and retention of employees through the benefit and pension savings.

SME

We offer a standard employee benefit offer through Sage for employees of companies of 250 or fewer. Priced competitively, tip offers employees of smaller companies access to our discounts and offers, abionupe GP, Cycle to We, Klandian Employee Assistance Line.

innecto

innectoloffersic, entra fivil neward consultancy synilice in from pay purchmarking to the development of job avail at on and bonus schomes 2019 cuents include (thi The Phinces five to Reilla FC and The Rist Shurrary innecto has also developed a sure of digital analysicand prodictive SauSitoels for use in making any decisions.

The Group has focused on maximising the accessible market opportunity and developing multiple routes to market."

duligue in 2018 vacturiax dire discontrandofrers operation in not ve after a data o leach at out third uartic block der Early in 2019 we started operation all direave individual to successful first year. Avofurfilled in service for excluding and lepadable discount on discording from our Head Office coeration. In 2019 words, when is done of 2011 in discount value for our 410-2019 of 24 Head Users.

Wichaverd isnaped the Marketing reamendire developed our website to better inflectious centious rands dutions, including solds read ones centious we've also developed fresh sales colorers to get our inestage out to dients and emphasisc the unique solution that Personal Group brings

We have started devetoping in benefits and insurance solution for chents which laddlesses their continue it workforce lagency wolkers, temporary emulyees and zero hor nontractors in a workforce remployed starf. We have completed a small successfulb, to their employed starf.

 wit have also started working of enhancements folduloroducts to effect changes in the NHS and octoor meet our policyholder needs.

We not eased profit by 43 \times and survively hap proportions or eated for the NFS by PC , et's Connect

We into an enradia fit was to horr demoloyee expirit or cents, and us to growness how by 26% . A twind more assume about int.

 Whinave become or single one you to Sage's team to develop the MPL format your Best cambaign for the rISME clients to singleder mane, all to support time, business owners and hanagement teams to save time, mush better docisions and more some performance of the inpulping Sage's Embloyue Benefith solution boweled by Frabilities under the IPECOD's workshouth.

with face also been working with Sagrito be allowable waters approach to the factor the scaling Payroll and Actounting Sarvices γ

And the districted of the authorism is anomalist and properly are less through the training to can be character and a derive have been deal and very the away the efficiency summary was keep with a visit Personal time, because a mark in action as because the anomalist and because to the anomalist and a derivative value and successful actions and a visit and a visit and for their growth in 27.20 personnel.

We can be called a non-linear edge to the ED parameter of the sense which make about the base of the transfer of the parameter of the edge of the about the edge of the about the edge of the edge of the parameter of the paramet

The transfer of the conditional conditions are the second of the conditional conditions and the conditional conditional conditions are conditional co

Our 2020 plans

- Consider the year part of never 18 wish telephoducts to appeal to law dollor entitlembiolyse base.
- Factorise asive our agon, entry into protecting the contingent worker economy through our current arstrance allobacts.
- Expandion addressable malket to insular or and pulled indock for fature income streams.
- Dave no policytio identification strategies from la lot testing

Extendithe SubiNES product to more Tunts

- Wider the offer to include other pulpic sector employers such is
- Fire Service, Police is nively by and Local yimpority.

 Fixpying the offer foling side exhibite goods.

Cugatos, idsion succession their Making favility for a combaight to launchine wimarketing foling lude the Sage Employee (). Benot its offer

Sage under will tes Personal Group's plat form costa

wraccustry copyng ta Rown diffees with alab pointform for Tabk market existing situand periof cyal mys Ssaint on

information between the sounse the parable could be then expone GaS invarient with that the

Chief Executive's Statement

Personal Group is a leading UK provider of employee services, including employee benefits and insurance products.





Introduction

My appointment in February came with a clear set of instructions: 'Grow the business' – and I was excited to take over a company which has so many key components functioning well. But our growth has been steady rather than spectacular over the past few years, so I have issued a challenge to my senior team and our employees. "I et's double the profits by 2025" – this is sh't a promise or a forecast but a way to help us think bigger, drive growth, and harness ambit on for our future.

Core Insurance Business

Since my appointment we've spent time focussing on what is important in Personal Group. We provide insurance and employee benefits to hundreds of thousands of employees all over the UK, but what is our key purpose and unique offer in a crowded market place?

We have identified that the central our pose of the core insurance business is to 'connect the unconnected' and 'protect the unprotected'. Benind these two statements is a recognition that many of our policyholders are the working backbone of the LiK, in the croles as bus drivers, food manufacture operatives, care home staff or retail employees not all have employer; bud benefits if they are it, need to attend no suital opinitire.

worst case, die. Our field sales team sit down 1-2-1 with over 73,000 employees a year to connect them to the benefits their employer offers them, via Haplion a mobile phone appliand over 64,000 employees to talk about protecting themselves and their loved ones from the financial impact of an unexpected event. Personal Group's insurance business has been working with client organisations tike these to ensure that workers can have access to simple, fair-value insurance products for over 35 years.

We believe in making it easy to claim, with our Milton Keynes Customer Relations team handling over 32,000 claims from pot cyholders in 2019. We've also been developing options for employers to offer our insurance products to their staff on temporary or zero-hours contracts and agency workers. In reflecting the reality of the UK workforce and including workers as well as employees on site visits, we can improve productivity of our field sales team and protect more peoble.

When I took over the business our and services pays, os, reward and insurance segment was starting to recognition, salarly sacrifice technolic contract. Policyholder numbers have been reducing for a few years, out increases to premiums had meant that policy income remained static in 2019, for the first time premium income shrank sughtly. I have inside the numbers where the internal same are to the numbers where the number

and whilsts gnificant improvement in the financial performance will not be immediate, we are very pleased with the foundations that we are laying to widen our opportunities.

But we've also recognised that the long term sustainability of the business lies in expanding our footprint so that we compete beyond our neartland clichts. Some of these jobs may be replaced by robots and Allover the next 15 years, so we're developing propositions to cover a wider part of the economy such as the public sector and talent-led businesses. My job has been to help my management team preathernew energy into these developing areas, and set challenging goals to grow the business beyond our insurance core.

We have identified that the central purpose of the core insurance business is to 'connect the unconnected' and 'protect the unprotected."

SaaS

Our benefits platform Hapi provides a customisable platform where employers can combine all their current provision (pension, childcare vouchers etc) into our simple mobile and desktop product. They can then select from an array of other products and services bays, ost reward and recognition, salary sacrificate conology, cars and cycles as well as our offers and discounts to build the right benefit solution for their teams. Our technology, particularly the mobile applies outstanding and is a great solution for clients where their teams arenit

2045 - 10 day 2047 - 10 day 2047 - 10 day

Number of policies in force

2018/3074**3**2

Sec our markets on page 08

sitting behind aldesk all day. We've had real preakthroughs this year in working. with new partners (ThinkMoney) and new clients (Prince's Trust through nnecto). The SaaS revenue from Hab has grown significantly in 2019, from £1.8m to £3.1m, and the success of the Hablisolution is shown by the massive growth hour top line revenue on discounts and offers. Our goal is to reach 1 million Hapi users by 2025 and we're well on the way with our active users up by 28% in 2019 to 410,139 Over 175 organisations use the Hapi platform for their employee benefits, custom sing it to meet their own branding and employee requirements. It's not always called Hapi – chents call it different names from 'Smile', 'The Benefits Room', 'MyHub' to 'Ine Pantry'.

Our access to the vast but fragmented SME market is primarily through Sage's employee benefits product (Sage Employee Benefits) for Sage customers. Sage's focus on Making l'ax Digital for their cuents in 2019 meant our relaunched project suffered delays, but a new management team within Sage, and significant internal support, have driven progress in developing this growth opportunity. A new marketing campaign in Q12020 by Sage should drive awareness and Sage have agreed to underwrite our cost of the platform for 2020 as part of their commitment to the rollout.

Innecto have completed their first 10 months in the Personal Group family Innecto Digital, their digital pay management suite, has been completely re-coded and re-launched on the Outsystems platform, bringing the same level of scalability, security and analytics as Habi, Current clients are being migrated onto the new system in early 2020 and new opportunities are

2.78 2017 1951-7

Activated employees on Hapi

2016 321,763

 $\stackrel{b_i}{\Rightarrow} \text{See our strategy, on page 12}$

paing uned up. They have continued to grow the inconsultancy business this year. Innecto's drive, growth mindset and coent focus have prought new ideas into Personal Group too.

PG Let's Connect

Finally, PGI et's Connect have had a splendid year - both delivering on their commitment to the radjusted EBITDA number (+43% on 2018), with no increase in headcount, at the same time as developing new products to meet the requirements of the NHS. We're very excited about the opportunities we bring to NHS Trusts by a molifying their benefit. offer, putting everything in one place, and into staff hands via the mobile app. The platform includes access to salary sacrifice home technology through PG Let's Connect, and cars and cycle to work schemes. We have also wrapped in access to their pension scheme, the excellent NHS employee support line, and their own σ scounts and offers. The NHS emotoys over one million workers in the UK. We are in final contract discussions with two Trusts and are working with others.

Team

Our Marketing team has been overhauled, with new faces and fresh ideas. We have recently launched a new website which places our 'protect the unprotected' offer front and centre, and includes real policyholder and client case studies. I'm happy that it reflects who we are and what we do.

Outlook

Despite the substantial global impact of the COVID-19 virus, which necess tates a significant degree of prudence for 2020, we remain positive in terms of the longer term outlook for the business. We have implemented our contingency 2019 - 2019 2019 - 2019 2017 - 102-1

PG Let's Connect shipments

2018.21 349

See our <≥ s on page 18

plans and almost all of our employees are currently working from nome in accordance with UK Government advice. We have considered the developing COVID 19 situation in detail and have modelled numerous scenarios. Whilst we expect that the ongoing impacts of the virus could have a material impact on FBI TDA for 2020, and into 2021, we remain confident that the business will remain profitable with a strong balance sheet and no dept. In addition, we have significant headroom and are taking actions to protect the business.

These include fur loughing a number of employees, setting up outbound sales activity with our field sales teams whilst continuing to process claims and serve our customers. The changes we have implemented this year will undoubtedly take time to bear fruit, and they will be joined by new developments in 2020, but at the end of my first year. I recognise the strength, resilience and determination of not just my sen or team but the wider Personal Group family to create and drive the business forward into new and existing markets.

Whilst the current challenges being faced in the light of COVID-19 may temporar ly change our focus in the short-term, they may also present longer term opportunities to reinforce our central our pose of connecting the unconnected and protecting the unprotected further

Deborah Frost

Chief Executive

20 April, 2020



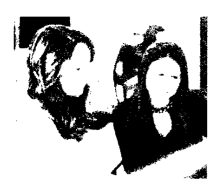


Having been in the role for almost one year what has been your overall impression?

My overwhething impression has been what a fantastic team we have here at Personal Group and how excited beople are about the future. The team are also very loyal to Personal Group. Our employee engagement scores are very high, and as I have walked around the business and got to know people really well, I have been impressed with how committed they are, not just personally to the business out also to each other, our clients, and policyholders.

What surprised you when you joined the business?

One of the big surprises was that the messaging we had going out to the world was not really very clear and yet, within the business, we had developed a very clear purpose of what we do and how we do it. I have therefore spent a lot of time neiging the team craft these messages and helping position ourselves with our client base so that they really understand what we can do for them.



How do you feel the culture of Personal Group has changed in the past year?

Ithink we now have a lot more or de in what we do. We protect the unprotected and offer insurance products to people who don't find it easy to access financial services. Our policyholders are a group of people that the insurance industry has perhaps neglected. We are here to support the working packbone of Britain, we make sure that when tough times come along, we are there for them. This has culturally given us a sense of real purpose over the last year.

What do you see as the main strengths of the business?

One of our key strengths is our fantastic user penefits platform - Hapi. It is very user friendly and helpful to businesses. One of my main goals is to really get this into the hands of more employers and the remployees over the next two to three years. It is fully customisable and therefore extremety beneficial to organ sations who have a lot of employees who don't sit behind a desk. Our key message to those employers is that we can provide a solution to help them reach their employees. communicate with them and provide. them with a ready good benefits suite for an affordable budget.

What are your top areas of focus within the business?

Tam very keen that we continue to work hard on our values and behaviours in particular, that we "run it like we own it."

There are some great ideas within the business, and I am encouraging people to take ownership of these. We have introduced a series of pilots to look at areas such as retention and expanding our footprint into new sectors. I am really keen that all staff get behind this value and that we all "run it like we own it" as we move forward together.



What are you most looking forward to in the next 12 months?

Lam looking forward to seeing our brans develop and deliver. We have but a lot of things in train so whether this is expanding our footprint into new crent areas, or the work we have done in opening up the NHS and other public sector bodies, there are some exciting commercial opportunities on the nor zon.

I am very proud of the new markets we have opened up this year as we continue to bring benefits to the UK workforce."

What do you see as the main opportunities for Personal Group?

I see many opportunities for the pusiness, some key areas as below. Personal Group has always been focused on working with employed staff, and we have collected payments. from our policyholders through payroll. Our opportunity now is to meet the changing needs of the British economy, which employs people and fferent terms such as self-employed, zeronour, and temporary contracts. Al. of these workers could benefit from the opportunity to buy our fair value products and so we have expanded our remit to talk to and support people who are in a business on a contingent. basis rather than simply the employed workforce

In addition to our protection products we have also made changes to our. Hap platform and app. We are now able to offer this to contingent, workers and policyholders who have changed employer. Stay Hap provides a streamfined version of the main platform which continues to provide everyday savings into the hands of our customers.

With the acquisition of Innecto, we are also now engaging with a different type of employer. Innecto deal with a white-collar market and we are able to bring the Habi blatform, as part of the much wider Innecto Digital Suite, to professional services type employers such as lawyers and architects alongs dean impressive blue-ich biclient list.

And finally, Let's Connect have made great headway this year in working with the NHS and other Public Sector organisations. The Let's Connect offering into the NHS is extremely deneficial both to the Trusts in terms of National Insurance savings but also to the workforce who are one of the heroes of the UK economy.

Tam very proud of the new markets we have opened up this year as we continue to bring benefits to the UK workforce.

How has Personal Group evolved in the last year, and what were the drivers behind this?

We have devised three ways of working that I believe have given structure to all that we do.

Be famous: We have a fantastic value proposition for our customers but, if no one knows about it then it is wasted. We have spent time developing our messaging to make sure people know who Personal Group is.

Be dependable: We have always been known as a dependable company, but I want to make sure that we always keep our promises: want to make it easy for our customers to access their boticles, find out more information or make a c.a.m.

Be irresistible. We have focused this year on really looking at our policies, how they work, and now we can make them even better. We have looked at ways in which our Death Benefit Plancan pay early if, for example, someone is diagnosed with a terminaciffness. We have introduced ways to make it easier for family members to cover funeral expenses, and we have taken on board the changes in the NHS to better aughour Hospital, Plan

Tell us more about you

When i set up Innecto I wanted to create albusiness where beoble really wanted. to come to work: We employed many part-time people and people from a variety of different backgrounds and we worked hard to create a very positive culture. I feet strongly that I can, and have transferred the learning and skills. from that experience to Personal Group. I want a team of people who are deepty proud of what they do, that connect to Personal Group and know that they work for an organisation that is doing something good in the world. We are, of course, a commercial business but I want us all to go home at hight thinking "yes, i d.d a good job today."

Inat sense of doing good and doing the right thing is what drives me, and I'd be proud for our people to believe that working here is the best, obtney have ever had. When our beoble look back over their career in the future, I want them to be able to say "yes, we did some good stuff there!"

When our people feel this way, this will flow through to our clients, customers and policyholders. I want our customers to know that we value them and think about them all the time.

Key Performance Indicators

The Group uses a number of alternative performance measures as well as other KPIs when reviewing overall business performance.

Alternative performance measures

The Group uses a number of alternative (non-Generally Accepted Accounting Practice (non-GAP)) financial measures when reviewing performance of the Group, evidenced by executive management bonus performance targets being measured in relation to Adjusted EB EDA* and An Justised new business insurance premiums. As such, these measures are important and should be considered alongside the IFRS measures.

in Adjusted EB TDA* the adjustments raken into account, in addition to the standard iFRS measure, are those which are considered to be non-underlying to trading activities and which are significant in size. For example, goodwill impairment is a non-cash item relevant to historic acquisitions, share based payment expenses are a non-cash item which have historically been significant in size, can fluctuate based on judgemental assumptions made about share price and have no impact on total equity; corporate acquisition costs and reorganisation costs are both one-offilems which are not incurred in the regular course of business and write back of contingent consideration and the movement in the PG Let's Connect tax provision are both considered to be non-underlying -tems, relating to a liability inher-ted on acquisition of that business and have the potential to fluctuate and be of significant size.

Annualised new business premiums are a key performance indicator as, whist no direct reconciliation to earned premiums for the year can be carried out, they are a primary driver of earned premiums in future years and, as such, are a key measure for the Group, For a weekly premium, the neasure is calculated as the value of the premium, in evalue of the net premium, the value of the net premium, the value of the net premium, are tot. Fig. 12.

	76°°			32 .
901-	220-	2015		32 5
3017	72	2 317		32 ′
Claims ratio (%)		Enrolled t	o presented (%)	
2018-23.0%		2018 52%		
	410,139			258134
2218	72 46s	2016		307 132
2017 '\$-,137		2017		419,310
Activated employees on	Нарі	Number of	f policies in force	
2018, 321,463		2018: 307 4	432	
	£10.56		£\$	J.m
2018	a.10.2m	201€		£10.5m
2017	£9.5m	2017		£10.8m
Profit before tax (£m)		Annualise premiums	d new business insur (£m)	ance
2018 £10 2m		2018 £10 £	5m	
	£ 1 €2			31.309
20 ε	1 12	2018	21 349	
2017	1.39~	2017	1:187	
Adjusted EBITDA* (£m)		PG Let's Co	onnect shipments	
2018 £11 4m		2018, 21,37	19	

Adjusted FBIDA is defined as earnings perfore interest, tax ideoreciation, amont sation of intangible assets,
goodwriting amment, share based payment expenses, corporate accurs it on costs, reorganisation costs,
write back of contingent consider and or elease of tax provision. This definition applies to all references
to Adjusted FBIDA within these report and accounts. A recondition from PBT to this Adjusted EBIDA has
been included on page 21.

Chief Financial Officer's Statement

The Group, with its strong balance sheet and broader portfolio of products and services, is well positioned for future growth.



Group results	2019 £000	2018 £000	
Revenue	70,889	55,347	
Adjusted EBITDA*	10,982	11,437	
Operating profit	9,350	9,548	
Profit before tax	10,487	10,210	
Tax	1,649	1,819	
Profit for the year	8,838	8,391	

 Adjusted FBITDA is defined as earnings before interest, tax, depreciation, amortisation of intangible assets, goodwittimpairment, share-based payment expenses, corporate acquisition costs, restructuring costs, write-back of contingent consideration and release of tax provision.

Revenue

Group revenue for the year increased by 28% to £70.9m (2018 £55.3m). The Group saw strong revenue growth from SaaS and PG Let's Connect whilst the insurance business was hindered by a slowdown of new client business wins resulting in fewer new bollc'es written.

Group revenue growth in SaaS was driven by increased user spend on Habi and the fact that the provision of products such as reloadable cards, e-vouchers and cinema tickets are now serviced largely in-house. An increase in baid-for Hapi subscriptions and the addition of consultancy income following the acquisition of Innecto have also helped to drive this growth

PGT et's Connect significantly improved its year-on-year performance. The Company expects this growth to continue following a positive reaction to the new proposition created for the NHS.

Personal Group remains well placed to benefit from the continued growth and development of the employee services market and the associated increasing pressure on businesses to improve productivity and attract and retain staff our tions and intermediate.

Adjusted EBITDA*

Adjusted EBIFDAt for the year has dropped to CIT Om (2018, 11,4 m), daso to increased revenue. The improved

trading performances from PG Let's Connect of £0 Sm and SaaS of £0.4m which by nature, are lower margin bus nesses, were offset by the insurance bus nesslooning £1 5m on which ast year insurance continues to contribute the majority of Adjusted EBITDAT and the reduced contribution reflects the reducing policy numbers.

The Group continued to retain a prudent focus on costs, which were below budget for the year but up on the proryear. The increase in costs includes the planned investment in sales und hill return glo or volad fit may sales opportunities to reverse the current decline in the insurance business and additional legal costs incurred in pursuing the damages from a long standing judgement, awarded to the Group in October 2014, which is expected to come to a successful conclusion early in 2021.

Adjusted FBITDA1 remains the most appropriate measure of performance, reflecting the underlying profitability of the business. This is due to the impact of one-offitems, as a result of past acquisitions, on the Group's reported Profit Before Tax. A further explanation of this can be found on page 21.

Profit before and after tax

Profit before tax was £10.5m during the year (2018; £10.2m). This increase was predominantly due to the £1.3m (2018; £0.6m) release of the tax provision and the increase in trading performance in PG Let's Connect and SaaS, offset by reduced contribution from the insurance business. The tax charge for the year was £1.6m (2018; £1.8m), resulting in profit after tax for the year of £8.8m (2018; £8.4m).

Chief Financial Officer's Statement continued

Revenue from the Group's SaaS business was up significantly again in 2019, reflecting a growing Hapi user base, Sage Employee Benefits and the acquisition of Innecto."

EPS

Basic EPS was 28.4p (2018; 27.2p). The calculation is detailed in note 13.

Dividend

The Company baid a total dividend of 23.3p per share over the year (2018) 23 Op), representing a 1.3% increase. over the prior year. The Group's core insurance business retains its strong profitability, despite facing new pusiness challenges, and continues to underpin the dividend and support investment across the wider business. Whilst profits remain relatively flat, the Company has sufficient distributable. reserves to support a progressive dividend policy as the Group works. towards implementing its strategy. The first quarterly dividend for 2020. of 5.9b per share reflects this policy and represents a 1.3% increase over the corresponding period in 2019. The dividend was paid to shareholders on 27 March 2020

Balance sheet

The Group's balance sheet remains strong, with cash and deposits at the year end of £17.0m (2018, £17.7m) and no cept.

The signt reduction in cash balances in the year was due to a combination of Group trading, the decision to solutive properties neld by the Combany realising £0.5m, the purchase of Innecto for cash consideration of £3.2m (see note 35) and the receipt of £11m for newly created shares purchased at fair market value by two Directors of maintaining 10 to 1

The Group's main underwriting subsidiary, Personal Assurance P.C (PA), continues to maintain a conservativo

solvency ratio of 259% (unaudited) with a surplus over its Solvency.
Capita, Requirement of £6.6m. The Company has consistently maintained a prudent position in relation to its.
Solvency Brequirement.

Insurance

The Group's core insurance business saw revenue reduce £1.0m with last year to £30 2m (2018: £31.2m) Revenue reduction was driven by a lower number of new policies written following a slowdown of new client pusiness wins. When we do present our insurance products over 52% of employees decide to purchase a policy reflecting the continued appeal of the insurance of fer. As a consequence, the number of policies in force shows a smail decune of 3.9% (2018; 3.8%), as the new policies written are on average at a higher premium than those that are labsing, the impact on carned premium. 51655

Adjusted EBITDA* for insurance was down £1.5m on the prior year at £8.3m (2018, 9.8m). The reduction to prior year was driven by lower earned premium, combined with a marginal reduction in the claims ratio and the investment in 1, sales and marketing activities.

The Group's insurance income remains a high quality and relatively stable revenue stream to the Group, it is based on a small number of products that are simple, low cost and, as such, continue to resonate strongly across the employees of long established and new corporate ctients. As part of the strategic review we are planning to enhance our current product offering during 2020 to further strengthen this results.

At their me of issuing this report the UK. sin the 'delay' phase of dealing with the Coronavirus (COVID-19) which the Group considers to be a non-adjusting event. While there has been minimal impact on the Group to date, the claims ratios of the Group's Hospital, Convalescence and Death Benefit plans are all likely to be impacted by the situation in the short-term and the extent of this will be dependent on both the percentage of the population contracting the virus as well as the impact of government actions to help ensure that hospitalisation and death rates are contained. Various stress and scenario testing have taken place to assess the potential impact on the Group, considering the potential impact on premiums, claims and solvency ratios for the insurance subsidiaries, together with liquidity and other non-insurance activities for the wider Group. The Group. has put into place business continuity plans and has near full capability to support both its customers and policyholders and maintain business. operations. Our insurance subsidiaries nold significant surpluses above their capital resource requirements and, with its strong balance sheet, the Group is well placed to withstand such an event.

SaaS

Revenue from the Group's SaaS business was up's gnificantly again in 2019. The increase in the SaaS revenue line reflects growing income generated via the Habi platform, combined with a small contribution from Sage Employed Benefits (SEB) Econces and the addition of Innecto

The acquisition of Innectoinas been particularly bleasing, not only in delivery of its own revenue growth but also introducing several new opportunities with cross issuing botent alland strengthening the Group's position

	. e. 45		2-2-		t un		
2019		Pule		2018	£1 - 200		
	** *	2017	21 -4	200	4.2 5m		
Earnings per share		Dividend per share	Dividend per share		Annualised new business insurance premiums		

The relationship with Sage continues to progress following the launch of Sage Employee Renefits on 2 September 2019 and a new extensive marketing campaign is planned by Sage for Q1 2020. This is a stand-alone product,

rather than being embedded in other

Sage SaaS products. This full launch is

later than originally planned, however,

early indications are positive.

21.18 2729

Adjusted EBiTDAt for SaaS for the year was ahead of the prior year at £0.6m (2018; £0.2m). This reflected an improved trading performance in paid-for Hapi subscriptions and the inclusion of innecto offset by the cost of providing the piatform for Sage for the full year ahead of the decayed cour chin September

Growth in SaaS sales, and the opportunity it represents, provides the Group with another high quality and very scalable revenue stream.

PG Let's Connect

PG Let's Connect saw revenues increase 26% to £18.8m (2018: £15.0m). PG Let's Connect continues to benefit from Royal Mail Group's (RMG) decision to run the offer to its employees all year round, partially reducing the dependence on the Christmas period. Pleasingly, £1.6m of revenue came from new cuents and the Company had its best ever sales week over Black Enday.

Adjusted EBITDA1 for PG Let's Connect increased substantially in 2019 over the prior year, at £1.7m (2018 £1.2m). This increase was driven by the continued improved trading performance, which with a relative fixed expense base results in a greater percentage of revenue dropping to the pottom line PG Let's Connect, sundoubtedly bouncing.

back as noped, post clarity around the changes made by the government to the rules around salary sacrifice in 2017. In addition to contributing to Group revenue and profit, the business is a strategic support to the Group. It strengthens the client proposition, helps create access to new markets and, among other things, supports client retention and creates cross-selling opportunities.

2018:110 am

Mike Dugdale

2018-23.05

Chief Financial Officer

20 April 2020

Profit before tax	2019 £000	2018 £000
Profit before tax	10,487	10,210
Finance costs	131	148
Depreciation	970	797
Acquisitions - amortisation of intangible assets	224	330
Amortisation (other)	265	331
Share-based payment expense	19	117
Corporate acquisition costs	145	150
PG Let's Connect - release of tax provision	_(1,259)	(646)
Adjusted EBITDA*	10,982	11,437

Segmental results

Total Revenue	2019 £000	2018 £000
Insurance	30,208	31,210
PG Let's Connect	18,794	14,970
SaaS	21,468	8,742
Other	419	425
Total	70,889	55,347
Adjusted EBITDA*		
Insurance	8,283	9,777
PG Let's Connect	1,748	1,226
SaaS	596	196
Other	355	238
Total	10,982	11,437

Risk Management

The Board recognises that the effective management of risks and opportunities is fundamental to achieving the Group's strategic objectives.

It is important that there is a strong risk management culture throughout the Group, and that we identify, assess and appropriately mitigate the key risks to the Group achieving its objectives.

The Board is responsible for prudent oversight of the Group. and ensures it is conducted in accordance with sound business, liand in greater detail at the quarterly Risk and Compliance principles and within applicable law and regulation. The Board ill Committee meeting. The Board is satisfied that, through approves the risk appet ite and tolerance levels and regularly reviews the effectiveness of the risk management system.

Their skienvironment is managed in a two pronged approach being top down risks that threaten the Strategic Pian and bottom upirisks, dentified within business areas. The risks are captured on a risk register where the inherent risk is identified, and the residual risk rated after identifying controls and mitigating actions. Responsibility to maintain the register as well as to implement and monitor mitigating actions sits with each member of the SMT. Each month an SMT risk forum is held where the key risks, both current and emerging, are discussed. Mitigating activities are agreed so that the Group can continue to achieve its strategic objectives. The risks

facing the business are discussed at each Board meeting the processes set out above. It can effect vely identify assess and managerisk.

Risk Governance

In accordance with recognised good practice, the Group operates a 'three lines of defence' approach to governance The Group's risk governance is overseen by a Risk function headed by the Chief Financial Officer who is a Board Director, but with independence assured through direct and separate access to the Chair of the Risk and Compliance Committee

The Group's risk management framework and Own Risk and Solvency Assessment ('ORSA') processes are proportionate to their sks that the business faces.

Risk Management Environment

First line:

Risk ownership and risk management

Management of risk is delegated to bullness operations management, knowas the first Line. They are responsible for identifying establishing, mair taining and monitoring controls to manage the risks the Group faces

Second line:

Overseeing risk

The Risk Team, operating as the Second me, develops and maintains of rective risk management within risk appet Fe. and reports risks to the Board

Third line:

Independent assurance

The Group internal Augit function fulfilled by RSM, provides an independent issessment to the Board as to whith Hall's quificant illustrader unlich lädeg liebel, controued and appropriately reported by management Large College Conses of the risk management transcook



AUDIT independent Assurance Audit Committee **Business Oversight** Audit Plan

SMT (RISK FORUM)

Risking ster review - Business planning

OPERATIONAL DEPARTMENTS

Risk ownership Business operations Data & MI

GROWTH PEOPLE CUSTOMER TECHNOLOGY

Change in risk

Their skistrategy, appet te and framework are set out in a suite of policies covering the material risks in the business Fach policy is subject to annual review and approval

Below follows a description of the key risks the Group has dealt with during 2019:

Key to Change in risk	No Change	Higher

Key Risks	Current and emerging
with an impact of £500k+ within the next year	
Impact of coronavirus (COVID-19)	the claims ratios of the Group's Hospital. Convalescence and Death Benefit plans at a.c. kely to be impacted by the situation in

Loss of the

payroll slot at a

major customer

Ineffective sales

and marketing

impacting sales

potential

the short term and the extent of this will be dependent on both the percentage of the population contracting the vilusias. welf as the government plans to contain the hospitalisation and death rates. In addition there is , kely to be an impaction the Group's abouty to undertake face itoface insurance sales as we't as a currently less known in paction the PG Eet's Connect

and Innecto businesses.

The Group cources the major by of its hsi trance premiums by way of payrol. deduction. In nearly all cases the cmp eyer sicontructually obliged to continue. collecting these prenillams ever when Personal Group ceases to provide services to the employer. One of the Croup's major customers does not have an agreement to doth sbeyond QR

A lack of awareness in the market of Personal Group's capability and range or products havinesulted man under ach evement of the potential for sales capalitum ties with potential new aria existing coents.

Poor or weak both rowys sintems and arral generits, cadito discustive cyber. attacks, show to his acres and princes or rest ict auch ischnolatio

Both our insurance subsidiaries hold. sign floant surpluses above the cloabital respondence requirements and scenarioland stress testing has been carried out to assess any potential impaction the Croup

Strong business continuity capability exists to enable the Group to maintain business. operations to support its customers and

The Group is utilising Covernment initiatives where applican ato formit gate costs eg. furlaughing of staff whose rales cannot cull exturbuperformed

Automative routes for sala of insurance products are currency being investigated

Personal Group expects to have a new agree bront hugot arkid and in place for

nvestment has been made in restructioning the sale sund marketing feaths.

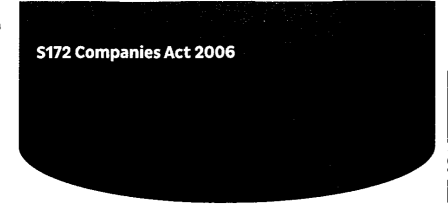
The way that we engage with our existing and prospective ctients has been changed

The week to and says con after all have loc-

The compination of the actions is expected. THE CONTROL ROUND TO THE CONTR

Threats to information and to physical arrangements

if so tomore educative dedictions, and, floor strok the sover a construction equally and restedon to diparty cate perhpasin yastan ari lara bahilar si mach ana jestika - mari yah radit bir ili si bir webi ditat si nasi perhasi sesera





The Director's are aware of their duty under \$1/2 of the Companies Act 2006 to act in the way they would consider, in good faith, would be most likely to promote the success of the Group for the benefit of its members as a whole and, in doing so, to have regard (amongst other matters) to.

- \pm the , kely consequences of its decisions in the long-term:
- the interests of the Group's employees;
- the need to foster the Group's business relationships with suppliers, customers and others.
- the impact of the Group's operations on the community and the environment:
- the desirability of the Group maintaining a reputation for high standards of business conduct; and
- the need to act fairly as between members of the Group.

The Company Secretary sets out the text of s1/2 Companies Act 2006 on every Board agenda by way of a reminder.

The Board has been actively engaged with the review of the potential impacts of COVID-19 on the Group, reviewing the stress and scenario tests that have been performed by management on a regular basis.

Why we engage

Our Customers

Dur policyholders are key to thorong-term success of the Group The retenzion of existing and artifaction of new policyholders is equally important.

We aim to make any interaction with Personal Group as positive and easy acrons of the

Provision of suitable employee benefits to purrelevant market sectors

Our Clients

Our purpose is to help companies improve their effect vehicls and profitability by improving the ristaff engagement and retention, improving such metrics in turn improves our customer retention and ancourages new passiness.

Our Colleagues

The Croup's tong-term success, sipred cated on the commitment of our employees to our purpose and demonstration of our values. In order to deliver great customer service and improve our aiready high staff engagement scorer we need to ensure that we provide an appropriate er vironment to attract and return dreat people.

Our Suppliers

Our suppliers are fundantental to the quality of our products and to ensuring that as a pushiess we meet the high standard of conduct that we set ourserves. Our Papi platform contains numerous fining party offerings which addividue to the overall proposition. It is important that we ensure good working relationships with those suppliers but also choose partners that allow the Group to do its day to day operations to deliver our products and services to the pest standard possible.

Our Community and Environment

The Board recognises the importance of Rudinga Croup to it not only generates value for shareholders but also contributes to the twidersociety.

Our Shareholders

Our sharehooders are key to the long form such assoft he haviness. It indugitious investigations to depend on the control of the horse of the horse

We take into account both our wider stakeholder views and our social responsibilities, together with their implications for long-term success."

We provide individual short to itane presentations of our products to abtent hitar devise introductins at their alace of work, we have usidated the website contake in ansign to share information and make a chaim. Or going entar center its of it occustom element, out they are dispersionable and shared can be contaken from the case of our mister death in 2019 our Customer Relations Team in Morion Keynes took over 90,000 our shared death viniting and death viniting our more of 0000 outside a superior of our contaken on the case of our products are shared death viniting outside and death viniting outside our products are death viniting outside outsid

With ngage and hull diply ricultionships ty through customers and civilitis in several ways tripp have for race interaction to not ding industrial and object observes for units and producing winterpapers on tho cistinatiane relevant for the influsinesses. We also recognise the importance of system security for our customers and their employeds and are delighted to have now achieved ISO 27001 access that are released to more Choop.

We have imposen cottanerative, and inclusive management structure and engage regularly with our embloyees. We do this through an appraisal process structured career conversations on blovee unveys, our Hall site, Comban, present at onsirings and foor buddles and away days. We remuncrate with market based vay neverticand based its and our embloyeesing ige ment scores, effect our combinations that and base situations are the am

wholego will undright in oper and two was accoversations with our targest subblinks keyshoot alsere insided to attend and pless not at our conformations of workshoots.

Well-isourage a connent active state again in the local sum munit, and in it alour outlies it is for expanding adultion, since 20 th swings so, tented the Monte it audit in as data school page 21 will as a conscious of the monte outlies of outlies son for is concerning to the form of a conscious son for the son according to the form of son according to the form of the condition of the form of the condition of the model of the recommendation of the recommendation of the population of 2020.

Throughout leaded with the approximation of the granula data through g=3 decreases and contained the angle of which the spiritual section of the spiritual section g=3 and g=3 and g=3 and g=3 and g=3

What matters to the Group

Our products are relevant and provide actinitization protection

- Fair and consistent on only
- Efficient and sympather ourocessing of Carns
- Ease of access to costomer for con-Strong net promoter score
- Retention rates

- Product, angle price and quality.
- Convenience and accessional /
- Customer service
- Fair malketing
- Responsible use of be sonal data.
- Finics and sastainability

- Fair employment
 Fair bay and benefits
 - Training idevelopment and career opposition ties.
 - Health and safety
 - Responsible asciof person didntal
- Ethics and sustainability

liong termiouritiers libs

- rougherming triefs ins
- Or aborative approach. Over terms of pile nose.
- En poyment terms

- Rodiction (coment) madet
- Investingual community
- Premionazione rendranda offiningsioni profermini C. Colonovorki Aliopi imilioria accommento, pur carring post in profesiona wole kwomici coloni dispositifica si per

- Financia de la mante Inclamazione del ello mode
- 0.000
- Resolution of the

Corporate Social Responsibility

Our business is driven by a passion to make people happy. And that goes beyond our day-to-day work, impacting our approach to business, to the environment and the community around us.



Our Business

Our values are simple and demonstrate our personality. Being trustworthy and delivering quality solutions are at the heart of what we do. Wolare

Solid: Trustworthy, respected and dependable. We keep our promises and get it right the first time – time after time.

Driven: Motivated, ambitious and determined, delivering what our clients and customers need in an ever-changing landscape.

Engaging: Genuine, approachable and passionate, ensuring people feel comfortable and confident when talking to us.

Expert: Professional, precise, knowledgeable, learning all the time to make sure we are delivering viable, quality solutions to our clients.

We strive to I've our values of twalk the wark" and "run it like you own it" which requires that we act with honesty, integrity and transparency in all areas. We aim to nurture a culture of respect and fairness within the Group and have a number of policies which underpin this approach including our Code of Conduct and oblicies develop financial Crime Policy (which addresses both anti-corruption and anti-bribery policies of the Group). Credit Risk, Data and Treating Customer's Fairry. We continuatly reinforce the messages around behaviours and have a Whistleblowing policy and procedure to assist with bringing any issues to our attention.

We expect our suppliers to adhere to our standards and values and thus have developed a Procurement and Supplier Management Poticly and regularly review our standard terms and conditions. We also require a list affito successfully complete Anti-Modern Slavery training as part of their induction in order to emped these or neighbor in our wider business model. Our Anti-Modern Slavery statement has once again been published on our website.

Our Community

We work to make employees happy, our employees and those of our clients. We focus on the entire person, inside and outside of work. We recognise that the workblace is changing and, as employers, we all have a responsibility to not just our permanent employees, but our contingent workforce too. We strive to ensure that our clients can connect their entire workforce to ensure their well-being and enable them to be truly present at work

Within Personal Group we encourage our employees to "Run it it ke you own it" which has created many new projects and initiatives. Our staff truly engage and are constantly looking at ways to help both each other and the local community.

PACT

Personal Assurance Charity Trust (PACT) has donated £2m to charitable causes since it was founded in 1993. The Group gives £100,000 a year to the Trust to help individuals and communities in need – from building schools and developing education programmes in Africa, to helping adults and children with life limiting it nesses in hospices a little closer to home.

Our dedicated Charity Action Team looks after the relationship with our Charity of The Year in 2019 this was our local Milton Keynes Food Bank and, as we it as a donation from PAC1, Personal Group employees ran many internal fundraisers throughout the year to help make a difference.

Power to Our People

Every Personal Group employee gets 0,100 each year to donate from PACT to a charity of their choice, and, as well as this, we match any fundraising that they do outside of work with an additional donation of up to £250.

Different charities supported in 2019

Donated in last five years

Donated this year via employee nominations

The Memusi Foundation

į

FOUNDATION

Since 2015. Personal Group has supported the Memusi-Foundation – a charity that works to provide on turen in Kenya with access to quality education, providing a safe place for children to learn and giving support to the surrounding community. We preaged that over a decade we would provide £0.5m to build and develop a school, known as Memusi B. The doors to the school have already opened and students are performing well, with one student recently receiving a mean grade of 500/500 – an unheard of standard in the country. Once complete, the school will be the biggest education institution in Kajiado County with a capacity for 800 children.

Twice a year, we send a group of Personal Group employees to volunteer at Memus. E school and the schools in the area that Memusi Foundation supports. Over 50 people from our organisation have made the trip so far, making a real difference on the ground and truly making it count.

As well as the school, we support Memusi Foundation with funding for providing free school meals for children who may otherwise not have a chance to eat, free healthcare, dental support and medicine for children and adults in the community, education and practical help for girls' health, development and education for empowering women and young girls who would otherwise miss out on life-changing education, evening courses for adult education to improve community literacy, and have bought chickens to help provide food and a sustainable source of income for the schools

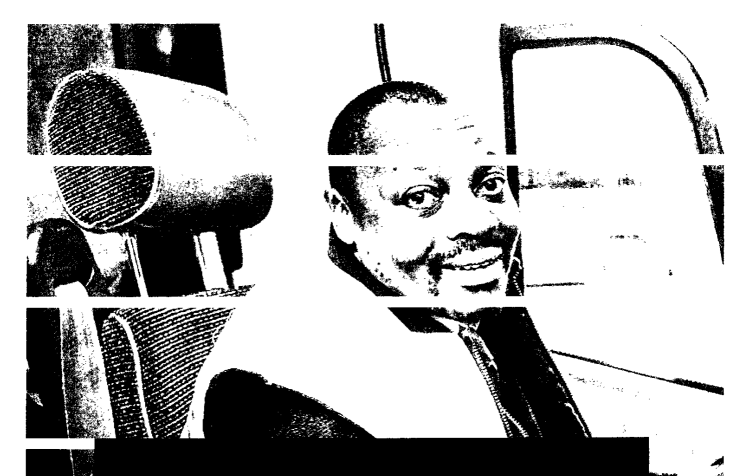


Our Environment

At Personal Group we are working towards reducing our carbon footprint and in 2019 we carried out our first Energy Saving Opportunities Scheme assessment. Two-thirds of our total energy consumption currently derives from mileage from our field-based sales team and in 2020 we will putting action plans in place to reduce the amount of travel undertaken wherever possible. The remaining third is generated from our offices in Mixton Keynes and Bromsgrove and we will be looking to address the recommendations of the report to reduce this consumption over the coming year.

Our living roof is now well established and continues to encourage wildlife, including a bug house and planted area. We have also upgraded our kitchen and cooking facilities to encourage staff to eat more healthly and have created a separate break-out area to enable staff to take much needed preaks and mealtimes.





Our Strategy in Action

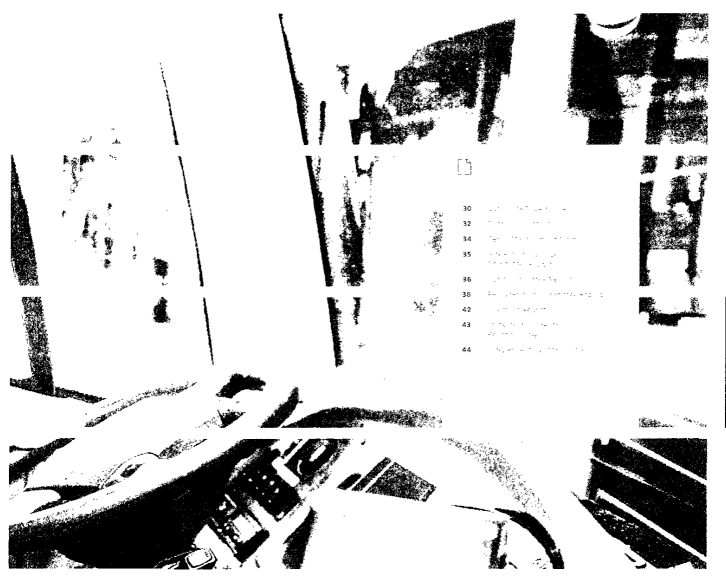
bus company

About the company:

Oxford Bus Company is a subsidiary of the Go-Ahead Group, a FTSElisted public transport provider. It has kept the people of Oxford moving for over 136 years.

The company employs 950 people in the UK, including part-time staff. Most of these staff members are constantly on the move and behind a wheel.

Be dependable We keep our promises and get it right first time - time after time.



Through our existing insurance and benefits partnership with Go North East, a subsidiary of the Go-Ahead Group, we were introduced to Luke and his team. It became clear that we needed to implement an engagement strategy tailor-made for workers on the move, as well as an easy-to-use, digital platform that was accessible anywhere, anytime.

"Hapi has helped us show our employees we have different values to other bus companies in the area. It differentiates us. Our benefits and engagement offering has helped us attract and retain staff. It has been a huge support over the last few years when we've acquired other companies. The first things we were able to offer our new recruits were free bus passes and immediate access to Hapi. Working for other small businesses, they had never had that before. It helped get everyone onside quickly and really break the ice."

Luke Marion

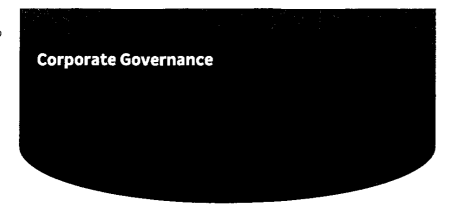
Finance and Commercial Director, Oxford Bus Company

What we delivered

85% of staff are not office based

Discounts used on c£66,000 of everyday spending

Engagement at 81% up from 20% before Hapi



An experienced Board with over

combined service on Personal Group Board



Dear Shareholder

My rote as Chairman of Personal Group is to ensure that the Board is performing its role effectively. This means making sure the Directors have the capacity, ability, structure, diversity and support to respond to the opportunities being created for us, whilst having consideration of our responsibilities under \$172 of the Companies Act 2006.

Lalso nave responsibility for ensuring the robust governance of the Group through challenge and direction of the Senior Management Team. Good governance should enhance performance and deliver positively for our shareholders, staff, customers, suppliers and other stakeholders whilst still enabling achievement of the Company's strategic aims.

The Board continues to have a significant role to play in establishing the culture of the business, ensuring that it is consistent with our business model and suitably cascaded through the Group This is monitored through engagement with the wider investor community, through involvement of the Board Committees and by use of the wide-ranging experience, skills and capabilities of Board members. As noted in my Chairman's report. eartier in this document, in June 2019 we augmented these skills with the ababintment of Maria Darby, Walker as a Non Executive Director, who arings both if hand at services and large company ous ness experience

In November 2019 we engaged Grant Thornton to undertake an external Board effectiveness review from both a compliance and performance optim sation perspective. This was executed using a combination of structured interviews, Board and Committee meeting observations, a web-based questionnaire and a desktop review of Board documentation. The overall outcome was positive, and compared favourably with similar sized firms in the industry. However, it also identified some key areas necessary to enhance our overall performance as a Board. We intend to address all the points raised during 2020.

in 2019 we continued to develop our governance processes to improve adherence to the Quoted Companies At, ance (QCA) Corporate Governance Code which the Group adopted in 2018. The Board does not consider that it departs from any of the principles of the Code and we continue to monitor our performance against each of the 10 principles. The Board is able to deliver effective decision making and subsequent drive of value for shareholders, based on the quality information which it receives.

The Board met 10 times in 2019 and the number of meetings each Director attended can be seen on page 32 and 33. In addition, the reports of the Audit, Risk and Comptiance and Remuneration Committees can be seen later in this section.

Mark Winlow

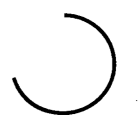
Independent Non Executive Chairman

Governance at a glance



Board experience

6-10 years | 574. 6-10 years - 29% Over 10 years - 14%



Board Gender Diversity

--- Male - 71% -emale - 29%



Board independence

nacpendent - 43 v Non-independent - 51 c

wa mora in in ing www.personalgroup.com

2019 Committee Meeting dates

Board	30 Jan	275ep	19 '4-1	GP May	30 May	25 Jun	16 Jul	30 565	22 Oct	261107
Audit			17 Mar					15 Sep		251.6v
Risk & Compliance			11 Mar				16 Jul	10 Sep		261,5√
Remuneration			14 Mar				16 Ju	02 Sep.	92 Oct	



See our Board of Directors on page 32

QCA Code Compliance

Principle 1

Establish a strategy and business model, which promote long-term value for shareholders.

Herstonal Group is a teaching provider of both this prior of and signal employees services in cruciang amplogues between the analysis and considered broduct. During 2019 werefined our contral purpose to be to correct the incorrect operator prior or re-incorrected and to choose and rown a mologies with the browsen of our services in the URD but also the current business mode, and strategy can be seen in this Strategy can be seen in the Strategy can be seen in

Principle 2

Seek to understand and meet shareholders' needs and expectations.

Regular dialogue takes place with shareholders through initiatives including the Annual Ceneral Meeting, his strong barishows regulatory announcements and the Report and Accounts. During 2019 we invested in our corporate website, updating our investes section making access to company information more access blothan every before, Our Chief Executive CCO, Charman and other Non-Executive. On ectors met with several key investors during the year.

Principle 3

Take into account wider stakeholder and social responsibilities and their implications for long-term success.

As a Bound while registanciour duty to promote the soccess of the Company whilest come during the views of lend invocation our widon chakenone mode of customer holesthaters, suppliers colleagues and our community, and environment as we as not shareful disk. A more defailed summary of the Croup's engagement with adjour stakenoider it and exception page. The

Principle 4

Embed effective risk management, considering both opportunities and threats, throughout the organisation.

The Board is responsible for earnitying and minigating risks to the Group agreeting its strated clopiectives, it addresses nek management through an interpress kisk Management stamework, and assistant of this note in incerting a Payriand Compliance Dummittee. During 10% with kibased internal and if function was again provided by FDM Institute and earlies see pages 10 and 37.

Provipie S

Maintain the Board as a well-functioning, balanced team led by the Chair.

The incorporation can be used to the control of the

Principle 6

Ensure that between them the Directors have the necessary up to date experience, skills and capabilities.

The background and Explosince of the isovable townsicht is an effective and appropriate palar do bt skills and knowledge. Additional training is provided where needed and a variament bors are encouraged to maintain their profits sonus coordonnent in 2019, post the transition of Dobbrah Trout to Chief Evecutivo skills gap analysis who carried out profits to the appointment of Maria Darby, Walker as a Non-Executive Unrector

Principle 7

Evaluate Board performance based on clear and relevant objectives, seeking continuous improvement.

Board members are each set annual objectives, with performance feedback provided by corresponding. Executive and Neb (Xecutive members. Board evaluation) is the restrons burly of the Chairman internit Board effectiveness reviews are uncertaken yearly, with independent reviews at least every three years. In 2019 at instended Board effectiveness review was undertaken by Crain Their Conformation for turther details see page 30.

Principle 8

Promote a corporate culture that is based on ethical values and behaviours.

The Board brille vos Crivup culture is set friend the two of the organisation. The Board promote variative has ilduround to it values within two his organisation of bost wa can be, wit walk the walk. These cultures from a word part of note the trailiers is managed, from regruitment to training, and ongoing reward and recognition. An employee value for one of the carmed out on an annual basis, with the result flud back to the Board.

Principle 9

Maintain governance structures and process that are fit for purpose and support good decision-making by the Board.

The Belard is collectively responsible for the conditurer success of the Group and for setting and executing the inusiness strateg, it full not his responsibility through sound and other Commettive mentings held required, if no rahout the year of the ctings held in 2019 for the Board and other Committives can be seen about

Principle 10

Communicate how the Company is governed and is performing by maintaining a dialogue with shareholders and other relevant stakeholders.

The Group consists where the page a variety of the dark digits and the order of the constant of the strong page and a second expect that the constant of the

Board of Directors Together we work hard to find new ways to move our business forward.



Mark Wintow Non Executive Chairman







Ken Rooney Non Executive Director and Deputy Chairman



Maria Darby-Walker Non Executive Director







Bob Head Non Executive Director







May 2016 (Non executive October 2013)

July 2000 (Non Executive since July 2015) June 2019

November 2016

Over 35 years' experience in financial services in the UK and internationally, including time at Zurich Financial Services as Managing Director of Zurich's UK consumer business. Previous partner in audit and advisory firms KPMC and EY.

Over 40 years' experience in financial services including running his own company until 1998, Joined Personal Group n 1999 and served as Chief Executive from 2004 to 2009, and again as interim in 2011. Retired from his Executive position in July 2015.

Starting in the financial services sector, became a Partner and Board Director of Lansons - a consumer financial PR agency Responsible for the launch of the Church di-Insurance brand before joining. Barclays as Group PR Director. Other posts include time at Rolls Royce before forming her own consultancy

Over 30 years' experience in the financial services industry in the UK and internationally naturing colleanner of egg. first CEO of smile and Director of Prudential's International Division. More recently, interim CFO of South African Airways

Investor relations, regulatory knowledge, strong and effective leadership. entrepreneurship and innovation.

Regulatory knowledge, historic knowledge of Personal Group.

Fechnical and industry qualifications, networker influenceilleadership coach and mentor, Mergor, acquisition and brand communications special st Chartered accountant as well as FC Bland ACII.

Chairman of insurer Ageas and Senior independent Directoriat Starling Bank.

Vone

Board Governor at University of Central Lancashire

Non Executive Director at Atoxander Forces and Chair of Audit and Remoon committees at Equats Group and Mirriad

10 0110

80010

4514

10 of 10

Independence key:

(incependent

Committee Membership key:

Audit Committee

Remuneration Committee

Risk and Compliance Committee O Chair of Committee



Deborah Frost Chief Executive



Mike Dugdale Chief Financial Officer



Andy Lothian Managing Director PGB Sales



Sarah Mace Group Financial Controller and Company Secretary

September 2015 (Appointed CEO 28 February 2019)

January 2013

July 2017 (employee since 1998; Apr t 2014

Co-founder and CLO of Innecto Previously Finance Director at People Consulting, a special sti pay and reward consultancy. Diverse background in industry and consultancy, working for both Marks & Spencer and Nationwide Building Society before joining Towers Perrin h 2000

Virgin Care. Prior experience notudes Finance Director roles at Reebok, in both UK and Canada, and BUPA's UK nsurance business as well as Croup Financia, Controller at BUPA and Guard an Roya: Exchange Pic

Career in sales with Personal Group Benefits, first as a Group Account : xecutive followed by Development Manager, Regional Manager and then National Sales Manager

Previously Head of Finance for private equity owned Chicago Leisure Lta, Various roles in tife assurance and pensions as welt as Cable & Wireless Communications.

Reward and performance expert, specialism of working in high growth businesses, Chartered Follow of C PD.

Chartered accountant with experience in the Healthcare, FMCG and Financial Services sectors. Sales management experience, currently manages the insurance growth strategy.

Certified accountant also has responsible ty for the customer relations team.

None

None

None

None

10 of 10

10 61 10

10 of 10

10 of 10

Senior Management Team

Meet our Senior Management Team.



Deboran Frost joined as Chiofic xecutive in rebruary 2019, bringing with net unparaticled industry knowledge, strong leadership skills, and creative commorciality. A business graduate and Chartered Fellow of CPD, Deborahis a respected and ground breaking thoughteader in reward, performance and high growth businesses.

Deborah Frost

or entirecting



Mike Dugdale Joined in January 2013 as Chief Financial Officer Previous experience includes Finance Director roles at Virgin Care. Reebok, and BUPA'S UK insurance business, as well as Group - inancial Controller at Guardian Roya. Exchange Plc Mike is a Chartered Account.

Mike Dugdale

nief - nithola Office



Andy othian joined Personal Group in 1998 as a Group Account, Executive focusing on new business sales and other servicing. His passion for excellence has seen nimgo from strength to strength. His journey at Personal Group has evolved greatly cultininating in his becoming Managing Director Personal Group Benefits, a position that he has held with or de for the past 10 years

Andy Lothian

Maraging Pineston PC B



Sarah Mace Joined Personal Croup in January 2014 as Croup in January 2014 as Croup in January 2014 as Croup in January Secretary, Previously Head of Infance for Chicago eisure into she has experience in a range of Industries including roles at Cable and Wireless and various life and pensions companies, Sarah is a Fellow of the Association of Chartered Certified Accountants and has a Master's degree in mathematics from Oxford University

Sarah Mace

Croup Financial Controller and Company Secretary



Ashley Doody Joined Personal Group in 2014 as Chief Information Officer I Heland Inisteam are responsible for everything technology related, including the development of our employee engagement platform and application. An imposative technologist by education and Irade Ashley's background sin electronic engineering and bid systems development.

Ashley Doody

Chief river at on officer



Rebekah Tapping, Group HR. Director has been a core part of the Personal Group team for more than five years. She is responsible for the full HR. Strategy, incorporating HR. HR. teaming & development, recruitment, reward & benefits, neath & safety as well as fleet and facilities. Repekah is a Chartered Heilow of CIPD and is a soleual fried to Psychological. Society, level, A.&. 3.

Rebekah Tapping

+ F'','



ice Williams Joined Personal Group in 2018 as Director of Client Operations before becoming Chief Commorcia. Officer in May 2019 — is rote involves heading upland occeloping innovative strategies for the future for the account management and client solutions teams—ee has doctorate and master's degrees in Rusiness. Aoministration and has loctured at Normandy and Manchester Rusiness Schools.

Lee Williams

Risk and Compliance Committee Report

The role of the Committee is to oversee compliance in conjunction with the overall approach to governance and risk management.



Dear Shareholder

Tampleased to present the Risk and Compliance Committee Report for the year ended 31 December 2019.

Objectives

The role of the Committee is to oversee compliance with Prudential Regulation Authority and Financial Conduct Authority requirements, as well as other appropriate regulations which impact the Group, in conjunction with the overall approach to governance and risk management, including setting the Group's risk appet teland monitoring and reviewing the impact of business decisions upon the capital held by the Group.

Composition

The Risk and Compliance Committee currently has seven members; three independent Non Fixecutive Directors, the Chief Electric Ve, the Chief Financial Officer, the Managing Director of Personal Group Benefits Limited and is chaired by Non Executive Director, Ken Rooncy. The Head of Risk and the Company Secretary are normally also in attendance at each meeting.

Activity during the year

The Committee's Chairman reports formally to the Board on its proceedings after each meeting and during the year the Committee met four times, overseeing significant Group-wide projects which included:

An extensive review of the risks to the Group in relation to the strategy led by the incoming Chief Executive.

- The extension of the Senior Managers and Certification Regime to the relevant companies within the Group
- The benchmarking of the Group's insurance products, confirmation of consumers' demand and needs for those products and consideration of how the insurance companies within the Group keep in touch with policyholders.
- Updating and further developing the Own Risk and Solvency Assessment (ORSA) for Personal Assurance Plc

In addition to the above, other work undertaken during the year comprised:

- Oversight of the further embedding of GDPR related arrangements.
- The continued monitoring of the adequacy and effectiveness of the Group's risk management including emerging and focus risks being informed by data from our Treating Customers Fairly (TCF) and Conduct Risk dashboards.

The ongoing review, consideration and approva, of the existing Group policies used across the business.

 Consideration of management information which confirms levels of quality and compliance

Ken Rooney

Non Executive Director and Deputy Chairman

Audit Committee Report

The objective of the Audit Committee is to provide oversight and governance to the Group's financial reporting process on behalf of the Board of Directors.



Dear Shareholder

The Committee oversees the appointment of, and relationship with, the external auditor and ensures compliance with other regulatory requirements that are relevant to the Group, as well as gaining reassurance that the controllenv ronment is fit for purpose. The internal audit function is currently outsourced to a third party, and the Committee is also responsible for overseeing the effectiveness of internal audit in line with the Chartered Institute of internal Auditors (IrA's). Guidance on Effective Internal Audit.

Key responsibilities

In accordance with its terms of reference, which are reviewed annually, the Audit Committee is required, among other things, to:

- Monitor the integrity of the financial statements of the Group, reviewing any significant reporting issues and judgements.
- Ensure compliance with applicable accounting standards and review the consistency of methodology applied.
- Advise on the clarity of disclosures and information contained within the financia; statements
- Review the adequacy and effectiveness of the Group's internal controls

- Oversee the relationship with the external auditor, confirming independence, reviewing performance and advising the Board on their appointment and remuneration.
- Agree the scope of and review internal audit's and management's reports on the effectiveness of systems for internal financial control, financial reporting and risk management, together with monitoring management's responsiveness to their findings.

Membership and meetings

The Audit Committee comprises three Non Executive Directors and meets at least twice a year, During 2019 the Committee comprised:

- Boo Head (Chairman)
- Mark Winlow
- Deboran Frost (to 28 February 2019)
- Maria Darby-Walker (from 28 June 2019)

Three meetings were need during 2019 and all committee members were in attendance when they were members. Additionally, the remaining Board members. Head of Risk and Company Secretary were present at all meetings.

The meetings of the Committee are designed to facilitate and encourage communication among the Committee, the Group, the Group's internal audit function and the appointed external auditor. The Committee meets with the internal auditors and the external auditors, with and without management present, to discuss the results of their examinations, their evaluations of the Group's internal control and the overall quality of the Group's financial reporting.

Activities of the Audit Committee during the year

The Committee discussed with the Group's internal and external auditors the overall scope and plans for their respective audits. In addition, the key work undertaken by the Committee during the year under review and up to the date of this annual report included.

- Appointment of EMILLP as external auditors to the Group
- Review and approva; of the 2018
 Annual Report and Accounts and 2019

 Interim Results statement

Approvator Solvency and Financial Condition Report

Review of internal audits carried out by RSM.

During 2019 RSM undertook audits, in line with the agreed scope, over areas including financial promotions, financial crime and whistleblowing, IT resilience, Solvency II and regulatory returns and IT governance, as well as completing an advisory review of the Group's implementation of the Senior Managers and Certification Regime activities.

- The Committee received reports from the internal auditors throughout the year and was satisfied with the effectiveness of internal controls and risk mitigation. It supports the recommendations made by the internal auditors and is satisfied with the plans in place and the actions taken by management in response to these recommendations and monitors the clearance of the items raised to ensure that they are resolved on a timely basis.
- Agreement of 2020 internal audit strategy to be delivered by RSM.

The approach in developing the internal audit plan was based on analysing the corporate objectives, risk profile and assurance framework of the Group, as well as other factors affecting the Group. The aim is to cover all significant risk areas at least once every three years.

Significant reporting issues and judgements

In fulfilling its oversight responsibilities, the Committee has reviewed and discussed the audited consolidated financial statements and the related schedules within the annual report with Group management, including aid sizussion of the appropriateness of the accounting or no bles, the

reasonableness of significant judgements and the clarity of disclosures in the financial statements.

The Committee reviewed the recommendations of the finance function and received reports from the external auditor on their findings. Theis goificant reporting matters and judgements the Committee considered during the year included.

- The accounting treatment for the acquisition of Innecto People Consulting Ltd. The Group engaged Grant Thornton to provide an independent fair value assessment of the intangiple assets as at the acquisition date and to perform a purchase price allocation for financial reporting purposes in accordance with IFRS 3. The Committee reviewed the report prepared by Grant Thornton and were satisfied that the assessment was reasonable.
- The carrying value of goodwill and other intangible assets to determine whether any impairment had been required. The Committee reviewed the key financial assumptions underpinning cash flow projections, the discount and long iterm growth rates applied thereto and the results of sensitivity analyses. The Committee was satisfied that, considering the sufficient headroom available, no impairment was required, and appropriate disclosurchas been made (see note 15 to the financial statements for details).
- The presentation of "Adjusted EB TDA"

 alongside statutory profit. The
 Committee considered the approach adopted and was satisfied that the approach continues to help provide a clearer and more balanced view of the underlying performance of the

business. It also concluded that the approach is being applied consistently from year to year and the rationale is clearly presented and reconcited back to the IFRS published numbers.

External audit

The Committee considers a number of areas when reviewing the external auditor appointment, namely their performance in discharging the audit, the scope of the audit and terms of engagement, their independence and objectivity, and their reappointment and remuneration.

The external auditor reports to the Committee on actions taken to comply with professional and regulatory requirements and is required to rotate the lead audit partner every five years. There is also an active, ongoing dialogue between the Committee and the external auditor on actions to improve the effectiveness and efficiency of the external audit process. In addition the Committee considers risk areas that might inform the audit strategy and discussions with the external auditors.

EY LLP have been appointed as external auditor for the year ended 31 December 2019, following a format tender process. The Committee has confirmed it is satisfied with the independence, objectivity and effectiveness of FY LLP during its first year as auditor and will support a resolution to retain them at the forthcoming Annual General. Meeting.

No non-audit services were provided during this financial year.

Bob Head

Independent Non Executive Director

Remuneration Committee Report

The Committee's overall objective is to align reward for everyone with the delivery of profitable sustainable growth through the Group's remuneration framework.



Dear Shareholder

This is both my first and my last report as Chair of Remuneration Committee having taken up the role in the interim period of Deborah Frost becoming CFO and the appointment of Maria Darby-Walker as Chair of the Committee.

2019 was a year where we experienced significant change at a sen or level coupled with business challenges and a changing mix of business within the Group. The work of the Remuneration Committee for the year reflected this.

The policy of the Group is to set levels of remuneration to attract, retain and motivate Executive Directors and key senior staff

Aims of the Remuneration Committee

The primary purpose of the Remuneration Committee is to oversee, monitor and determine the Group's framework for remuneration.

The Committee's overal, objective is to align reward for everyone with the delivery of profitable sustainable growth through the Group's remuneration framework which

 Offers competitive salary backages that attract, rotain and motivate talented people.

- Operates straightforward, transparent, and effective reward schemes that incentivise delivery of stretching annual targets and delivery of our longer term business strategy.
- Offers the chance for all employees to participate in share schemes so that everyone thinks and acts to "run it like we own it" - one of our key values
- Oversees and reviews the commission and ponus arrangements for customer-facing insurance sales employees to ensure a proper palance between motivating staff whitst making sales of the highest quality (i.e. beyond simple regulatory compliance).

To that end, we currently operate the following remuneration framework

- Annual salary and associated benefits October 2017. (attemptoyees)
- Defined contribution pension scheme and other benefits such as life cover, private medical insurance (attemptoyees)

Performance based annual bonus unked to delivering stretching financia; and service-priented targets (selected employees)

Commission, bonus schemes and incentives for the customer-facing insurance teams (selected sales and sales support employees)

- Share schemes.
 - PG Share Ownership Plan (all employees)
 - Company Share Option Plan (selected employees)
 - Long Term Incentive Plans (LTIPs) (selected cmp.oyees - see below for further details)

We have continued to consider comparisons of senior employees of similar's zed public companies in related sectors when establishing the levels of packages set and an Executive benchmarking exercise is currently underway, the last having taken place in October 2017.

Composition of the Remuneration Committee

The Remuneration Committee consists of three Independent Non Executive Directors, with the Non Executive Deputy Chairman (who is not considered independent due to his previous Executive rote in the business). The Chief Executive and HR Director can be invited to be in attendance at times. The Remuneration Committee operates within defined terms of reference. It met four times in 2019.

None of the Committee has any personal financial interest (other than as shareholders), conflicts of interests arising from cross Directorships, or day-to-day involvement in running the business and, as such, the Committee is deemed to be independent

The Board determines the remuneration of the Non Executive Directors after considering external market research. Non Executive Directors do not participate in the bonus schemes or the LTIPs.

Performance for the year

As has been reviewed elsewhere in the Report in 2019 the business achieved a solid profit performance, as well as putting some of the building blocks in blace to accelerate growth in the coming year. The Remuneration Committee approved bonus payments for the Senior Management Team (SMT) under the annual bonus scheme as detailed below. Other embloyees also received part bonus payments for both achieving the ribersonal objectives, together with the overal. Group profit element

2019 annual bonus

In eannual bonus for the SMT was based on delivery of Adjusted FBITDA and new premium sales targets, together with various non-financial SMT objectives. This year the SMT bonus was a collective bonus to reinforce the need to work together. We may vary this in future years but we believed it was important that in the first year of a new CFO there should be an emphasis for the SMT to operate as one team.

Each SMT member achieved 75% of their potential bonus amount.

Retention bonus

Following the appointment of the new Chief Executive, in the absence of an effective LTIP, the Remuneration Committee agreed a number of retention payments to ensure smooth transition by retaining key individuals within the business. These payments are due in July 2020 and will not pay out to anyone who has given or received notice at any time during the preceding 18 months. The payments have been effective in retaining key individuals for the key changeover period.

Other Committee activities for the year

The Committee reviewed commission payments and scheme outcomes for insurance sates employees. Field-based employees received commission-based payments for acrieving set levels of new premium sales. Attention was baid to the criteria used to assess whether sales metithe highest standards (beyond regulatory combiliance) and that there were appropriate behalties to variable bay where the standards were either not metion partially not met

We also considered informatigender pay gap findings (we are not required to complete this research as we are currently under 250 employees)

The employee engagement scores which remain except onally high and the committee reviewed the actions to preserve and even enhance the working environment.

The business is relatively small out the Committee also regularly reviews succession planning at board and senior management level.

The year ahead

Much of the work in the coming year will be similar to prior years. Work will continue in completing the new ITIP referred to in last year's annual report. In addition, the Committee will be focusing in more detail on the gender pay gap to determine what action, if any, needs to be taken.

The Remuneration Committee remains focused on aligning reward with detivering long-term sustainability and growth of the business, combined with our onligoing progressive dividend bodicy. Where any material changes are made to the Remuneration policy we will continue to discussiour intentions with our major snareholders and give them the opportunity to comment.

Service contracts

The Executive Directors have service contracts that can be terminated on 12 months' notice. These provide for termination payments equivalent to 12 months' basic salary and contractual benefits.

The Non Executive Directors have letters of appointment that can be term hated on six months indice.

Remuneration Committee Report continued

Membership of Board and Directors' interests

The membership of the Board throughout the year is set out below.

The interests of the Directors and their families (including transactions committed to before the year end and shares held in the PGH employee share ownership bean, in the shares of the Company as at 1 January 2019 or date of appointment if later, and 31 December 2019, were as follows:

	Ordinary shares of 5p each in Personal Group Holdings Plc		
	At 31 December 2019	At 31 December 2018	
Deborah Frost (Chief Executive – Independent Non Executive until 28 February 2019)	300,042	568	
Mike Dugdale (Chief Financial Officer)	41,353	39,843	
Andrew Lothian (Managing Director PGB Sales)	38,092	38,064	
Mark Winlow (Independent Non Executive Chairman)	=	-	
Ken Rooney (Non Executive Deputy Chairman)	2,698	2,176	
Bob Head (Independent Non Executive)	-	-	
Maria Darby-Walker (Independent Non Executive)	-	-	
Mark Scanlon (Chief Executive - Resigned 28 February 2019)	-	2, 76 5	

At 31 December 2019, the mid-market closing share price was 335 00b per share (31 December 2018: 446.00p).

Directors' remuneration

The components of the Executive Directors' remuneration packages are currently a basic salary, annual bonus, Long Term Incentive Plan (LTIP), non-matching pension contributions and life cover.

The remuneration of the Directors listed by individual Director is as follows:

	Salary and fees 2019 £'000	Bonus 2019 £'000	Share-based gains on exercise of options 2019 £'000	Pension contributions 2019 £'000	Total 2019 £'000	Total 2018 £'000
Deborah Frost *	260	127	-	9	396	40
Mike Dugdale	207	71	-	_	278	367
Andrew Lothian	188	65	=	9	262	162
Mark Winlow	76	_	-	-	76	76
Ken Rooney	44	-		-	44	40
Bob Head	43		-	-	43	40
Maria Darby-Walker	21	-	-	1	22	-
Mark Scanlon**	74	_	-	5	79	440
Total	913	263		24	1,200	1,165

r. Depinar krokt wikki Nari Txki ut ve directo idur ng2018 ang Jacht inderadab htmpri as Jin Maleic in Vado 28 kebri ary 2, 19.

 $tt \forall a, c S c and on the whole strong fine the variety pointing Coulombia and entire and one of last value of each my 2010. The coulombia and the coulombi$

Directors' share options

At 31 December 2019 options outstanding were as follows

	Number of shares	Exercise price pence per share	Earliest exercisable date
Mike Dugdale	6,166	486.50	3 April 2017
Andy Lothian	6,028	498.00	14 February 2017

Long Term Incentive Plans

LTIP2

TiP2 was designed to reward Directors and certain other sen oriemployées in a way that aligns the interests of LTIP participants with the interests of shareholders, as well as with the Group's long-term strategic plan. LTIP2 is Market Capital sation based and becomes reward bearing above a Company Market Capital sation of £183.7m. It also has a yearly EPS performance or terion through its life which can be adjusted by the Remuneration Committee.

Unider the LTIP2 incentive arrangements the following employee shareholder status shares in Personal Group Limited were awarded during 2015 (ESS Shares). Participants had immediate PAYE and NIC charges on the associated UK tax market value of the ESS Shares.

	ESS Shares awarded
Mike Dugdale	4,000
Andrew Lothian	2,000
Other senior employees	9,500
Total	15,500

As of 31 December 2019, three employees who were awarded shares have left the Group and currently 28,500 shares are available for allocation.

The ESS Shares are so, it equally into four classes, namely A, B, C and D shares each of which carry a put option which allows the participants to exchange their ESS Shares for Personal Group Holdings Plc ordinary shares in tranches on reaching or exceeding the hurdles of market capitalisation and Annual EPS. Awards can be made annually starting in March 2017 (A shares) through to March 2020 (D shares) based on market capitalisation growth of the Company up to a market capital sation of \$350 m and upon achieving the Annual EPS growth targets. The awards will be paid out as 20%, 40%, 70% and 100% cumulatively of the eligible share of growth in market capital sation for A, B, C and D shares respectively. The maximum potential dilution assuming all the ESS Shares are converted into ordinary shares in the Company would be approximately 4.1% of the enlarged issued share capital of the Company.

The maximum amount payable by the Company over five years was £15m with the participating Board members being Mike Dugdate and Andy Lothian who are entitled to a maximum of £1.7m and £0.9m respectively based on their ESS no.dings above

There have been no awards made to date under LTIP2 and, as the current business strategy is more aligned with ach evement of profit targets, a furtner LTIP is anticipated to be put in place in 2020.

Group employee breakdown by gender as at 31 December 2019

	Male*	Female
Directors	4	2
Managers	25	28
Employees	83	93
	112	123

to the control open makes the third of the performance of the

Bob Head

Non Executive Director

Directors' Report

The Directors present their report together with the audited financial statements for the year ended 31 December 2019.

Principal activities

The Group is or incipally engaged in providing employee services, including short-term accident and health insurance, SaaS products and the provision of salary sacrifice technology products in the UK.

Results and dividends

A review of the year's results is given in the Chief Financial Officer's Statement (see pages 19-21)

The profit from continuing operations for the year is £10,487,000 (2018: £10,210,000) before taxation of £1,649,000 (2018: £1,819,000). During the year ordinary dividends of £7,244,000 (2018: £7,087,000) were paid.

Directors

The membership of the Board at the end of the year is set out in the Remuneration Report on page 38. The Remuneration Committee Report also includes details of the Directors' remuneration and interests in the ordinary shares of the Company. During the year all Directors and officers were covered by third party indemnity insurance.

Political contributions

Neither the Company nor any of its subsidiar esimade any political donation or incurred any political expenditure during the year (2018, £nk).

Charitable donations

Donations to charitable organisations amounted to £100,000 (2018: £100,000)

Principal risks and uncertainties

The principal risks and uncertainties facing the Group, along with their skimanagement objectives and policies are discussed in the Audit Committee report and Note 3 of these financial statements.

Capital requirements

See Note 4 of these financial statements

Corporate governance

The Board of Personal Group Holdings Pic supports the principles and is committed to achieving high standards of corporate governance and has adopted the Quoted Companies Alliance Corporate Governance Code in its entirety. The Board's report on the Group's corporate governance procedures is set out on pages 30-31.

Disclosure of information to auditor

The Directors who held office at the date of approval of this Directors' Report confirm that, so far as they are each aware, there is no relevant audit information of which the Group's auditor is unaware, and each Director has taken all the steps that they ought to have taken as a Director to make themselves aware of any relevant audit information and to establish that the Group's auditor is aware of that information.

Auditor

EY LLP have expressed will ingress to continue in office. In accordance with section 489 (4) of the Companies Act 2006 a resolution to both formally appoint and reappoint EY LLP will be proposed at the Annual General Meeting to be held on Wednesday 29 April 2020.

Other information

An indication of likely future developments in the business and particulars of significant events which have occurred since the end of the financial year have been included in the Strategic Report.

In arriving at their conclusion that the Group's accounts should be prepared on a going concern basis, the Directors' have considered the potential impact of COVID-19, over the next 12 months based on review of a variety of possible stress and scenario tests.

BY ORDER OF THE BOARD

M Dugdale

Director

20 Apr., 2020

Statement of Directors' Responsibilities

The Directors are responsible for preparing the Strategic Report, Directors' Report and the Group and parent Company Financial Statements in accordance with applicable law and regulations.

In respect of the Strategic Report, Directors' Report and the Financial Statements

The Directors are responsible for preparing the Strategic Report, Directors' Report and the Group and parent Company Financia, Statements in accordance with applicable law and regulations

Company law requires the Directors to prepare Group and parent Company Financial statements for each financial year under the AIM Rules of the London Stock Exchange they are required to prepare the Group Financial statements in accordance with international Financial Reporting Standards as adopted by the EU (IFRSs as adopted by the EU) and applicable law and they have elected to prepare the parent Company Financial statements on the same basis.

Under company law the Directors must not approve the financial statements unless they are satisfied that they give a true and fairly ew of the state of affairs of the Group and parent Company and of their profit or loss for that period. In preparing each of the Group and parent Company financial statements, the Directors are required to:

- Select suitable accounting policies and then apply them consistently.
- Make judgements and estimates that are reasonable, relevant and reliable
- State whether they have been prepared in accordance with IFRSs as adopted by the EU.
- Assess the Group and parent Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern.
- Use the going concern basis of accounting unless they either intend to Equidate the Group or the parent Company or to cease operations, or have no realistic alternative but to do so.

The Directors are responsible for keeping adequate accounting records that are sufficient to show and explain the parent Company's transactions and disclose with reasonable accuracy at any time the financial position of the parent Company and enable them to ensure that its financial statements comply with the Companies Act 2006. They are responsible for such internal control as they determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error, and have general responsibility for taking such steps as are reasonably open to them to safeguard the assets of the Group and to prevent and detect fraud and other irregularities.

under applicable law and regulations, the Directors are also responsible for preparing a Strategic Report and a Directors' Report that complies with that law and those regulations.

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



In our opinion:

- Personal Group Holdings Plc's Group financial statements and Parent Company financial statements (the financial statements); give a true and fairly ewiof the state of the Group's and of the Fitness Company it affairs as at 81 becember 2019 and of the Group's profet for the year then ended;
 - the Group financial statements have been properly prepared in accordance with IERSs as adopted by the European Union;
- the Parent Company financial statements have been properly prepared in accordance with IFRSs as adopted by the European Union and as applied in accordance with the provisions of the Companies Act, and
- the financial statements have been prepared in accordance with the requirements of the Companies Act 2006.

We have audited the financial statements of Personal Group Holdings Plc which comprise:

Group	Parent company
The statement of consolidated financial position as at 31 December 2019	The statement of financial position as at 31 December 2019
The consolidated income statement for the year then ended	The statement of changes in equity for the year then ended
The consolidated statement of comprehensive income for the year then ended	The statement of cash flows for the year then ended
The consolidated statement of changes in equity for the year then ended	Related notes 1 to 36 to the financial statements including a summary of significant accounting policies
The consolidated statement of cash flows for the year then ended	
Related notes 1 to 36 to the financial statements (except for note 4 which is marked as unaudited), including a summary of significant accounting policies	

The financial reporting framework that has been applied in their preparation is applicable law and International Financial Reporting Standards (IFRSs) as adopted by the European Union and, as regards to the Parent Company financial statements, as applied in accordance with the provisions of the Companies Act 2006.

Basis for opinion

We conducted our audit in accordance with International Standards on Auditing (UK) (ISAs (UK)) and applicable law. Our responsibilities under those standards are further described in the Auditor's responsibilities for the audit of the financial statements section of our report below. We are independent of the Group and Parent Company in accordance with the ethical requirements that are relevant to our audit of the financial statements in the UK, including the FRC's Ethical Standard as applied to listed entities, and we have fulfilled our other ethical responsibilities in accordance with these requirements.

We becove that the auditievidence we have obtained is sufficient and appropriate to provide a basis for our opinion

Conclusions relating to going concern

We have nothing to report in respect of the following matters in relation to which the ISAs (UK) require us to report to you where:

- the Directors' use of the going concumbes signaceounting in the preparation of the financial statements is not appropriate, or
- the Directors have not disclosed in the financial statements any identified material uncertainties that may cast significant doubt about the Group's or the Parent Company's ability to continue to adopt the going concern basis of accounting for a behod of at least two, velmonths from the date when the financial statements are authorised for issue.

First year audit considerations

In the preparation for our first year audit of the 31 December 2019 financial statements, we performed a number of transitional procedures. Following our selection as statutory and for, we undertook procedures to establish our independence of the Group. We used time or or to commencing any audit work to gain an understanding of the business issues and meet with key management

We reviewed 2018 audit work papers of the former auditor KPMG LLP ('KPMG') and gained an understanding of their risk assessment and key judgments. We held a number of meetings with management to understand the key judgments imade for the 31 December 2018 year end.

In October 2019, we held our team planning event attended by the audit partners and senior staff responsible for auditing the main business function and the Guernsey component of the Group. This provided the opportunity for the entire team to agree our first year audit approach. Our audit team has deep knowledge of the insurance industry and has been involved in the audits of targe International financial services companies.

The transition activities, including walkthroughs of the Group's significant processes, allowed us to gain an understanding of the Group's key processes and controls over financial reporting. We used the understanding the audit team had formed to establish our audit base and assist in the formal sation of our audit strategy for the 2019 Group audit.

Overview of our audit approach

- Key audit matters · Valuation of PG Let's Connect goodwill
 - · Valuation of goodwill and other intangible assets arising on acquisition of Innecto People Consulting
 - · COVID-19 impact

Audit scope

- We performed full scope audit of five components of the Group:
 - · UK core insurance (Personal Assurance plc),
 - · Guernsey core insurance (Personal Assurance (Guernsey) Limited),
 - · IT salary sacrifice (PG Let's Connect IT Solutions Limited),
 - · Software as a service (Personal Management Solutions Limited), and
 - · Software as a service (Innecto People Consulting Limited).
- · These components accounted for 99% of the Group revenue and 99% of the Group profit before tax.

Materiality

• Group materiality of £525,000 representing 5% of consolidated profit before tax.

Key audit matters

Key audit matters are those matters that, in our professional, judgment, were of most significance in our audit of the financial istatements of the current period and include the most significant assessed risks of material misstatement (whether or not due to fraud) that we identified. These matters included those which had the greatest effection; the overall audit strategy. the allocation of resources in the audit, and directing the efforts of the engagement team. These matters were addressed in the context of our audit of the financial statements as a whole, and in our opinion thereon, and we do not provide a separate opinion on these matters.

Independent Auditor's Report continued

Key audit matters continued

Risk

Valuation of PG Let's Connect Goodwill (2019: £10.6m, 2018; £10.6m)

Refer to the accounting policies page (page 64), and Note 15 of the financial statements (page 82 to 84).

ind PG Letis Connect goodwill arising on consolidation represents the excess of the costs of acquisition over the Group's interest in the fair value of the identified assets and labilities at the date of acquisition of Let's Connect in 2014.

The PG Let's Connect goodwill palance as at 31 December 2019 is significant based on its size rolative to the total assets of the Group

We consider the valuation of PGT et's Connect goodwill to be alsign ficant risk for the Group specifically due to the reliance on cash flow forecasts, incorporating key management assumptions, to support the recoverability of goodwill These involve isign ficant judgment about future events for which small changes can result in a material impact to the resultant valuation and therefore leads to a greater risk of material misstatement

Valuation of goodwill and other intangible assets arising on acquisition of Innecto People Consulting (2019: £2.9m, 2018: £nil)

Refer to the accounting policies page (page 64), and Note 35 of the financial statements (page 82 to 84)

On 28 February 2019, the Group acquired 100% of the issued share capital of Innecto People Consulting Limited (Innecto) for £3.2m cash consideration

We consider the valuation of intangible assets relating . . to the Innecto acquisition to be alsign ficant risk as it involves significant judgments in respect of the dentification and valuation of the intangible assets arising from acquisition (intangible assets related to customer relationships, technology platforms, trace name and technology trademarks)

The fair value assessment of the acquired intangible assets involves consideration of a number of judgmenta, and sensitive assumptions such as discount rate, growth rate and profitability projections. In si subjects value of these intangible assets to a highernisk of material misstatement

As required management, performed an impairment. assessment on the Innecto goodwill as at 31 December 2019 to satisfy themselves that the carrying value remains appropriate

The impairment assessment of goodwill involved the consideration of a number of judgmental assumptions such as the discount rate and short-term and long iterm growth rates, which heightens their skipf material misstatement

Our response to the risk

To obtain sufficient auditiev dence to conclude on the valuation of PC Let's Connect goodwill, we performed the following procedures

- Examined and assessed the appropriateness of manage ment's impairment mode, including an identification of the cash generating unit 1 CGUI; and attributable. cashflows, an assessment of discounted cash flows, and understanding of theisign ficant assumptions used in the mpairment test for the identified CGU.
- Challenged the future cash flow projections of the CCu. nowding the appropriateness of the applied short if erm and long iterm growth rates.
- Engaged EY valuation special sits to assess the reasonable. ness of the discount rate by considering the CGU's specific circumstances as well as comparable companies;
- Performed sensitivity analysis to assess the impact of certain key variables on levels of headroom, including a scount rate and growth assumptions, and
- Considered whether the applied accounting treatment is in compliance with IFRS and the Croup's accounting bolicy and the Group disclosure is in the with the required report ing framework

To obtain sufficient auditiev dence to conclude on the valuation of intangole assets and ing on acquisition of innector intangible assets at sing from and the valuation of goodwill at the year end, we performed the following procedures

Valuation of intangible assets arising on acquisition of Innecto—accounted for and their valuation

- Examined the Innecto Sale and Purchase Agreement to understand terms and conditions and their impaction the acquisition accounting;
- Assessed appropriateness of the identified intangible assets. and cash flows identified as aftir butable to these assets:
- Reviewed the valuation report of management's expert and assessed the methodology and assumptions adopted by management for calculating the fair values of intangible. assets ar sing on acquisition
- Engaged EY valuation specialists to assess the reasonableness of the key assumptions by considering Personal Group's (Innectols) specific circumstances. as well as comparable companies:
- Assessed completeness of the intangible assets arising from acquisition.
- Assessed appropriateness of the identified CGU and chairenged the profitability projections of the CGU ispecifically growth rate, royality rates and obsolescence assumptions,
- Considered whether the above accounting treatment sin compliance with IERS and the Group's accounting. policy and the Croup disclasures are in the with the reduired reporting framework

Valuation of appawill at the year and

- Assessed abbitopriateness of the impairment mode, and challenged the key ussumptions applied by management, specifically discount rate and shollt-term and long iterm growth rates, and
- Considered whether the Croup disclosures are in the with the leguired reporting framework

Key observations communicated to the Audit Committee

We are satisfied that there is no moairment and the carrying value of the goodwill. s appropriate as at 31 December 2019 However this assumes that the material Let's Connect's customer contract (disclosed in Note 15 of the financial statements) renews Loss of the contract could have alsign ficant adverse impact on the future cash flows of the PC Let's Connect CGU and may affect the future carrying value of the goodwill

We are satisfied that the the acquisition of Innecto are appropriately dentified and at the acquisition date is materially correct

We are satisfied that there sino impairment and the carrying value of the goodwill s appropriate as at 31 December 2019 However this assumes the high growth expected, particularly in the digital platform (disclosed in Note 15 of the financial statements) Delay in the growth of the digital platform could have a significant adverse impact on the future cash flows of the Innecto CGU and may affect the future carrying value of the goodwi-

In addition, we are satisfied that the acquisition and goodwild related disclosures are in compliance with the applicable accounting framework

Our response to the risk

We read, assessed and challenged the Directors' going concern assessment, including the riexpectation of the impact of COVID-19 on the operations it guidity and cabita position of the Group

In particular

- We obtained the profitability forecasts prepared by the Group and assessed the appropriateness of assumptions applied in the model led stress scenarios:
- We challenged whether the base forecasts of the claims ratios and the revenue growth were realistic based on our understanding of the business and the available information on the COVID 19 development;
- We tested that the modelled stress scenarios had been accurately applied in the solvency and liquidity forecasts.
- We considered whether management actions identified by the Group were real stically achievable, based on our knowledge of the business;
- We considered management's assessment of the operational impact of COVID-19 on the business by reference to the measures they have currently implemented or plan to but in blace; and
- We read the financial statement disclosures in respect
 of going concern inhote 21 and the post balance sheet
 impact of COVID 19 inhote 36, to determine whether
 they were consistent with the results of management's
 forecasts and in accordance with the requirements of the
 applicable reporting framework.

Key observations communicated to the Audit Committee

We concluded that the Directors had an appropriate basis on which to make the assessment that COVID 19 does not given se to materia. Uncertainty over the going concern of the Group

We consider that the financial statement disclosures in respect of the impact of COVID 19 are appropriate and consistent with the requirements of IFRS.

the Directors have drawn appropriate conclusions regarding the going concern basis. In addition, there is a risk that the disclosures in the financial statements are inadequate or inappropriate.

Risk

COVID-19 impact

financial statements

and

and financial risks to the Croub.

Refer to Note 2.18asis of preparation (page 63, and

Note 36 Post balance sheet events page 100, of the

COVID-19 is considered to be a non-adjusting post

the Croup for the year ended 31 December 2019.

Group's results and solvency position to reflect

The global outbreak of COViD 19 presents operational

balance sheet event and as such no adjustments have

been made to the results and the financial bosition of

The Directors have performed an assessment of the

mbact of COV₂D-19 on the profitable ty... quidity and

capital position of the Group. They have modelled the

the risk of increased level of claims of the Group

the potential impact of COVID-19 on the Group's.

ability to undertake face to face sales

the going concern of the Group

nospital, convalescence and death benefit bians,

Based on these analyses the Directors do not consider

that COVID i19 gives rise to a materia, uncertainty over

Due to the significant level of judgment applied,

mode...ng performed by the Group and whether

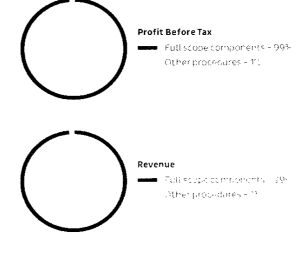
there is a higher risk around the appropriateness of

An overview of the scope of our audit Tailoring the scope

Our assessment of audit risk, our evaluation of materiality and our allocation of performance materiality determine our audit scope for each entity within the Group. Taken together, this enables us to form an opinion on the consolidated financial statements. We take into account size, risk profile, the organisation of the Group, changes in the business environment and other factors when assessing the level of work to be performed at each entity.

In assessing the risk of material misstatement to the Group financial statements, and to ensure we had adequate quantitative coverage of significant accounts in the financial statements, we dentified six reporting components of the Group. Of the six identified components, we performed a full scope audit of five components ("full scope components") which were selected based on their size or risk characteristics. The full scope components are luk core insurance (Personal Assurance p.c), Guernsey core insurance (Personal Assurance (Guernsey) Elmited). If salary sacrifice (PG Let's Connect II Solutions Limited). Software as a service "Inhectic People Consulting limited). These components accounted for 99% of the Group revenue and 99% of the Group profit before tax.

The charts below illustrate the coverage obtained from the work performed by our audit teams.



= , * \circ , , $T \in \mathfrak{F}'$ www.personalgroup.com

Independent Auditor's Report continued

Involvement with component teams

In estab, shing our overall approach to the Group audit, we determined the type of work that needed to be undertaken at each of the components by us, as the primary audit engagement team, or by component auditors from the EY global network firms operating under our instruction.

Of the five full scope components, audit procedures were performed. on four of these directly by the or mary audit team, EY UK, whilst the remaining one component (Personal) Assurance (Guernsey) Limited) was audited by the component audit team. EY Guernsey. We provided detailed. audit instructions to EY Guernsey. which included guidance on areas of focus, including the relevant risks of material misstatement, and set out the information required to be reported to us. We held discussions with the component team throughout the audit and reviewed their key working papers.

Our application of materiality

We apply the concept of materiality in planning and performing the audit, in evaluating the effect of identified misstatements on the audit and informing our audit opinion.

Materiality

The magnitude of an omission or misstatement that, individually or in the aggregate, could reasonably be expected to influence the economic decisions of the users of the financial statements. Materiality provides a basis for determining the nature and extent of our audit procedures.

We determined materiality for the Group to be £525,000 (2018 KPMG) £490,000), which is 5% of the consol dated profit before tax. The Group has been profit table over a number of years and we judge the focus of shareholders to be the Group's profit ability and earning per share. Therefore, we have determined that profit before tax is the most appropriate basis to be ermined materiality for the Group.

We determined materiality for the Parent Company to be £270,000 (2018 KPMG £382,000), which is 1% of the Parent Company equity. We have used the capital based measure for determining materiality due to the Parent Company being a holding company.

During the course of our audit, we reassessed the Group initial material ty of £450,000 and updated it to £525,000 due to an increase in the consolidated profit before tax between the interim forecast amount (upon which the initial material ty was based) and the year end actual. We considered the impact of this on the extent of our audit procedures.

We also reassessed initial materiality for the Parent Company from £180,000 to £270,000 due to an increase in the Parent Company equity between 31 December 2018 (upon which our initial material was based) and the 31 December 2019. We considered the impact of this on the extent of our audit procedures.

Performance materiality

The application of materiality at the individual account or balance level. It is set at an amount to reduce to an appropriately low level the probability that the aggregate of uncorrected and undetected misstatements exceeds materiality.

On the basis of our risk assessments, together with our assessment of the Group's overall control environment and due to the first year of audit of the Group, our judgment was that performance materiality was 50% of our planning materiality, namely £262,000

Audit work at component locations for the purpose of obtaining audit coverage over significant financial statement accounts is undertaken based on a percentage of total performance materiality. The performance materiality is based on the relative scale and risk of the component to the Group as a whote and our assessment of the risk of misstatement at that component.

in the current year, the range of performance materiality allocated to components was £26,000 to £198,000.

Reporting threshold

An amount below which identified misstatements are considered as being clearly trivial.

We agreed with the Audit Committee that we would report to them al. uncorrected audit differences in excess of £26,000 for the Group and in excess of £14,000 for the Parent Company, which is set at 5% of planning materiality, as well as differences below that threshold that, in our view, warranted reporting on qualitative grounds.

We evaluate any uncorrected misstatements against both the quantitative measures of materiality discussed above and in light of other relevant qualitative considerations in forming our opin on.

Other information

The other information comprises the information included in the annual report set out on pages 1 to 43, other than the financial statements and our auditor's report thereon. The Directors are responsible for the other information.

Our opinion on the financial statements does not cover the other information and, except to the extent otherwise explicitly stated in this report, we do not express any form of assurance conclusion thereon.

In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If we identify such material inconsistences or apparent material misstatements, we are reduired to determine whether there is a material misstatement in the financial statements or a material misstatement.

of the other information, if, based on the work we have performed, we conclude that there is a material misstatement of the other information, we are required

We have nothing to report in this regard

Opinions on other matters prescribed by the Companies Act 2006

to report that fact

In our opin on, pased on the work undertaken in the course of the audit:

- the information given in the strategic report and the Directors' report for the financial year for which the financial statements are prepared is consistent with the financial statements; and
- the strategic report and Directors' report have been prepared in accordance with applicable legal requirements.

Matters on which we are required to report by exception

In the light of the knowledge and understanding of the Group and the Parent Company and its environment obtained in the course of the audit, we have not identified materia. misstatements in the strategic report or the Directors' report

We have nothing to report in respect of the following matters in relation to which the Companies Act 2006 requires us to report to youlf, in our opinion:

- adequate accounting records have not been kept by the Parent Company, or returns adequate for our audit have not been received from branches not visited by us, or
- the Parent Company financial statements are not in agreement with the accounting records and returns; or

- certain disclosures of 'Directors' remuneration specified by law are not made, or
- we have not received all the information and explanations we require for our audit.

Responsibilities of Directors

As explained more fully in the Directors' responsibilities statement set out on page 43, the Directors are responsible for the preparation of the financial statements and for being satisfied that they give a true and fair view, and for such internal control as the Directors determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraudion error

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

Auditor's responsibilities for the audit of the financial statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our op nion Reasonable assurance is a high level of assurance but is not a guarantee that an audit conducted in accordance with ISAs (UK) will always detect a material misstatement when it exists.

Misstatements can arise from fraud or error and are considered material fill hid vidually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

A further description of our responsible tes for the audit of the financial statements is located on the

Financia, Reporting Council's website at https://www.frc.org.uk/auditorsresponsibilities. This description forms part of our auditor's report.

Use of our report

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

Robert Bruce (Senior statutory auditor)

for and on behalf of Ernst & Young LLP, Statutory Auditor London

20 April 2020

15.

The maintenance and integrit, of the Personal Group Holdingt Discoverse is selected by the work particulation, the Auditors does not involve in carminating the Auditors of the September of the Control of the Control of Auditors of the September of the Control o

² ung sian politing United kingnom y warning the areas stiphial did rummast or let financial interments music ffer from legiciar on in or her just to 20 cms.



Our Strategy in Action

2019 Client Conference:

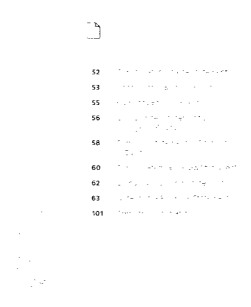
November 2019 saw our second annual Client Conference take place in Birmingham. Despite horrendous weather conditions on the day we saw many clients brave the elements and attend to hear the latest news and developments in the Reward and Benefits sector.

However, the star of the day was Col. Dame Kelly Holmes MBE (mil) who spoke for over an hour detailing her own experiences with mental health and personal challenges. A renowned speaker on the subject Dame Kelly was perfectly placed to relate these trials to the workplace and how even the most "in control" employee can be facing personal struggles.

Dame Kelly was hugely generous with her time and stayed to chat to clients and suppliers alike. Personal Group was proud to have hosted such an inspirational and high profile speaker who resonated so well with the audience.

Be famous

We create impact in the market by thinking differently and acting differently to become a valued client partner.



It had a really good theme and all the presentations fitted perfectly with that " $\mbox{\it Carolyn\,Walker}$

HR Operations Director

Guest speaker Dame Kelly Holmes was fantastic. Her openness was truly inspiring" Suzanne Foody

Benefits & Rewards Manager

Dame Kelly was a fantastic speaker and it was a fantastic way to end the day. The pitch was just right – inspirational and thought provoking without being too heavy" Helen Tester

Wett-being Development Lead

What we delivered

>90% of attendees scored the event 8 out of 10 or above Travel, logistics and registration process scored 9 out of 10

	Note	2019 £'000	2018 £'000
Gross premiums written		30.369	31,445
Outward reinsurance premiums		(204)	(231)
Change in unearned premiums		59	28
Change in reinsurers' share of unearned premiums		(10)	(10)
Earned premiums net of reinsurance	5	30.214	31,232
Other insurance related income	5	191	218
IT salary sacrifice income	5	18,794	14,970
SaaS income	5	21,459	8,729
Other non-insurance income	5	100	115
Investment income	6	131	83
Revenue		70,889	55,347
Claims incurred	7	(6,670)	(7,175)
Insurance operating expenses	8	(15,964)	(15,073)
Other insurance related expenses		(210)	(261)
IT salary sacrifice expenses	5	(17,157)	(13,851)
SaaS costs	5	(20,930)	(8,561)
Share-based payment expenses	23	(19)	(117)
Charitable donations		(100)	(100)
Amortisation of intangible assets	16	(489)	(661)
Expenses		(61,539)	(45,799)
Operating profit		9,350	9,548
Finance costs		(131)	(148)
Release of provisions	25	1,259	646
Share of profit of equity-accounted investee net of tax	34	9	164
Profit before tax	10	10,487	10,210
Tax	11	(1,649)	(1,819)
Profit for the year	13	8,838	8,391
The profit for the year is attributable to equity holders of Personal Group Holdings Plc			
Earnings per share		Pence	Pence
Basic	13	28.4	27.2
Diluted	13	28.4	27.2

There is no other comprehensive income for the year and, as a result, no statement of comprehensive income has been produced. An object onkernic award as continuing activities.

		2019	2018
	Note	£'000	£'000
ASSETS	***		
Non-current assets			
Goodwill	15	12,696	10,575
Intangible assets	16	1,301	500
Property, plant and equipment	17	5,984	6,040
Investment property	18	-	130
		19,981	17,245
Current assets		_	
Financial investments	19	2,565	2,530
Trade and other receivables	20	18,549	16,532
Equity-accounted investee	34	_	50
Reinsurance assets	21	121	187
Inventories	12	746	643
Cash and cash equivalents	22	14,476	15,148
		36,457	35,090
Total assets		56,438	52,335

	Note	2019 £'000	2018 £'000
EQUITY	71012	2000	
Equity attributable to equity holders of Personal Group Holdings Plc			
Share capital	23	1,561	1,544
Share premium		1,134	-
Capital redemption reserve		24	24
Other reserve		(230)	(210)
Profit and loss reserve		35,526	33,937
Total equity		38,015	35,295
LIABILITIES			
Non-current liabilities			
Deferred tax liabilities	24	302	102
Trade and other payables	26	290	356
Current liabilities			
Provisions	25	_	1,259
Trade and other payables	26	15,043	12,233
Insurance contract liabilities	27	2,104	2,376
Current tax liabilities		684	714
		17,831	16,582
Total liabilities		18,423	17,040
Total equity and liabilities	·	56,438	52,335

The financial statements were approved by the Board on 20 April 2020.

M Dugdale D Frost

Company number: 3194991

		2019	2018
	Note	£'000	£'000
ASSETS			
Non-current assets			
Investment in subsidiary undertakings	28	25,041	25,022
Investment property	18		130
		25,041	25,152
Current assets			
Trade and other receivables	20	3,070	156
Cash and cash equivalents	22	165	169
		3,235	325
Total assets		28,276	25,477
EQUITY			
Equity attributable to equity holders of Personal Group Holdings Plc			
Share capital	23	1,561	1,544
Share premium	23	1,134	-
Capital redemption reserve		24	24
Otherreserve		(230)	(210)
Profit and loss reserve		24,601	16,770
Total equity		27,090	18,128
LIABILITIES			
Current liabilities			
Trade and other payables	26	1,186	7,349
Total liabilities		1,186	7,349
Total equity and liabilities		28,276	25,477

The parent Company has taken advantage of section 408 of the Companies Act 2006 and has not included its own profit and loss account in these financial statements. The parent Company's profit for the year was £15,080,000 (2018, £7,582,000).

The financial statements were approved by the Board on 20 April 2020.

M Dugdale D Frost

Company number: 3194991

	Share capital £'000	Share Premium £'000	Capital redemption reserve £'000	Other reserve £'000	Profit and loss reserve £'000	Total equity £'000
Balance as at 1 January 2019	1,544	-	24	(210)	33,937	35,295
Dividends paid	=	-	-		(7,244)	(7,244)
Employee share-based compensation	÷	-	-	=	19	19
Proceeds of SIP* share sales	-	¥	-	-	20	20
Cost of SIP shares sold	-	-	-	44	(44)	-
Cost of SIP shares purchased		-	-	(64)	-	(64)
Shares issued in the year	17	1,134	-	_	-	1,151
Transactions with owners	17	1,134		(20)	(7,249)	(6,118)
Profit for the year	=	-		=	8,838	8,838
Total comprehensive income for the year		-		-	8,838	8,838
Balance as at 31 December 2019	1,561	1,134	24	(230)	35,526	38,015

in Politiare dwineron (Paris) P

	Share capital £'000	Capital redemption reserve £'000	Available for sale financial assets £'000	Other reserve £'000	Profit and loss reserve £'000	Total equity £'000
Balance as at 1 January 2018 as previously reported	1,540	24	85	(310)	32,417	33,756
Adjustment on initial adoption of IFRS 9	_	_	(85)	_	85	-
Restated balance as at 1 January 2018	1,540	24		(310)	32,502	33,756
Dividends paid		-	-	_	(7,087)	(7,087)
Employee share-based compensation	-	_	-	-	94	94
Proceeds of SIP* share sales	-	_	-	=	132	132
Cost of SIP shares sold	-	-	-	179	(179)	-
Cost of SIP shares purchased	-	-	-	(79)	-	(79)
Deferred tax reserve movement (see note 24)	-	-	-	-	88	88
Nominal value of LTIP** shares issued	4	-	-	-	(4)	_
Transactions with owners	4			100	(6,956)	(6,852)
Profit for the year					8,391	8,391
Total comprehensive income for the year	_	-			8,391	8,391
Balance as at 31 December 2018	1,544	24	-	(210)	33,937	35,295

⁺ PG Shaile Own cronip Plants o

City on Play theory are particular

	Share capital £'000	Share Premium £'000	Capital redemption reserve £'000	Other reserve £'000	Profit and loss reserve £'000	Total equity £'000
Balance as at 1 January 2019	1,544	=	24	(210)	16,770	18,128
Dividends paid	-	<u>.</u>	-		(7,244)	(7,244)
Employee share-based compensation	-	-	-		19	19
Proceeds of SIP* share sales		-		-	20	20
Cost of SIP shares sold	-	-	=	44	(44)	-
Cost of SIP shares purchased	-	•	-	(64)	-	(64)
Shares issued in the year	17	1,134		-	-	1,151
Transactions with owners	17	1,134	-	(20)	(7,249)	(6,118)
Profit for the year	-	-	-		15,080	15,080
Balance as at 31 December 2019	1,561	1,134	24	(230)	24,601	27,090

in PAShare trainership bilandish.

	Share capital £'000	Capital redemption reserve £'000	Other reserve £'000	Profit and loss reserve £'000	Total equity £'000
Balance as at 1 January 2018	1,540	24	(310)	16,232	17,486
Dividends paid	-	-	_	(7,087)	(7,087)
Employee share-based compensation	-	-	-	94	94
Proceeds of SIP ⁺ share sales	-	-	-	132	132
Cost of SIP shares sold	=	-	179	(179)	-
Cost of SIP shares purchased	-	-	(79)	-	(79)
Nominal value of LTIP** shares issued	4	_	-	(4)	-
Transactions with owners	4	-	100	(7,044)	(6,940)
Profit for the year	_	_	_	7,582	7,582
Balance as at 31 December 2018	1,544	24	(210)	16,770	18,128

in PCS race Twoler III pilot 1000

thoughten intention is an of a

	Note	2019 £'000	2018 £'000
Net cash from operating activities (see next page)		8,668	8,325
Investing activities			
Additions to property, plant and equipment	17	(734)	(1,024)
Additions to intangible assets	16	(266)	(178)
Proceeds from disposal of investment property		188	-
Proceeds from disposal of property, plant and equipment		398	9
Purchase of financial assets		(34)	(105)
Proceeds from disposal of financial assets		=	2,056
Interest received		131	82
Dividends received from equity accounted investee	34	59	750
Dividends received		-	8
Acquisition of subsidiary, net of cash acquired	35	(2,714)	-
Net cash from investing activities		(2,972)	1,598
Financing activities			
Proceeds from the issue of shares		1,151	-
Interest paid		(2)	(28)
Purchase of own shares by the SIP*		(64)	(79)
Proceeds from disposal of own shares by the SIP*		20	132
Payment of lease liabilities		(229)	(354)
Dividends paid		(7,244)	(7,087)
Net cash used in financing activities		(6,368)	(7,416)
Net change in cash and cash equivalents		(672)	2,507
Cash and cash equivalents, beginning of year	22	15,148	12,641
Cash and cash equivalents, end of year	22	14,476	15,148

in PR Strate (hwire) chip Pull (B.D.

	Note	2019 £'000	2018 £'000
Operating activities			
Profit after tax		8,838	8,391
Adjustments for			
Depreciation	17	970	797
Amortisation of intangible assets	16	489	661
(Profit) / loss on disposal of property, plant and equipment		(127)	59
Profit on disposal of investment property		(60)	-
Realised net investment loss		=	10
Interest received		(131)	(82)
Dividends received		-	(8)
Interest charge		131	148
Share of profit of equity-accounted investee, net of tax	34	(9)	(164)
Share-based payment expenses	23	19	94
Taxation expense recognised in income statement	11	1,649	1,819
Changes in working capital			
Trade and other receivables		(1,520)	(1,920)
Trade and other payables		1,406	865
Provisions	25	(1,259)	(646)
Inventories		(103)	(83)
Taxes paid		(1,625)	(1,616)
Net cash from operating activities		8,668	8,325

	Note	2019 £'000	2018 £'000
Net cash from operating activities (see below)		(10,055)	(1,465)
Investing activities			
Sale of financial assets		-	100
Dividends received		16,000	8,421
Proceeds from disposal of investment property		188	-
Net cash used in investing activities	. , -	16,188	8,521
Financing activities			
Proceeds from share issue		1,151	-
Purchase of own shares by the SIP*		(64)	(79)
Proceeds from disposal of own shares by the SIP*		20	132
Dividends paid		(7,244)	(7,087)
Net cash used in financing activities		(6,137)	(7,034)
Net change in cash and cash equivalents		(4)	22
Cash and cash equivalents, beginning of year	22	169	147
Cash and cash equivalents, end of year	22	165	169
Operating activities			
Profit after tax		15,080	7,582
Changes in working capital			
Trade and other receivables		(2,912)	1,849
Trade and other payables		(6,163)	(2,475)
Dividends received		(16,000)	(8,421)
Profit on disposal of investment property		(60)	-
Net cash from operating activities		(10,055)	(1,465)

Più Share Divincis nip Pilani, Si Pi

The parent Company has cash and cash equivalents at 31 December 2019 totalling £88,000 (2018: £58,000; PGT, the employee-based trust, has a cash balance which has decreased by £34,000 to £77,000 in the year to 31 December 2019 (decreased by £34,000 to £111,000 in the year to 31 December 2018) as a result of the purchase and sale of SIP shares.

1 General information

The principal activities of Personal Group Holdings Plaintne Company" and subsidiaries (together) the Group i include transacting short-term accident and health insurance and providing embloyee services in the UK.

The Company is a limited tiability company incorporated and domic led in England. The address of its registered office is John Ormand House, 899 Silbury Boulevard, Milton Keynes, MK9 3XL.

The Company is i sted on the Alternative Investment Market of the London Stock Exchange

These financial statements have been approved for issue by the Board of Directors on 23 March 2020.

2 Accounting policies

These financial statements of Personal Group Holdings P.c are for the year ended 31 December 2019. They have been prepared in accordance with the requirements of International Financial Reporting Standards (IFRS) as adopted by the EU. These financial statements have been prepared in accordance with IFRS standards and IFRIC interpretations as adopted by the EU, issued and effective as at 31 December 2019.

The following IFRS standards have become applicable for accounting periods commencing on or after 1 January 2019 and the appropriate adjustments have been made:

- IFRS 16 - Leases

This was early adopted as of 1 January 2018 and the impact of transition was laid out in the publicly available financial statements to 31 December 2018.

The Group is aware that IFRS 17 – Insurance Contracts is potentially going to be effective for periods from 1 January 2022. Based on a review of the current public information it is not believed that the accounting for the Group's insurance contracts will change materially due to the short tail nature of those contracts although further disclosures are likely to be required.

2.1 Basis of preparation

The functional and presentational currency of the Group is sterling. These statements and the prior year comparatives have been presented to the hearest thousand, unless otherwise stated.

In preparing these consol dated financial statements, management has made judgements, estimates and assumptions that affect the application of the Group's accounting policies and the reported amount 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 estimates are recognised prospectively.

Judgements

Information about judgements made in applying accounting policies that have the most's gnificant effects on the amounts recognised in the consolidated financial statements is included in the following notes:

 Agentivs principal (2.25) - whether the sale of naccounted volumers should be treated as a principal or agency transaction.

Assumptions and estimation uncertainties

Information about assumptions and estimation uncertainties that have a significant risk of resulting in a material adjustment to the carrying amounts of assets and liabilities within the year ending 31 December 2019 is included in the following notes:

- Goodwill valuation (Note 15) key assumptions underlying recoverable amounts.
- Establishing the value of claims outstanding (Note 27); key assumptions regarding the provisions for claims.
- Value of intangible assets recognised on the acquisition of Innecto (Note 35).

Going concern

The financial statements are prepared on a going concern basis. In considering going concern, the Directors have reviewed the Group's and Company's future cash requirements, earnings projections and capital projections over the next twelve months. Various stress and scenario tests have taken place to assess the potential impact on the Group of COVID-19, considering the potential impact on premiums, claims and solvency ratios for the insurance subsidiaries, together with liquidity and other non-insurance activities for the wider Group. The Directors believe these forecasts have been prepared on a prudent basis and have also considered the impact of a range of potential changes to trading performance over the next 12 months from the date of signing the financial statements.

Having prepared and considered these stress scenarios the Directors have concluded that the Group and Company will be able to operate without requiring any external funding and therefore believe it is appropriate to prepare the financial statements of the Group and Company on a going concern basis. This is supported by the Group's and Company's liquidity position at the year end.

2 Accounting policies continued

2.2 Basis of consolidation

Subsidiaries

Subsidiaries are entities controlled by the Group. The Group controls an entity when it is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. In assessing control, the Group takes into consideration potential voting rights that are currently exercisable. The acquisition date is the date on which control is transferred to the acquirer. The financial statements of subsidiaries are included in the consolidated financial statements from the date that control commences until the date that control certifies.

Transactions eliminated on consolidation

Intra-Group balances and transactions, and any unrealised income and expenses arising from these transactions, are eliminated on consolidation. Unrealised gains arising from transactions with equity-accounted investees are eliminated against the investment to the extent of the Group's interest in the investee. Unrealised losses are eliminated in the same way as unrealised gains, but only to the extent that there is no evidence of impairment.

2.3 Joint ventures

Appended to the Appendix (Marlborough Gate 2) Limited is the only jointly controlled entity within the Group and has been equity accounted for under IFRS 11 Joint Arrangements

The joint venture is equity accounted further information for which can be found in Note 34.

2.4 Goodwill and acquired intangibles

Goodwill representing the excess of the cost of acquisition over the fair value of the Group's share of the identifiable net assets acquired, is capitalised and reviewed annually for impairment. Goodwill is carried at cost less accumulated impairment losses. Negative goodwill is recognised immediately after acquisition in the income statement.

Intangible assets meeting the relevant recognition criteria are initially measured at cost and amortised on a systematic basis over their useful lives.

2.5 Revenue

Revenue is measured by reference to the fair value of consideration received or receivable by the Group for $g_{\rm c}$ (0.13) in the rand First Arthurst Tell (4.75). With and trade discounts.

The IFRS 15 considerations for the most significant revenue streams have been disclosed in order to validate that the treatment is compliant with IFRS 15

Earned premium

Earned premium is recognised in the period in which the Group is legally bound through a contract to provide insurance cover, which is typically a week or a month in length and renews on an evergreen basis. It represents the full amount of orem lums receivable under the contract. These are deferred as a provision for unearned premiums until recognised as revenue principalty computed on a montally or daily pro-rata basis. The unearned premium reserve is typically small as a large proportion of bolicles are weekly renewals.

Net earned premiums are stated net of amounts passed to reinsurers. Premiums are shown before deduction of commission and exclude any sales-based taxes or duties

Insurance income is outside the scope of IFRS 15 and hence the implementation of this standard has not impacted this revenue stream.

Other Insurance related

Commission receivable on the renewal of previously written insurance policies is recognised by the Group as the renewal takes place with the underwriter.

IT Salary sacrifice

Income from the provision of salary sacrifice technology products is recognised when the goods are dispatched.

IFRS 15 – IT Salary Sacrifice Income		
Performance Obligations	Provision of IT goods to smalloyer companies. Goods are acquired by the Group from various suppliers and heid as inventory until Ford to customers at an agreed price.	
Transaction Price	Purchase price varies dependant on product purchased but is class which is class which is consistent with a second consistency and the consistency of the consistency	
Altocation of Price	Prices are allocated by product, volumes and values.	
Satisfaction of Obligations	Revenue is recognised on dispatch as Group has met its performance obligation as per the contracts in place.	

2 Accounting policies continued

2.6 Reinsurance

Outwards reinsurance premiums are accounted for in the same accounting period as the premiums for the related direct or inwards business being reinsured. Reinsurers' share of technical reserves is shown as an asset in the balance sheet.

Amounts recoverable under reinsurance contracts are assessed for impairment at each balance sheet date. If objective evidence of impairment exists reinsurance assets are reduced to the level at which they are considered to be recoverable and an impairment loss is recognised in the income statement.

2.7 Deferred acquisition expenses

Prior to 2018, costs incurred in acquiring general insurance contracts were deferred where appropriate. Acquisition costs included direct costs such as brokerage and commission and indirect costs such as administrative expenses connected with the processing of proposals and the issuing of policies. The deferred acquisition cost asset represented the proportion of acquisition costs corresponding to the proportion of gross premiums written that was unearned at the balance sheet date. During 2018, management reviewed this process and decided due to the short tail nature of the policies under written that, for clarity and simplicity in the financial statements, this immaterial deferral would no longer be required.

2.8 Claims recognition and claims provisions

The provision for claims represents the gross estimated liability arising from claim episodes in the current and preceding financial years which have not given rise to claims paid. The provision includes an allowance for claims management and handling expenses.

The provision for claims is estimated based on current information, and the ultimate liability may vary as a result of subsequent information and events.

Adjustments to the amount of claims provision for prior years are included in the income statement in the financial year in which the change is made.

In setting the provisions for claims outstanding, a pest estimate is determined on an undiscounted basis and then a margin of prudence is added such that there is confidence that future claims will be met from the provisions. The level of prudence set is one that provides an appropriate degree of 1.11% ence

The pablity adequacy test (IFRS 4 paragraph 16) is performed at each reported balance sheet date. This requires the estimate of future cash flows under its insurance controcts to be measured against the recognised insurance aubitries.

2.9 Property, plant and equipment and intangible assets

Property prant and equipment and software intangibles are stated at cost, net of depreciation, amortisation and any provision for impairment. No depreciation or amortisation is charged during the period of construction.

Research and development

Expenditure on research activities is recognised in the income statement as an expense as incurred

Expenditure on development activities is capitalised if the product or process is technically and commercially feasible and the Group intends, and has the technical ability and sufficient resources to, complete development, future economic benefits are probable and if the Group can measure retiably the expenditure attributable to the intangible asset during its development. Development activities involve a plan or design for the production of new or substantially improved products or processes.

The expendature capitalised includes the cost of materials, external consultancy costs and salary costs where a distinct product has been created. Other development expenditure is recognised in the income statement as an expense as incurred. Capitalised development expenditure is stated at cost less accumulated amortisation and less accumulated impairment losses.

Disposal of assets

The gain or loss arising on the disposal of an asset is determined as the difference between the disposal proceeds and the carrying amount of the asset and is recognised in the income statement.

Amortisation and depreciation

Amortisation and depreciation are calculated to write down the cost or valuation less estimated residual value of all intangible assets, and tangible assets other than freehold land excluding investment properties by equal annual instalments over their estimated economic useful lives. Residual value is reviewed annually and amended if material. The retest generally applicable are.

Freehold properties	50 years
Motor vehicles	3 - 4 years
Computer equipment	2 - 4 years
Furniture, fixtures and fittings	5 - 10 years
Computer software and development	2 - 4 years
Internally generated intangibles	3 - 5 years
Intangible assets	3 - 5 years
Right of Use Assets	Term of Lease

SaaS income

SaaS income, including that derived from Habilits recognised on a straight-line basis over the length of the contract. Where a proportion of this income and costs, credited or charged in the current year, relate to the provision of services provided in the following year, they are carried forward as deferred income or costs, calculated on a daily pro-rata basis.

	IFRS 15 - SaaS Income
Performance Obligations	Ongoing access to Habi platform with eachire evant month access is provided being considered a separate performance obligation.
Transaction Price	Prices are on a by employee rate and are agreed with each cuent individually
Allocation of Price	Price allocated eventy to each period / performance obligation.
Satisfaction of Obligations	Recognised straight-line over period of agreement of service as the performance obligation is deemed to be met each month as the control of the design service.

Voucher income, which is also included in SaaS income, derives from customers ordering retail vouchers through the Hapi platform. E-vouchers are fulfilled and made available instantly to the customer white, for reloadable cards, customers receive these several working days after placing the order. Income from the sale of reloadable cards and e-vouchers is recognised as orders are fulfilled by the Group. In the vast majority of these transactions the Group acts as principal. Refer to 2.25 for further details of agent vs. in order assessment.

IFRS 15 - Voucher Income	
Performance	Provision of voucher to individuals :
Obligations	companies
Transaction Price	Prices are pased on each retailer's discount on purchase into the Group.
Altocation of Price	Whole price atlocated to the sole performance obligation
Satisfaction of Obligations	Recognised on dispatch of voucher as this is the point at which the Group has fulfilled its part of the agreed contract.

With the acquisition of innecto People Consulting Limited in the year (see Note 35), the Group now receives income from its provision of HR consultancy services to corporate clients. Consultancy income is recognised in the profit and loss account at the relevant charge out rates of the consultants and based on the chargeable time spention each client project.

IFRS 15 – Consultancy Income		
Performance Obligations	Provision of consultancy services two cally based on an agreed number of consultant hours.	
Transact on Price	Prices are based on each contractual client agreement, dependant on the level and duration of consultant in tark sterict.	
Allocation of Price	Each chargeable hour will have an agreed price dependant on the level and experience of the consultant.	
Satisfaction of Obligations	Each consultant hour charged is considered a separate performance obligation and recognition is recorded periodically (typically monthly) based on chargeable hours in that periodically	

Other income

Property rental income is recognised on a receivable basis when the right to receive consideration has been established.

Investment property

Rental income arising from investment property is recognised on a straight-line basis over the lease term. The leases are classified as operating leases as the Group has substantially all the risks and rewards related to the ownership of the leased asset. The effect of any rent-free period is spread over the life of the lease.

Costs incurred to fulfil a contract

Costs incurred to fulfil a contract under IFRS 15 are recognised as an asset under certain conditions laid out in IFRS 15.95. The capitalised contract costs are amortised on a systematic basis that is consistent with the Company's transfer of the related goods or services to the customer. Capitalised contract costs are subject to an impairment assessment at the end of each reporting period. Impairment assess are recognised in the profit or loss. There are no contracts in the Group for which these conditions are met and, as such, no assets have been recognised.

Investment income

Interest income is recognised on an effective interest hare metallo

2.10 Leases

On adoption of IFRS 16, the Group recognised lease papilities in relation to leases which had previously been classified as "operating leases" under the principles of IAS 1/ Leases.

Under IFRS 16, with the exception of short-termor tow value leases, all operating and finance leases are accounted for in the balance sheet. On inception of the lease, the future payments, including any expected end of life costs, are discounted based on the implicit interest rate in the specific lease. A "Right of use" asset is created at an equal value depreciated over the life of the lease which is determined by the contract with any break clauses being reviewed as to the expected use at the time of inception and at each following year end. Payments made to the lessor are debited to the balance sheet and the income statement is charged with monthly depreciation and interest which is included as finance costs in the accounts.

Low value leases or short life leases of less than one year are expensed directly into the income statement account on a straight line over the life of the lease.

2.11 Impairment of non-financial assets

For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows (cash-generating units). As a result, some assets are tested individually for impairment and some are tested at cash-generating unit level. Goodwill is allocated to those cash-generating units that are expected to benefit from synergies of the related business combination and represent the lowest level within the Group at which management monitors the related cash flows.

Goodwill, other individual assets or cash-generating units that include goodwill and those intangible assets not yet available for use are tested for impairment at least annually. All other individual assets or cash-generating units are tested for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. See Note 15 for further details on the impairment testing of ground.

2.12 investment property

The investment property was held to earn rentals and for for capital appreciation. The Group measured its investment property in accordance with IAS 40 requirements for the this model.

The investment property was stated at cost less accumulated depreciation and provision for impairment. Depreciation is based on cost less residual value. As residual value currently exceeds cost less impairment no depreciation is lessing provided.

Rental income arising from the investment property is shown within "other income, and is recognised on a straight-line basis over the lease term. The leases are classified as operating leases as the Group has substantially all the risks and rewards related to the ownership of the leased asset.

Expenses relating to the investment property are presented within lather expenses, and are recognised on an accruals basis.

The Investment Property was sold during 2019, the profit for which has been included within admin expenses within surar celebrating expenses in the consolidated income statement.

2.13 Taxation

Current tax is the tax currently payable based on taxable profit for the year $% \left(1\right) =\left(1\right) \left(1\right) \left($

Deferred income taxes are calculated using the liability method on temporary differences. Deferred tax is generally provided on the difference between the carrying amounts of assets and liabilities and their tax bases.

However, deferred tax is not provided on the initial recognition of goodwill, nor on the initial recognition of an asset or liability unless the related transaction is a pusiness combination or affects tax or accounting profit.

Deferred tax on temporary differences associated with shares in subsidiaries and joint ventures is not provided if reversal of these temporary differences can be controlled by the Group and it is probable that reversal will not occur in the foreseeable future. In addition, tax losses available to be carried forward as well as other income tax credits to the Group are assessed for recognition as deferred tax assets.

Deferred tax liabilities are provided in full, with no discounting. Deferred tax assets are recognised to the extent that it is probable that the underlying deductible temporary differences will be able to be offset against future taxable income. Current and deferred tax assets and liabilities are calculated at tax rates that are expected to apply to their respective period of realisation, provided they are enacted or substantively enacted at the balance sheet date.

2 Accounting policies continued

2.14 Financial assets

Financial assets include; pank deposits iasidefined below); loans and other receivables. Financial assets are assigned to theid ferent categories by management on initial recognition, depending on the purpose for which they were acquired.

A financial asset is measured at amortised cost if it is both; neld within a business model whose objective is to hold assets to collect contractual cash flows; and its contractual terms give rise to cash flows that are solely payments of principa; and interest on the amount outstanding. For the purposes of this assessment, "principat" is defined as the fair value of the financial asset on initial recognition, and "interest" is defined as consideration for the time value of money and for the credit risk associated with the principal amount outstanding in assessing whether the contractual cash flows are solely payments of principal and interest, the Group considers the contractual terms of the instrument, including any terms which may affect the timing or amount of contractual tash flows.

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. Loans and receivables are measured subsequent to initial recognition at amortised cost using the effective interest method, less provision for impairment. Any change in their value through impairment or reversal of impairment is recognised in the income statement.

Fixed interest rate bank deposits with a maturity date of three months or more from the date of acquisition are classified as financial assets.

There are no financial assets categorised as at fair value through profit and loss following the sale of the equity investments.

In assessing impairment requirements on financia, assets, the Group considers the rate of historic losses on similar assets in conjunction with expected future losses and credit losses as a result of potentia, defaults. This will, as mandated by IFRS 9, continue to be reassessed as and when further information becomes available or when conditions change.

A financial asset is de-recognised only where the contractual rights to the cash flows from the asset expire or the financial asset is transferred, and that transfer qualifies for de-recognition. A financial asset is transferred if the contractual rights to receive the cash flows of the asset have been transferred or the Group retains the contractual rights to receive the cash flows of the asset but assumes a contractual obligation to pay the cash flows to one or more recipients. A financial asset that is transferred qualifies for de-recognition if the Group transfers substantially all the risks and rewards.

of ownership of the asset, or if the Group neither retains nor transfers substantially all the risks and rewards of ownership but does transfer control of that asset

Impairment of financial assets

The Group assesses on a forward-tooking basis, the expected credit losses ("ECL") associated with its debt instrument assets carried at amortised costs. The Group calculates the lifetime ECL as a practical expedient for short term receivables. A loss allowance is recognised for such losses at each reporting date. The Group measures ECL on each balance sheet date according to a three stage ECL impairment model:

Stage 1 – from initial recognition of the financial asset to the date on which the asset has experienced a significant increase in credit risk (SICR) relative to its initial recognition, a loss allowance is equal to the credit loss expected to result from default occurr no over 12 months following the reporting date.

Stage 2 – following a significant increase in credit risk relative to the initial recognition of the financial asset, a loss allowance is recognised equal to the credit losses expected over the remaining lifetime of the asset. Where an SICR is no longer observed, the instrument will move back to Stage 1.

Stage 3 - when the financial asset is considered to be credit impaired, a loss allowance is recognised equal to the credit losses expected over the remaining life of the asset. Interest and revenue is calculated based on the gross carrying amount of the asset, net of the loss allowance.

The measurement of the ECL reflects an unbiased and probability-weighted amount that is determined by evaluating a range of possible outcomes, the time value of money and reasonable and supportable information that is available without undue cost and effort at the reporting date about past events, current conditions and forecasts of future economic conditions.

Insurance receivables, which are outside the scope of IFRS 9, are subject to a lapses provision calculated based on historic loss data.

2.15 Financial liabilities

Financial liabilities are classified as measured at amortised cost or fair value through profit and loss ("FVTPL"). A financial liability is classified as at FVTPL if it is classified as held-fortrading or it is designated as such on initial recognition.

Financial Labilities are subsequently measured at amortised cost using the effective interest method, with interest related charges recognised as an expense in finance cost in the income statement. Finance charges, including premiums payable on settlement or redemption and direct issue costs, are charged to the income statement on an acceluals basis.

using the effective interest method and are added to the carrying amount of the instrument to the extent that they are not settled in the period in which they arise

There are no financial liabilities categorised as at fair value through profit or loss.

A financial, abouty is de-recognised only when the obligation is extinguished, that is, when the obligation is discharged or cancelled or expires.

2.16 Cash and cash equivalents

Cash and cash equivalents comprise cash on hand and demand deposits, together with other short: term, highly liquid investments that are readily convertible into known amounts of cash and which are subject to an insignificant risk of changes in value.

As stated in Note 2.14 fixed interest rate bank deposits with the maturity date of three months or more from the date of acquisition are classified as financial assets.

2.17 Investments in subsidiary undertakings and joint ventures

Company investments in subsidiary undertakings and joint ventures held in the Company Balance Sheet are shown at cost less impairment provisions.

Impairment testing is completed on an annual basis or as and when an indicator for impairment under IAS 36 arises

2.18 Equity

Equity comprises the following:

- "Share capital" represents the nominal value of equity shares.
- "Share premium account" represents the amount paid on ssue for equity shares in excess of their nominal value.
- "Capital redemption reserve" represents the nominal value of its own equity shares purchased, and then cancelled, by the Company.
- "Other reserve" represents the investment in own Company shares by the Employee Benefit Trust.
- "Profit and loss reserve" represents retained profits

2.19 Employee benefits

Defined contribution group and self-invested personal pension schemes

The pension costs charged against profits are the contributions payable to the schemes in respect of the accounting period

2.20 Share-based payment

Equity-settled share-based payment

Altigoods and services received in exchange for the grant of any share-based payment are measured at their fair values. Where employees are rewarded using share-based payments, the fair values of employees' services are determined indirectly by reference to the fair value of the instrument as at the date it is granted to the employee.

All equity-settled share-based payments are ultimately recognised as an expense in the income statement with a corresponding credit to "profit and loss reserve".

If vesting periods or other non-market vesting conditions apply, the expense is allocated over the vesting period, based on the best available estimate of the number of share options expected to vest. Estimates are subsequently revised if there is any indication that the number of share options expected to vest differs from previous estimates. Any cumulative adjustment prior to vesting is recognised in the current period. No adjustment is made to any expense recognised in prior periods if share options ultimately exercised are different to that estimated on vesting.

Upon exercise of share options the proceeds received net of attributable transaction costs are credited to share capital, and where appropriate share premium.

2.21 Employee benefit trust

The assets and liabilities of the Employee Benefit Trust EBT (have been included in the Group accounts. Asy assets held by the EBT cease to be recognised on the Group balance sheet when the assets yest unconditionally in identified beneficiaries.

The costs of purchasing own shares held by the EBT are shown as a deduction against equity. The proceeds from the sale of own shares held increase equity. Neither the purchase nor sale of own shares leads to a gain or loss being recognised in the Group income statement.

At present the Company operates a plan whereby all employees are entitled to make monthly payments to the trust via payroll deductions. The current allocation period is six mioriths and shares are allocated to employees at the end of each allocation period. The shares are allocated at the lower of the mid-market price at the beginning and end of the allocation period. The trust Company has not waived its right to dividends on unallocated shares. Dividend income receivable on unallocated shares and any profit or loss or allocation of shares to individuals is taken directivito the tother reserve? I within equity.

2 Accounting policies continued2.22 Shares held in an employee benefit trust

Transactions of the Company sponsored EBT are treated as being those of the Company and are therefore, reflected in these financial statements.

2.23 Inventories

Inventories are valued at the lower of cost and net realisable value after making due allowance for obsolete and slow-moving items. Cost includes all direct costs and an appropriate proportion of fixed and variable overheads.

2.24 Provisions

A provision is recognised in the balance sneet when the Group has a present legal, or constructive, obligation as a result of a past event, that can be reliably measured, and it is probable that an outflow of economic benefits will be required to settle the obligation. Provisions are determined by discounting the expected future cash flows at a pre-tax rate that reflects risks specific to the liability.

2.25 Agent vs Principal

The sale of discounted vouchers, be it physical or electronic, represents the majority of SaaS revenue for the Group. The Group has a mixture of relationships with retailers and third-party suppliers, depending on the offering. Some offerings require purchasing inventory in advance while others require the maintaining of cash floats with suppliers and others require the settlement of supplier invoices as they are received.

Depending on the contractual relationship and the nature of the transactions with the relevant suppliers, the Group has made a judgement on whether the offerings constitute agency or principal transactions. This judgement is significant in nature as it has a material impact on the revenue and cost of sales of the Group

In the majority of circumstances, the Group, either physically or via its IT systems, takes possession and ownership of the vouchers, has control over their use and resale price and, as a result, these transactions are deemed to be principal in nature. In such cases, the sale of vouchers, and their relevant cost of sales, are presented gross in the income statement for the year

Where a contractual relationship exists with the supplier that classifies the relationship as that of an agency, this is deemed to supersede the factors discussed above. As a result, the voucher sale and their relevant cost of sales have been presented net as agency income in the income statement for the period.

3 Risk management objectives and policies

The Board recognises that the effective management of risks and opportunities is fundamental to achieving the Group's strategic objectives. As a result, it is important there is a strong risk management culture throughout the Group, and that we identify, assess and appropriately mitigate the key risks to the Group achieving this strategy.

To achieve its objectives as well as sustainable profitability, the Group may pursue the opportunities that gave rise to risk Therefore, we have adopted an Enterprise Risk Management Framework as part of our decision making and business management process. As a result of this rigorous approach, the Group can maintain financial security, produce good outcomes and the fair treatment of customers, and meet the needs of other parties such as shareholders, employees, suppliers and regulators.

We review the risk management strategy regularly, particularly after any significant change to the change environment and, each year, after the approval of the Gilbury's strategy and business plans.

The most significant financial risks to which the Group and Company are exposed under normal circumstances are described below.

In addition to those risks identified, the recent Coronavirus (COVID-19) outbreak is likely to have a short-term impact on the claims ratios of the Group's Hospitat, Convalescence and Death Benefit plans. The extent of this will be dependent on both the percentage of the population contracting the virus as well as the impact of government actions to help ensure that hospitalisation and death rates are contained. In addition, there is likely to be an impact on the Group's ability to undertake face to face insurance sales as well as a currently less known impact on the PG Let's Connect and Innecto businesses

However, the impact to the Group is mitigated by the fact that both insurance subsidiaries hold significant surpluses above their capital resource requirements and strong business continuity capability exists to enable the Group to maintain business operations to support both its customers and policyholders through the situation.

In addition, the Group is currently utilising Government initiatives where appropriate to mitigate costsleg, furioughing of staff and alternative routes for sale of insurance products are currently being investigated.

Credit risk

The Group's and Company's exposure to credit risk includes the carrying value of certain financial assets at the balance sneet date, surmarised as follows:

	Group	Group		,
	2019 £'000	2018 £'000	2019 £'000	2018 £'000
Insurance receivables	2,701	3.034		-
Reinsurance assets	121	187	-	
Trade debtors	14,240	11,753	-	-
Accrued interest	6	28		-
Cash and cash equivalents	14,476	15,148	165	169
Bank deposits	2,565	2,530		-
	34,109	32,680	165	169

A significant proportion of the Group's revenue is generated from the sale of insurance policies to individual customers. However, a substantial proportion of the premiums are collected, and paid over to the Group, by the individuals' employer via payroll deduction. This naturally exposes the Group to an element of credit risk. However, the vast majority of employers pay over payroll deductions made, within one month, on a regular basis.

Due to the seasonal nature of the PG Let's Connect business the year end receivables balance is heavily weighted towards salary sacrifice technology, these receivables are due from the employers of the individuals who place the order. The vast majority of these employers pay the receivable balance within two months of receiving the consolidated invoice for their scheme. Included within trade debtors are £10.8m (2018: £10.5m) relating to PG Let's Connect sales.

The use of payroli deductions by a "host company employer" would not be permitted where the Board believed there may be a significant credit risk. Receivables past their due date are summarised within Note 20. The credit risk for liquid funds and other short-term financial assets is considered negligible, since the counterparties are all regulated in the UK by the PRA. At 31E ecember 2019 the counterparties were as follows. The Co-operative Bank ptc. Sancar der UK ptc. Pank of Scottand Ptc. HSBC Bank Ptc, Ltoyds Bank Ptc, Close Brothers Ltd, Barclays Bank Ptc and Ctydesdale Bank Ptc. Long-term rate credit ratings for these counterparties range from A to B. (ratings sourced from Fitch, and Standard & Poor's) (2018: A to B- rating range)

The Group is also exposed to the recoverability of receivables from reinsurers. At 31 December 2019, the only reinsurance counterparty was Swiss Re Furope S.A., United Kingdom Branch, Credit ratings for this reinsurer range from A_{\pm} to AA_{\pm} .

All subsidiary undertakings are 100% owned by the Company or subsidiaries thereof. There is at least one Company Director on each of the larger subsidiary companies' poards and as all operations are controlled from within the registered office in Milton Keynes. The Company Directors have a good understanding of the operational performance of each of the subsidiary undertakings. The Company Directors are satisfied that the subsidiary undertakings have sufficent future income streams to enable the liabilities to be repaid in full in the foreseeable future.

Information relating to the fair value measurement of financial assets can be found in Note 19.

Market risk

The Group was exposed to market risk, in the form of equity price risk, in respect of its financial assets which were measured as available for sale assets until 31 December 2017 and as fair value through profit and loss thereafter until their sale in April 2018. These assets were traded on UK regulated markets and so were valued via directly observable inputs (level 1 inputs). The assets were managed by an independent third-party fund manager on a discretionary basis, subject to certain conditions imposed by the Board.

As of the sale of the equity portfolio management do not be, eve the Group is subject to market risk.

No value was attributable to these assets at either balance sheet date.

Dividends from the equity of rifo, ρ in 2019 totalled Engigens: (30,000:

3 Risk management objectives and policies continued

Interest rate risk

The Group is not exposed to any financial vabilities with an interest element aside from the interest element intrinsic in leases.

At 31 December 2019 bank deposits and cash and cash equivalents exceeded porrowings by £17.041,000 (2018-£17.678,000). If UK interest rates increased by 2% net finance income would increase by approximately £340,000 (with a corresponding increase to equity.

Liquidity risk

Cash balances are managed internally by the Group Financia. Controller and amounts are placed on short-term deposits (currently not exceeding six months, to ensure that sufficient furids are available at all times to pay all liabilities as and when they fall due.

As at 31 December 2019, the Group's and Company's liabilities have contractual maturities (including interest payments where applicable) as summarised below.

	Within 6 months	6-12 months	1-5 years	Non-cash items*	Total
Group	£'000	£'000	£'000	£'000	£'000
At 31 December 2019					
Trade and other payables	14,431	156	509	237	15,333
Insurance Contract Liabilities	1,654	_	_	450	2,104
	16,085	156	509	687	17,437
At 31 December 2018					
Trade and other payables	12,282	119	141	367	12,909
Insurance Contract Liabilities	1,809	_		567	2,376
	14,091	119	141	934	15,285
Company					
At 31 December 2019					
Amounts owed to Group undertakings	904	-	-	-	904
	904			· · · · · · · · ·-	904
At 31 December 2018					
Amounts owed to subsidiary undertakings	6,755	-	-	-	6,755
	6,755			-	6,755

Titles (seem terative) state concarned stam unit of unattered levels was to without flavorshous area to compare

Currency risk

The Group is not exposed to any currency risk as all business is conducted in GBP and all bank accounts were held in GBP in both 2019 and 2016.

Insurance claim and related risks

During the year, Personal Assurance Ptc. PA: underwrote two categories of business and Personal Assurance Guernsey; Ltd. iPAGL (a third, which are described in detail below.

Hospital cash plans and other personal accident and sickness policies

These have been PA's core products since 1984 and, at 31 December 2019, represent 99 3-1/2018; 98.5%; of PA's gross premiums written. The vast majority of these policies are sold to individuals at their place of work as part of an employee benefits backage introduced by PGH on behalf of the employer. The gross loss ratio lexcluding claims handling costs; on these policies at 31 December 2019 was 20.9% (2018: 22.4%). The loss ratio has remained relatively consistent over the period of time that these policies have been under written and therefore the Board has taken the decision to accept the under writing risk in full and not to use reinsurance as a way of managing insurance claim? sk.

At present the maximum payable on any one single claim is £91,375 (2018: £91,375) and would only be payable after a period of hospital confinement of two years. The total number of these individual policies in force at 31 December 2019 was 214,945 (2018: 230,622) and the total annualised premium value of these policies was £24,442,000 (2018: £25,340,000). The average amount paid per claim in 2019 was £159 (2018: £140).

Voluntary Group Income Protection policies (VGIP)

In July 2012 PA commenced the underwriting of VGIP policies. In order to manage this new insurance risk, the Board took out a quota share reinsurance policy to exclusively cover this part of the business. Under this reinsurance policy 90% of the value of each claim is recoverable from the reinsurer.

At 31 December 2019 these policies represent 0.7% (2018: 1.5%) of PA's gross premiums written. The gross loss ratio fexcluding claims handling costs (chickes poucies at 31 December 2016 was 20.2%) (2018: 21.1%). The total number of these individual coucles in force at 31 December 2019 was 978 (2018), 1.2 Hierotithe accrage amount paid per claim in 2019 was \$6,898,9018, 64,563).

Death benefit policies

Death benefit policies have been under written by PAGL since March 2015. These policies are sold primarily to individuals at their place of work in the same way as the hospital cash plans

The gross loss ratio (excluding claims handling costs) on these policies at 31 December 2019 was 21.7% (2018: 15.1%). The total number of these individual policies in force at 31 December 2019 was 72,211 (2018: 75,599) and the average amount paid per claim in 2019 was £6,127 (2018: £7,682).

Group Loss Ratio

For the year ended 31 December 2019 the gross claims ratio of the Group was 22.0% (2018: 23.0%). A 2% increase in the claims ratio would increase claims incurred by approximately 6607,000

There are no material individual claims and open claims over 12 months old are also immaterial. As a result, the Group has elected to not disclose claims development tables.

4 Capital management and requirements

The Group's capital management objective is to maintain sufficient capital to safeguard the Group's ability to continue as a going concern and to protect the interests of all of its customers, investors, regulator and trading partners white also efficiently deploying capital and managing risk to sustain ongoing business development. The Group manages its capital resources in line with the Group's Capital Management Policy, which is reviewed on an annual basis. The Group's capital position is kept under constant review and is reported monthly to the Board

Since 1 January 2016, Personal Assurance Pic (PA) has been subject to the requirements of the Solvency if ("SII") Directive and must hold sufficient capital to cover its Solvency Capital Requirement ("SCR"). In addition, PA maintains a buffer in excess of this capital requirement, specified in line with the capital risk appetite agreed by the Board. The SCR is calculated in accordance with the Standard Formula specified in the SII legis ation.

At least annually, the Group carries out an Economic Capital Assessment (ECA) in which it makes its own quantification of how much capital is required to support its risks. The ECA is used to assess how well the Standard Formula SCR reflects the Group's actual risk profile.

4 Capital management and requirements continued

The ECA forms part of the Own Pisk and Solvency Assessment (ORSA), which comprises all the activities by which PA establishes the level of capital required to meet its solvency needs over the planning period given the Company's strategy and risk appetite. The conclusions from these activities are summarised in the ORSA Report which is reviewed by the Risk Committee, approved by the Board and submitted to the Prudential Regulation Authority (PRA) at least annually.

PA's unaudited Eligible Own Funds, determined in accordance with the SII valuation rules, were £10.8m (2018: £11.3m) which was in excess of the estimated SCR of £4.2m (2018: £4.3m). This represented an estimated solvency coverage ratio of 259% (2018: 261%). The movement year on year remains consistent and is in line with the Boards risk appetite.

Other than disclosed above there have been no changes to what is managed as capital or the Group's capital management objectives, policies or procedures during the year.

At 31 December 2019, the requirements of the Group's regulated companies were as follows:

	Relevant regulatory body	Capital resources requirement unaudited £'000	Capital resources unaudited £'000	Surplus over capital resources requirement unaudited £'000
Company				
Personal Assurance Plc	FCA, PRA	4,156	10,755	6,599
Personal Assurance Services Limited	FCA	57	4,720	4,663
Personal Group Benefits Limited	FCA	34	633	599
Berkeley Morgan Limited	FCA	87	203	116
Personal Assurance (Guernsey) Limited	GFSC	604	2,432	1,828

In order to maintain its capital resources requirement, Personal Assurance Plc maintains the majority of its assets in cash and short-term fixed interest rate deposits.

The capital resources and corresponding capital resource requirement for each PRA regulated entity is calculated in accordance with PRA regulations

The capital resources and corresponding capital resource requirement for each FCA regulated entity is calculated in accordance with FCA regulations.

5 Segment analysis

The segments used by management to review the operations of the business are disclosed below.

1) Core insurance

Persona: Assurance Ptc (PA), a subsidiary within the Group, is a PRA regulated general insurance Company and is authorised to transact accident and sickness insurance. It was established in 1984 and has been underwriting business since 1985. In 1997 Personal Group Holdings Ptc (PGH) was created and became the uttimate parent undertaking of the Group.

Personal Assurance (Guernsey) Limited (PAGL), a subsidiary within the Group, is regulated by the Guernsey Financial Services. Commission and has been underwriting death benefit policies since March 2015.

This operating segment derives the majority of its revenue from the under writing by PA and PAGI, of insurance policies that have been bought by employees of host companies via pospoke benefit programmes.

2) IT Salary Sacrifice

IT salary sacrifice refers to the trade of PG Let's Connect, a salary sacrifice technology Company purchased in 2014

3) SaaS

Revenue in this segment relates to the annual subscription income and other related income arising from the idensing of Habil the Group's employee benefit platform. This includes sales to both the large corporate and SME sectors. Also included in this segment, from 1 March 2019, is consultaricy and I cence income derived from selling Innectoidigital platform subscriptions.

4) Other

The other operating segment consists exclusively of revenue generated by Berkeley Morgan Group (BMG) and its subsidiary undertakings along with any investment and rental income obtained by the Group.

	Core Insurance £'000	IT Salary Sacrifice £'000	Saa5 £'000	Other £'000	Group £'000
Operating segments					
2019					
Revenue					
Earned premiums net of reinsurance	30,205	-	9	-	30,214
Other insurance related income	3	-		188	191
Other income – IT salary sacrifice	-	18,794	-		18,794
Other income - Platform	-	-	3,104	-	3,104
Other income – Transactional and Commission	-	-	18,355	-	18,355
Other income	-	-	-	100	100
Investmentincome	-	-	_	131	131
Total revenue	30,208	18,794	21,468	419	70,889
Net result for year before tax	7,322	2,764	219	182	10,487
PG Let's Connect – Tax provision	=	(1,259)	-	=	(1,259)
Amortisation – Acquisition Intangibles	-	53	171	-	224
Acquisition costs	-	-	-	145	145
Interest	91	23	17	-	131
Share based payments	-	-	-	19	19
Depreciation	791	112	58	9	970
Amortisation (other)	79	55	131	_	265
Adjusted EBITDA *	8,283	1,748	596	355	10,982
Segment assets	25,195	12,023	4,669	14,551	56,438
Segment liabilities	7,948	7,045	3,430	-	18,423
Depreciation and amortisation	870	220	360	9	1,459

Aquatente tibe under en eximital derate ablem das senegas in non infartonia into qual accidental notal participate na accidental acc

5 Segment analysis continued

	Core Insurance £'000	IT Salary Sacrifice £'000	SaaS £'000	Other £'000	Group £'000
Operating segments					• • •
2018					
Revenue					
Earned premiums net of reinsurance	31,219		13	-	31,232
Other insurance related income	(9)	-	_	227	218
Other income – IT salary sacrifice		14,970	-	-	14,970
Other income - Platform	-	=	1,800	-	1,800
Other income – Transactional and Commission	•	-	6,929	-	6,929
Other income	-			114	114
investment property	-	-	-	1	1
Investment income	-		÷	83	83
Total revenue	31,210	14,970	8,742	425	55,347
Net result for year before tax	8,869	1,350	29	(38)	10,210
PG Let's Connect – Tax provision	-	(646)	-	-	(646)
PG Let's Connect - Amortisation of intangibles	-	330	-	-	330
Acquisition costs	-	-	~	150	150
Interest	110	28	10	~	148
Share based payments	-	-	-	117	117
Depreciation	665	108	15	9	797
Amortisation (other)	133	56	142	-	331
Adjusted EBITDA	9,777	1,226	196	238	11,437
Segment assets	25,403	12,567	2,612	11,753	52,335
Segment liabilities	6,947	8,035	1,883	175	17,040
Depreciation and amortisation	798	494	157	9	1,458

All income is derived from customers that are based in the JK.

	IT Salary Sacrifice £'000	SaaS £'000
2019		
Non-insurance related expenses		
Cost of sale – IT salary sacrifice	15,519	-
Cost of sale - Platform	-	360
Cost of sale – Transactional and Commission		18,445
Cost of sale – Consultancy	-	7
Admin expenses	1,526	2,059
Depreciation and amortisation	112	59
Total expenses	17,157	20,930

10

(10)

(2)

83

131

	IT Salary Sacrifice £'000	SaaS £'000
2018		-
Non-insurance related expenses		
Cost of sale – IT salary sacrifice	12,298	-
Cost of sale - Platform	~	734
Cost of Sale – Transactional and Commission	-	6,874
Admin expenses	1,446	938
Depreciation and amortisation	107	15
Total expenses	13,851	8,561
6 Investment income		
	2019 £'000	2018 £'000
Investment income		
Income from unlisted investments	_	3
Interest income from cash on deposit	131	82

7 Claims incurred

Realised losses

Income from listed investments

Investment management expenses

	2019 £'000	2018 £'000
Claims paid	6,148	6,573
Reinsurers' share of claims paid	(87)	(49)
Claims handling expenses paid	708	698
	6,769	7,222
Increase in claims provision	(155)	(29)
Reinsurers' share of movements in claims provision	56	(18)
	(99)	(47)
	6,670	7,175

8 Insurance operating expenses

	2019 £'000	2018 £'000
Incurred acquisition costs	7,455	7,621
Administration expenses	8,509	7,452
	15,964	15,073

Total commission incurred during the year in respect of direct insurance was £1,130,000 (2018: £1,500,000) and the property of the property

9 Directors' and employees' remuneration

a) Staff costs (excluding Non Executive Directors' fees) during the year were as follows:

	201 9 £'000	2018 £'000
Wages and salaries	10,413	8,866
Share based payments expense	19	117
Social security costs	1,222	1,057
Other pension costs	455	407
· · · · · · · · · · · · · · · · · · ·	12,109	10,447

Average number of employees was as follows:

	2019 Number	2018 Number
Administration	135	123
Sales and marketing	100	98
	235	221

b) Directors' remuneration:

	201 9 £'000	2018 £'000
Emoluments	1,133	746
Amounts paid to third parties in respect of Directors' services	43	62
Share based payments benefit (fair value)	-	336
Pension contributions to Group and self-invested personal pension schemes	25	21

During the year, two Directors (2018) two Directors) participated in Group and self-invested personal pension schemes.

The amounts set our above include remuneration in respect of the highest paid Director as follows. All emoluments relate to payments made by subsidiary undertakings.

	2019 £'000	2018 £'000
Emoluments	387	286
Share based payments gains on exercise of options	-	153
Pension contributions to Group and self-invested personal pension schemes	10	12
	397	451

Details of individual Director's remuneration are given in the Remuneration Report (on page 40). The Company does not incur employee remuneration.

Key management of the Group are the Directors of Personal Group Holdings P.c together with the members of the Senior Management Team (SMT). Key management personnel remuneration includes the following expenses:

	2019 £'000	2018 £'000
Short-term employee benefits:	. •	
Salaries including bonuses	1,696	1,243
Social security costs	234	172
Share based payments expense		353
	1,930	1,768
Post-employment benefits:		
Defined contribution pension plans	54	48
Total remuneration	1,984	1,816
	2019 £'000	2018 £'000
Profit before tax is stated after:		
Auditor's remuneration (inclusive of non-recoverable VAT):		
Audit services:		
Audit of Company financial statements	78	41
Audit of subsidiary undertakings	114	133
Non-audit services	-	-
Depreciation of property, plant and equipment	970	797
Amortisation	489	661
		001
Rental income receivable	99	105

The 2019 and tifees are payable to Ernst and Young LLP and the 2018 fees were payable to KPMG LLP.

11 Tax

The relationship between the expected tax expense based on the effective tax rate of Personal Group Holdings Plc at 19.00% (2018, 19.00%) and the tax expense actually recognised in the income statement can be reconciled as follows:

	2019 £'000	2018 £'000
Profit before tax		
Continuing operations	10,478	10,046
Share of loss of equity-accounted investee net of tax	9	164
Profit before tax excluding equity-accounted investee	10,487	10,210
Tax rate	19.00%	19.00%
Expected tax expense	1,992	1,940
Adjustment for non-deductible expenses	130	246
Adjustment for tax exempt revenues	(479)	(410)
Other adjustments		
Tax credit in respect of prior years	32	43
Adjustment for previously non-deductible expenses	(26)	-
Utilisation of losses not provided for		
Actual tax expense	1,649	1,819
Continuing operations	1,649	1,819
Comprising		
Current tax expense	1,569	1,607
In respect of prior year	31	43
Deferred tax		
Origination and reversal of temporary differences	49	169
Change in tax rate		
	1,649	1,819

The standard rate of tax applied to reported profit on ordinary activities is 19.00% (2018: 19.00%). A further reduction to 17.00% is due from 1 April 2020 which was substantively enacted on 15 September 2016. These will reduce future tax charges accordingly.

The tax rates used to calculate deferred tax are 19.00% and 17.00%, dependent on the rates that are expected to be in place when the tax impact crystallises.

12 Inventories

Inventories in the Group relate primarily to IT equipment held for sale as part of the PG Lets Connect IT sacrifice business and vouchers (both digital and physical) held for sale in the SaaS division of the business.

Inventories held are classified as the below

	2019 £'000	2018 £'000
Finished Goods	746	643
Total	746	643

13 Earnings per share

	2019				2018		
	Earnings £'000	Weighted average number of shares	Pence per share	Earnings £'000	Weighted average number of shares	Pence per share	
Basic	8,838	31,118,589	28.4	8,391	30,798,840	27.2	
Dilutive effect of shares in Employee Share Based schemes	-	3,547	(0.0)	-	7,421	(0.0)	
Diluted	8,838	31,122,136	28.4	8,391	30,806,261	27.2	

The weighted average number of spares shown above excludes unallocated own Company shares held by Personal Group Trustees Ltd

14 Dividends

2019	2018		
Pence	Pence	2019	2018
per share	per share	£'000	£,000
5.825	5.750	1,814	1,771
5.825	5.750	1,814	1,776
5.825	5.750	1,814	1,776
5.825	5.750	1,813	1,776
23.300	23.000	7,255	7,099
		(11)	(12)
23.300	23.000	7,244	7,087
	Pence per share 5.825 5.825 5.825 5.825 23.300	Pence per share Pence per share 5.825 5.750 5.825 5.750 5.825 5.750 5.825 5.750 23.300 23.000	Pence per share Pence per share 2019 £'000 5.825 5.750 1,814 5.825 5.750 1,814 5.825 5.750 1,814 5.825 5.750 1,813 23.300 23.000 7,255 (11) (11)

15 Goodwill

The carrying amount of goodwill which has been allocated to those cash-generating units can be analysed as follows.

	PG Let's Connect £'000s	Innecto £'000s	Total £'000s
Cost			
At 1 January 2019	10,575	-	10,575
Additions in the year	-	2,121	2,121
Disposal	-	_	-
At 31 December 2019	10,575	2,121	12,696
Impairment charged			
At 1 January 2019	-	=	=
Impairment charge for year	_		
At 31 December 2019		-	
Net book value at 31 December 2019	10,575	2,121	12,696
	PG Let's Connect £'000	Innecto £'000	Total £'000s
Cost			
At 1 January 2018	10,575	-	10,575
Additions in the year	-	-	-
Disposal	-	-	-
At 31 December 2018	10,575		10,575
Impairment charged			
At 1 January 2018	=	=	=
Impairment charge for year		_	
At 31 December 2018			
Net book value at 31 December 2018	10,575	±	10,575

The net carrying values at 31 December 2019 have been reviewed for impairment.

PG Let's Connect

The first cash generating unit (CGU) considered was the PG Let's Connect business as a whole and its recoverable amount was based on value in use, determined by discounting the future cash flows to be generated from continued trading of PG Let's Connect. As the value in use was found to be in excess of the carrying amount of £10.575,000, no impairment was recorded in the year.

For the purpose of the value in use model, the CGU value is comprised of the Goodwill allocated, the carrying value of the intangible asset recognised on acquisition and the assets of the CGU such that the carrying amount of the CGU has been determined on a basis consistent with the way the recoverable amount of the CGU is determined.

Five years of future cash flows were included in the discounted cash flow model. The long-term growth rate into perpetuity was determined as 2.5% (30-year average of UK consumer price index). The cash flows were then discounted using a post-tax discount rate of 13% (2018, 13%) based on Lets Connect's weighted average cost of capital, using the capital asset pricing model.

Given the impact of the changes in the salary sacrifice market on PG Let's Connect's revenue over the past two years, an expected cash flow approach, based on five different scenarios, was used, as management believe this method to most appropriately address the fact that the timing and scale of Let's Connect's future growth is currently uncertain. Each of the scenarios was given a probability expectation, based on management's pest view and historic performance, and the weighted average net present value (NPV) derived from these calculations was then determined as the value in use. Budgeted EBITDA was based on EXXL tellury as considering past excent on EXXL tellury considering past excent excent excent on EXXL tellury considering past excent excent

As at 31 December 2019, there is one material customer contract which is due for renewal. In the coming year. The cessation of this contract could have a sign if canti-mpaction the future cash flows of the CGU which may affect the future carrying value of the goodwith. This uncertainty has been accounted for in the current projections using management's best estimate of the current prevailing business could consider the current prevail the current prevailing business could consider the current prevail the curren

Key Assumptions

Given that NPV is sensitive to several key assumptions which have been used, the following have been highlighted as being the most sensitive with sensitivities performed

Discount Rate

Management's approach to determining the 13% discount rate to apply to the value in use model is explained above.

Cash flow revenue projections

Management applied an expected cash flow approach to the value in use model for revenue forecasting, using the weighted average of a number of scenarios to determine the expected future revenues of Let's Connect. The scenarios used, and the probabilities applied, represent the possible future outcomes and management's best estimate as to their likelihood.

In assessing the sensitivity of this assumption, it was found that, were revenue in 2020 to replicate that of 2019, with actual results and growth thereafter being proportionally consistent with current expected growth, an impairment would still not be required.

Gross Profit Margin

Management applied an expected gross margin of 15.6% on its future revenue projections, in line with actual results for the year ended 31 December 2019.

The recoverable amount was based on value in use, determined by discounting the future cash flows to be generated from continued trading of Let's Connect. As the carrying amount of £10,575,000 was lower than the recoverable amount, no impairment was deemed necessary.

There is a potential impact of the outbreak of COVID-19 as discussed earlier in these financial statements on PG Let's Connect's future trading, creating a level of additional uncertainty on the future cash flows projections.

Below is a table showing the sensitivity of the key assumptions and the impact of a +/- 5% change (in base point terms) has on the headroom.

Sensitivity Analysis - Impact on Headroom	- 5% £'000s	Base £'000s	+ 5% £'000s	
Discount Rate	19,604	5,717	966	
Year on year growth rate	2,241	5, 717	10,262	
Gross Profit Margin	(2,016)	5,717	13,450	

15 Goodwill continued

Innecto

The second cash generating unit (CGG) considered was the Innecto business as a whole. For the purpose of the value in use mode,, the CGU value is comprised of the goodwill allocated, the carrying value of the intangible assets recognised on acquisition and the assets of the CGU such that the carrying amount of the CGU has been determined on a basis consistent with the way the recoverable amount of the CGU is determined.

An expected tash flow approach, similar to that applied to PG Let's Connect, was used applying multiple scenarios and affixed probabilities that were deemed to be appropriate under management's best understanding of the business.

Key Assumptions

Five years of future cash flows were included in the discounted cash flow model including a long-term growth rate of 10%. The terminal growth rate is greater than that used in the PG Let's Connect workings to reflect the additional growth built into the forecasts and the long-term continuation. These cash flows were then discounted using a risk mitigating post-tax discount rate of 49.5% based on Innecto's weighted average cost of capital, using the capital asset pricing model with a risk premium in line with the risks associated with the uncertainties around the forecasted growth.

Sensitivity

While management are confident that Innecto will generate the income they recognise that there is an inherent uncertainty within the forecasted cash flows used in the impairment model due to the high growth expected, particularly in the digital platform. In addition, there is a potential impact of the outbreak of COVID-19, as discussed earlier in these financial statements, on innecto's future trading, creating additional uncertainty on the future cash flows projections.

Below is a table showing the sensitivity of the key assumptions and the impact of a +/-5% change (in base point terms) has on the headroom.

Sensitivity Analysis – Impact on Headroom	- 5% £'000s	Base £'000s	+ 5% £'000s
Discount Rate	1,060	464	12
Year on year Growth Rate	(22)	464	983
Terminal Growth Rate	337	464	627

Management are confident that there is no cause for an impairment in either PG Let's Connect or Innecto. In addition to the future benefits built into each CGU, there are benefits of each to the wider Group as a result of improved market penetration, marketing expertise and additional cross-selling opportunities made available

16 Intangible assets

For the year ended 31 December 2019

	Customer Value £'000	Innecto Customer value and tradename £'000	Innecto Technology £'000	Computer software and development £'000	Internally Generated Computer Software £'000	WIP £′000	Total £′000
Cost				·····			
At 1 January 2019	1,648	-	-	855	506	-	3.009
Acquisition	-	726	298	-	-	_	1,024
Additions	-	-	-	142	_	124	266
Disposats	-	-	-	(24)	_	-	(24)
At 31 December 2019	1,648	726	298	973	506	124	4,275
Depreciation							
At 1 January 2019	1,595	-	=	602	312	-	2,509
Provided in the year	53	121	50	1 10	155	-	489
Disposal	-	-	-	(24)	-	-	(24)
At 31 December 2019	1,648	121	50	688	467	-	2,974
Net book amount at 31 December 2019		605	248	285	39	124	1,301
Net book amount at 31 December 2018	53	-	_	253	194	_	500

For the year ended 31 December 2018

	Customer value £'000	Innecto Customer Book and Tradename £'000	Innecto Technology £'000	Computer software and development £'000	Internally Generated Computer Software £'000	WIP £'000	Total £'000
Cost							
At 1 January 2018	1,648	-	-	758	428	-	2,834
Additions	-	-	-	100	78	-	178
Disposals	-	-	-	(3)	_	=	(3)
At 31 December 2018	1,648			855	506	_	3,009
Depreciation					-		
At 1 January 2018	1,265	-	-	428	155	=	1,848
Provided in the year	330	-	-	174	157	-	661
Disposal	-	_	_	-	-	_	-
At 31 December 2018	1,595			602	312	_	2,509
Net book amount at 31 December 2018	53	-		253	194		500
Net book amount at 31 December 2017	383	_		330	273	_	986

The Innecto customer values, trademark and technologies are being amortised through the consolidated income statement over a five-year period. The net carrying value at 31 December 2019 has been assessed for impairment and no impairment was deemed necessary. The assets form part of the SaaS reportable segment and as such was reviewed in conjunction with the goodwill value in Note 15.

17 Property, plant and equipment

For the year ended 31 December 2019

	Freehold land and properties £'000	Motor vehicles £'000	Computer equipment £'000	Furniture fixtures & fittings £'000	Lease Improvements £'000	Right of use assets £'000	WIP assets £'000	Total £'000
Cost								
At 1 January 2019	5,478	213	716	1,022	38	1,088	844	9,399
Transfers	44	-	(37)	1,332		-	(1,339)	-
Acquisition	_	-	13	-	-	-	-	13
Additions	-	-	202	37	-	446	495	1,180
Disposats	(232)	(111)	(63)	(34)	-	(102)	-	(542)
At 31 December 2019	5,290	102	831	2,357	38	1,432		10,050
Depreciation					 			
At 1 January 2019	1,694	115	536	640	22	352	-	3,359
Acquisition	-	_	5	-	-	-	-	5
Provided in the year	95	21	126	261	7	460	-	970
Eliminated on disposals	(76)	(59)	(55)	(20)	-	(58)	-	(268)
At 31 December 2019	1,713	77	612	881	29	754		4,066
Net book amount at 31 December 2019	3,577	25	219	1,476	9	678		5,984
Net book amount at 31 December 2018	3,784	98	180	382	16	736	844	6,040

For the year ended 31 December 2018

	Freehold land and properties £'000	Motor vehicles £'000	Computer equipment £'000	Furniture fixtures & fittings £'000	Lease Improvements £'000	Right of use assets £'000	WIP assets £'000	Total £'000
Cost								
At 31 December 2017	5,478	214	828	1,238	31	-	-	7,789
IFRS 16 Transition	-	-	-	-	-	363	-	363
At 1 January 2018	5,478	214	828	1,238	31	363	-	8,152
Additions	-	15	155	3	7	766	844	1,790
Disposals	_	(16)	(267)	(219)	-	(41)	-	(543)
At 31 December 2018	5,478	213	716	1,022	38	1,088	844	9,399
Depreciation								
At 1 January 2018	1,599	79	644	702	18	_	-	3,042
Provided in the year	95	41	147	132	4	378	_	797
Eliminated on disposats	_	(5)	(255)	(194)	-	(26)	-	(480)
At 31 December 2018	1,694	115	536	640	22	352	-	3,359
Net book amount at 31 December 2018	3,784	98	180	382	16	736	844	6,040
Net book amount at 31 December 2017	3,879	135	184	536	13			4,747

Included within fixed assets during the year was work in progress relating to a refurbishment of the Company's head office. This was completed in Q1 of 2019 and transferred between land and buildings, fixtures and fittings and leasehold improvements in accordance with the bill of works schedule relating to the project.

In line with IFRS 16, right of use ("ROU") assets relate to Motor Vehicles and Building leases, a breakdown for which can be found in Note 32.

18 Investment property

For the year ended 31 December 2019

	Group £'000	Company £'000
Cost		
At 1 January 2019	130	130
Additions	-	=
Disposals	(130)	(130)
At 31 December 2019	-	-
Impairment		
At 1 January 2019	-	-
Provided in the year	-	-
Disposed in the year	-	-
At 31 December 2019		
Net book amount at 31 December 2019		-
Net book amount at 31 December 2018	130	130

For the year ended 31 December 2018

	£'000	Company £'000
Cost		
At 1 January 2018	130	130
Additions	_	-
Disposals		
At 31 December 2018	130	130
Impairment		
At 1 January 2018	-	-
Provided in the year	-	_
Disposed in the year		
At 31 December 2018		
Net book amount at 31 December 2018	130	130
Net book amount at 31 December 2017	130	130

The investment property was sold for a profit of £59,000 during the year

19 Financial investments

	Group		Company	
	2019 £'000	2018 £'000	2019 £'000	2018 £'000
Bank deposits	2,565	2,530		_
· · · · · · · · · · · · · · · · · · ·	2,565	2,530	-	=

IFRS 13 Fair Value Measurement establishes a fair value hierarchy that categorises into three levels the inputs to valuation techniques used to measure fair value. The fair value hierarchy gives the highest priority to quoted prices (unadjusted) in active markets for identical assets or liabilities (Level 1 inputs) and the lowest priority to unobservable inputs (Level 3 inputs).

- ~ Level 1: quoted prices (unadjusted) in active markets for identical assets or (labilities.
- Level 2, inputs other than quoted or ces included within Level 1 that are observable for the asset or (fability, either directly (i.e. as prices) or indirectly (i.e. derived from prices).
- Level 3 inputs for the asset or liability that are not based on observable market data (unobservable input).

Bank deposits, held at amortised cost, are due within six months and the amortised cost is a reasonable approximation of the fair value. These would be included within Level 2 of the fair value pierarchy.

20 Trade and other receivables

	Group		Company	
	2019 £'000	2018 £'000	2019 £'000	2018 £'000
Loans and receivables:				
Insurance receivables	2,701	3,034	_	±
Other receivables due within one year	14,240	11,753	-	
Amounts due from subsidiary undertakings	-	_	2,918	3
Accrued interest	6	28	-	-
Deferred acquisition costs	=	=	-	-
Other prepayments and accrued income	1,602	1,717	152	153
	18,549	16,532	3,070	156

All of the Group's insurance receivables and other receivables due within one year have been reviewed for indicators of impairment. IFRS 9 compliant credit loss provisions have been made where applicable and the values shown above are net of those provisions.

A weighted average ageing of the expected loss provision is shown below:

	Trade/Insurance Debtor £'000	Weighted Average Provision	Credit Loss Provision £'000
Not Invoiced	3,817	0.3%	9
Current	12,548	0.1%	9
30 Days	273	1.0%	3
60 Days	208	2.1%	4
90 Days	152	5.9%	9
150 Days	80	35.6%	28
Total	17,078	0.4%	62

	Credit Loss Provision £'000
Stage 1	-
Stage 2	62
Stage 1 Stage 2 Stage 3	-
Total	62

Set out below is the movement in the allowance for expected credit losses of trade receivables and contracted assets:

	2019 £'000	2018 £'000
At 1 January	95	-
Provision for expected credit losses	45	95
Provision release	(78)	-
At 31 December	62	95

Insurance receivables and other receivables are also held at amortised cost and the carrying amount is a reasonable approximation of fair value which in the case of the insurance receivables contains a lapse provision of £75,000.

In the past, the Group has not incurred significant bad debt write offs and consequently whilst the above may be overdue, the risk of credit default is considered to be low. The Group has no charges or other security over any of these assets.

An analysis of deferred acquisition costs is as follows:

	2019 £'000	2018 £'000
At 1 January		57
Deferred acquisition costs	-	-
Amortisation	-	(57)
At 31 December	-	_

Management have determined that the deferred acquisition cost adjustment is immaterial to the financial statements due to short tail nature of the insurance policies sold and have taken the action to no longer defer acquisition costs.

21 Reinsurance assets

	2019 £'000	2018 £'000
Reinsurers share of claims incurred	53	109
Reinsurers share of unearned premiums	68	78
	121	187

22 Cash and cash equivalents

	Group		Company	
	2019 £'000	2018 £'000	2019 £'000	2018 £'000
Cash at bank and in hand	10,476	10,866	165	169
Short-term deposits	4,000	4,282	_	
	14,476	15,148	165	169

23 Share capital

	2019 £'000	2018 £'000
Authorised 200,000,000 ordinary shares of 5p each	10,000	10,000
Allotted, called up and fully paid 31,219,207 (2018: 30,888,519) ordinary shares of 5p each	1,561	1,544
Share Premium	1,134	

Each ordinary share is entitled to one vote in any circumstance.

Share premium relates to amounts paid in excess of the nominal share value of shares issued to Deborah Frost and another Innecto Director. Deborah Frost subscribed to 299,237 shares whilst the other Innecto Director subscribed to 31,451.

In 2019, the Company issued no 5p ordinary shares under the LTIP scheme (2018: 88,628).

The total number of own shares held by the Employee Benefit Trust at 31 December 2019 was 87,366 (2018-91,462). Of this amount, there are 35,198 (2018: 45,212) SIP shares that have been unconditionally allocated to employees.

As at 31 December 2019, the Group maintained two share-based payment schemes for employee compensation.

a) Company Share Ownership Plan (CSOP) and unapproved options

For the options granted to vest there are no performance criteria obligations to be fulfilled other than continuous employment during the three-year period, except for early termination of employment by attaining normal retirement age, ill health or redundancy

All share-based employee compensation will be settled in equity. The Group has no legal or constructive obligation to repurchase or settle the options.

Share option and weighted average exercise price are as follows for the reporting periods presented:

	2019	2019		
	e		Weighted average exercise price	
	Number	Pence	Number	Pence
Outstanding at 1 January	134,539	472.50	156,193	470.53
Options granted in year	34,284	350.00	-	-
Options exercised in year	-		(21,654)	459.60
Options cancelled or lapsed	(7,166)	486.50	-	_
Outstanding at 31 December	161,657	446.00	134,539	472.50

The weighted average exercise price of 120,873 (2018: 127,539) share options exercisable at 31 December 2019 was 471.83 pence per share (2018, 472.50).

The fair values of options which were granted during 2019 were determined by using the Black-Scholes valuation model. The fair value of these options was 42 perceiper share. Significant inputs into the calculation include a weighted average share price of 350p and exercise prices as illustrated above. Furthermore, the calculation takes into account future dividends of 6.5% and a volatility rate of 30%, based on expected share price. Risk-free interest rate was determined at 1.0%. The options are exercisable between three and ten years after the date of the grant and have an exercise price of 480 pence per share.

The weighted average remaining contracted life of outstanding options at 31 December 2019 was five years and nine months it 016 is x years and seven months.

The underlying expected volatility was determined by reference to historical data. No special features immanent to the options granted were incorporated into the measurement of fair value.

In total, £nit of employee compensation by way of share-based payment expense has been included in the consolidated income statement for 2019 (2018: £nit). The corresponding credit is taken to equity. No liabilities were recognised due to share-based transactions.

b) Long Term Incentive Plan (LTIP)

LTIP1

During 2012 the Company adopted a discretionary Long-Term Incentive Plan (LTIP1) for the benefit of selected Directors and senior employees of Personal Group

The Plan provided for the grant of awards, entitling participants to the payment of a bonus relating to the percentage increase in the market capitalisation of the Company over a specified period. All awards made under the scheme were satisfied in shares, although the Remuneration Committee had discretion to satisfy the awards wholly or partly in cash in accordance with the Plan rules.

When LTIP1 started to mature at the end of 2016, a further scheme (LTIP2) was put in place to take effect from 30 July 2015 (see below).

During 2018, 88,628 new shares were issued under LTIP1. No new shares were issued in 2019.

All outstanding LTIP1 options have now been exercised and, as at 30 April 2018, this scheme is considered closed.

LTIP2

As with LTIP1, LTIP2 was designed to reward Directors and certain other senior employees in a way that aligns the interests of LTIP participants with the interests of shareholders, as well as with the Group's long-term strategic plan. As was the case with LTIP1, LTIP2 is Market Capitalisation based and becomes reward bearing above a Company Market Capitalisation of £183.7m. It also has a yearly EPS performance criterion through its life which can be adjusted by the Remuneration Committee.

Under the LTIP2 incentive arrangements 35,500 employee shareholder status shares in Personal Group Limited were awarded during 2015 (ESS Shares). Participants had immediate PAYE and NIC charges on the associated UK tax-market value of the ESS Shares. As of 31 December 2018, two employees who were awarded shares have left the Group and currently 8,500 shares are available for allocation. In addition, a further 20,000 shares will be available on the departure of Mark Scanton.

The ESS Shares are split equally into four classes, namely A,B,C and D shares, each of which carry a put option which allows the participants to exchange their ESS Shares for Personal Group Holdings Plc ordinary shares in tranches on reaching or exceeding the hurdles of market capitalisation and Annual EPS. Awards can be made annually starting in March 2017 (A shares) through to March 2020 (D shares) based on market capitalisation growth of the Company up to a market capitalisation of £350m and upon achieving the Annual EPS growth targets. The awards will be paid out as 20%, 40%, 70% and 100% cumulatively of the eligible share of growth in market capitalisation for A, B, C and D shares respectively.

An amount of £19,000 (2018: £94,000) has been charged to the income statement in 2019 for this scheme based on the fair values determined by using a Log-normal Monte-Carlo stochastic model. Significant inputs to the model include the closing share price at grant date, a risk-free rate of return of 1.32%, a dividend yield of 4.49% and a share price volatility of 15.78%. 10,000 iterations of the model were run to accurately represent the log-normal nature of returns to equity investments. The corresponding credit is taken to equity. No liabilities were recognised as this is an equity settled share-based payment.

In addition to the charges above the related employer's national insurance charge of £n L(2018; £23,000) has been classified as share-based expenses on the face of the income statement.

24 Deferred tax

	201	19	2018			
	Deferred tax assets £'000	Deferred tax liabilities £'000	Deferred tax assets £'000	Deferred tax liabilities £'000		
Non-current assets and liabilities						
Property plant and equipment	24	187	30	118		
Accruals	5	-	=	-		
Intangible assets	=	144	-	14		
	29	331	30	132		
Offset	(29)	(29)	(30)	(30)		
		302	-	102		

	2019 £'000	2018 £'000
At 1 January	(102)	(21)
Movement in provisions charged/(credited) to income statement (see note 11)	(49)	(169)
Acquisition of Innecto	(151)	-
Movement in provisions direct to reserves	-	88
At 31 December	(302)	(102)

At 31 December 2019 the Group had tax losses of £955,000 (2018: £960,000) available to carry forward to offset against future profits of the same trades. A deferred tax asset has not been recognised in respect of the carried forward tax losses as there is uncertainty as to whether they will be utilised given the trade is no longer a significant component of the Group.

25 Provisions

	PG Let's Connect	
2019	PAYE £'000	Total £'000
At 1 January	1,259	1,259
Movement in provisions charged/(credited) to income statement	(1,259)	(1,259)
Utilised during the year	-	-
At 31 December	As .	-

2018	PG Let's Connect PAYE £'000	Total £'000
At 1 January	1,905	1,905
Movement in provisions charged/(credited) to income statement	(646)	(646)
Utilised during the year	-	-
At 31 December	1,259	1,259

As at 31 December 2019, the provision has been reduced to £n.l. The release of £1,259,000 is as a result of the remaining liability being settled directly with HMRC by the previous Directors of Let's Connect.

26 Trade and other payables

	Group		Company		
Current	2019 £'000	2018 £'000	2019 £'000	2018 £'000	
Financial liabilities measured at amortised cost:					
Amounts owed to subsidiary undertakings	-	-	904	6,755	
Other creditors	10,040	7,964	78	482	
Right of use creditor	483	435	=	=	
Accruals	4,114	3,326	204	112	
Deferred income	406	508	-	=	
	15,043	12,233	1,186	7,349	

	Group		Company		
Non-Current	2019 £'000	2018 £'000	2019 £'000	2018 £'000	
Right of use creditor	290	356	_	_	
	290	356		-	

These liabilities are not secured against any assets of the Group.

27 Insurance contract liabilities

	2019	2018
	£,000	£,000
Provision for claims	1,569	1,724
Claims settlement expenses	85	85
Unearned premiums	450	567
	2,104	2,376

The provision for claims represents the gross estimated liability arising from claim episodes in the current and preceding financial years which have not given rise to claims paid. It is estimated based on current information, and the ultimate liability may vary as a result of subsequent information and events. Adjustments to the amount of claims provision for prior years are included in the Income Statement in the financial year in which the change is made.

The valuation of the provision for claims outstanding in the Group's subsidiary, Personal Assurance Plc, of £1,119,000 2018. £1 338 COC, is ast mated by using a Chairi Ladder method and the main assumption underlying this technique is that the Company's past claims development experience can be used to project future claims development and hence ultimate claims costs. A change of 5% in the past claims development experience would result in a change of €56,000 (2018: £67,000) in the provision of outstanding claims for Personal Assurance Plc.

It is estimated that the majority of all claims will be paid within 12 months and therefore claims development information is not disclosed.

In setting the provision for claims outstanding, a best estimate is determined on an undiscounted basis and then a margin of prudence is added such that there is confidence that future claims will be met from the provisions. The level of prudence set is one that provides an appropriate degree of confidence.

27 Insurance contract liabilities continued

a) Claims

	2019			2018				
	Gross £'000	Reinsurance £'000	Net £'000	Gross £'000	Reinsurance £'000	Net £'000		
Provision for claims at 1 January	1,724	(109)	1,615	1,753	(91)	1,662		
Claims paid during the financial year	(6,148)	87	(6,061)	(6,573)	49	(6,524)		
Increase/(decrease) in liabilities:								
Arising from current year claims	6,347	(50)	6,297	6,838	(134)	6,704		
Arising from prior year claims		19	(335)	(294)	67	(227)		
Total movement	(155)	56	(99)	(29)	(18)	(47)		
Provision for claims at 31 December	1,569	(53)	1,516	1,724	(109)	1,615		

b) Unearned premiums

		2019	2018				
	Gross £'000	Reinsurance £'000	Net £'000	Gross £'000	Reinsurance £'000	Net £'000	
At 1 January	567	(78)	489	664	(89)	575	
Increase in the financial year	30,369	(204)	30,165	31,445	(231)	31,214	
Release in the financial year	(30,486)	214	(30,272)	(31,542)	242	(31,300)	
Movement in the financial year	(117)	10	(107)	(97)	11	(86)	
At 31 December	450	(68)	382	567	(78)	489	

28 Company investment in subsidiary undertakings and joint venture

	Shares in subsidiary (undertakings
	2019 £'000	2018 £'000
Cost		
At 1 January	37,920	37,826
Acquired in the year	=	-
Share based expenses	19	94
At 31 December	37,939	37,920
Amounts written off		
At 1 January	12,898	12,898
Impairment provision in year	-	-
At 31 December	12,898	12,898
Net book amount at 31 December	25,041	25,022

At 31 December 2019 the Company held 100% of the allotted share capital of the following trading companies, all of which were incorporated in England and Wales, with the exception of Personal Assurance (Guernsey) Limited which is incorporated in Guernsey, and have been consolidated in the Group financial statements. The registered address of all Group entities is John Ormond House, 899 Silbury Boulevard, Central Milton Keynes, MK9 3XL, with the exception of Personal Assurance (Guernsey). Limited whose registered address is Level 5, Milk Court, La Charroterie, St Peter Port, Guernsey, GY11EJ.

٨	ı	а	٠	11	۳	•	0	٠	h	11	C	1	n	ρ	₹	c
							•		-	*				•	_	

	Mature of business
Personal Group Limited	Intermediate holding Company
Personal Assurance Plc*	General insurance
Personal Assurance Services Limited*#	Administration services
Personal Group Benefits Limited*#	Employee benefits sales and marketing
Personal Group Trustees Limited*	Trustee for employee share options
Personal Management Solutions Limited*	Employee benefits sales and marketing
Berkeley Morgan Group Limited*#	Berkeley Morgan Group Holding Company
Berkeley Morgan Limited+	Independent financial advisers
Universal Provident Limited+ #	Health insurance services
Personal Assurance (Guernsey) Limited*	Death insurance underwriting services
Personal Group Mobile Limited*#	Mobile phone and contract services
Let's Connect IT Solutions Limited*	Employee benefits salary sacrifice technology products
Innecto People Consulting Limited	HR consultancy and technology providers
Multiplelisting Limited	Dormant
Mutual Benefit Limited	Dormant
John Ormond House Limited	Dormant
Partake Services Limited	Dormant
Personal Assurance Financial Services Plc	Dormant
Berkeley Morgan Healthcare Limited+	Dormant
B M Agency Services Limited+	Dormant
Berkeley Morgan Property Limited+	Dormant
Summit Financial Solutions Limited+	Dormant
Summit Financial Holdings Plc+	Dormant
Berkeley Morgan Trustees Limited+	Dormant

- To rairect yownearly Personal Group, left Inc.; Pictor Personal Group, imited
- Intract your edity Personal Group Hold has Provid Personal Group I mitted and Borkouty Morgan Group I mitted
- σ Exempting a value of the deviation main guarantee.

The following subsidiaries of the Group are exempt from the requirements of the Companies Act 2006 (the Act') relating to the audit of individual accounts by virtue of s479A. The parent undertaking, Personal Group Holdings Pic, gives a guarantee to these subsidiaries under section 479C in respect of the year ending 31 December 2019.

- Personal Assurance Services Limited 3194988
- Personal Group Benefits Limited 3195037
- Berketey Morgan Group Limited 3456258
- Universal Provident Limited 2950642
- John Ormand House Limited 3792225
- Personal Group Mobile Limited 9522023

At 31 December 2019, the Group held 50% of the allotted share capital of Abbeygate Developments (Marlborough Gate 2) Limited which has been incorporated in England and Wales. At 31 December 2019 the allotted share capital of Abbeygate Developments (Marlborough Gate 2) Limited was two £1 ord-nary shares (see Note 34).

29 Capital commitments

The Group has no capital commitments at 31 December 2019. The Group had capital commitments of £228,000 relating to the completion of the refurbishment of John Ormond House at 31 December 2018.

30 Contingent liabilities

There were no contingent Fabilities at 31 December 2019 and 31 December 2018.

31 Pensions

Group and self-invested personal pension schemes.

The Group operates a defined contribution Group persona, pension scheme for the benefit of certain Directors and employees. The scheme is administered by Aegon UK plc and the funds are held independent of the Group. In addition, the Group makes contributions to certain Directors' self-invested personal pension schemes.

These schemes are administered by independent third-party administrators and the funds are held independent of the Company.

32 Leasing commitments and rental income receivable

Amounts recognised in the balance sheet

Following the adoption of IFRS16 the balance sheet at 31 December 2019 includes assets and liabilities relating to Right of Use (ROU) assets as detailed below:

2019 - Right of use Assets & Lease Liabilities

	Net Book Value of Assets £000's	Lease Liability £000's
Motor Vehicles	568	631
Buildings	110	142
Total	678	773

2018 - Right of use Assets & Lease Liabilities

	Net Book Value of Assets £000's	Lease Liability £000's
Motor Vehicles	658	709
Buildings	78	82
	736	7 9 1

The initial valuation of the asset is equal to the discounted lease liability on the inception of the lease and this is depreciated over the shorter of either the life of the asset or the lease term.

Amounts recognised in the consolidated statement of profit or loss

	Depreciation Charges £000's	Interest Expense £000's
Motor Vehicles	386	112
Buildings	74	17
Total	460	129

Total operating lease payments due until the end of the lease, or the first break clause, total £899,000 (2018: £1.007.000)

An analysis of these payments due is as follows.

	2019	2018 £'000
	£'000	
Total lease payments falling due:		
Within one year	609	459
Within one to two years	206	482
Within two to five years	84	66
	899	1,007

Total operating rent receivable payments due until the end of the lease or the first break clause, total £124,000 (2018) £234,000). An analysis of these receivable payments due is as follows.

	2019	2018 £'000
	£,000	
Future minimum lease payments:		
Within one year	110	110
Within one to two years	14	110
Within two to five years	-	13
	124	233

Below is a reconciliation of changes in liabilities arising from financing activities.

	1 January	Cash	New	31 December	
	2019 £'000	Flows £'000	leases £'000	Other £'000	201 9 £'000
Current lease liabilities	435	(542)	94	496	483
Non-current lease liabilities	356	-	352	(418)	290
Total liabilities from financing activities	791	(542)	446	(76)	773

The "Other" column includes the effect of reclassification of non-current leases to current due to the passage of time, the effect of the disposal of lease assets with their related creditors and the effect of the unwinding of the discounted ROU creditors over time.

33 Related party transactions

Personal Group Holdings Plc holds a bank account with Lloyds bank PLC which it uses for payments to Group company specific creditors. During 2019 the Company paid its own dividends and expenses and during 2018 expenses of £748,000 and dividends to shareholders of £7,099,000 were paid by the Company's subsidiaries on its behalf.

A list of intercompany balances that are outstanding at the balance sheet date with subsidiary undertakings is as follows:

	2019	2019		
	Receivable £'000	Payable £'000	Receivable £'000	Payable £'000
Personal Assurance Plc	_	118		-
Personal Assurance Services Limited	-	2	-	-
Personal Assurance Financial Services Plc	-	137	-	137
Multiplelisting Limited	-	100	-	100
Personal Management Solutions Limited	-	8	<u></u>	-
Mutual Benefit Limited	-	12	-	12
Partake Services Limited	3	_	3	-
Personal Group Limited	2,915	527	-	6,506
····	2,918	904	3	6,755

All balances are repayable on demand. None of the balances are secured. All balances relate to intercompany funding balances.

33 Related party transactions continued

Transactions with Directors

During the year the following transactions were undertaken with Directors, or companies in which Directors were key. Uso 8 or makers

The purchase of Innecto People Consulting Limited, the majority shareholder of which was Deborah Frost, was completed on 28 February 2019. This has been discussed further in note 35. This was an arms length transaction at an open market value following an independent due difference exercise being undertaken.

The subscription of 299,237 shares undertaken by Deboran Frost, as discussed in note 23, were purchased during the year at an agreed five day average share price prior to the subscription.

Mark Scanlon rented a flat owned by Personal Group Holdings during the year until the end of February 2019 when he vacated the property. The lease is on the same commercial terms as similar flats in the building and generated income to Personal Group Holdings Plc of £1,387 (2018: £8,316). At year end no money was due to Personal Group.

Ken Rooney invoiced the Group for consulting services in relation to contractual issues being dealt with by the Group. The total expense to PGH of this consulting was £4,500 (2018: £500) in 2019.

34 Equity-accounted investee

During 2004, the Company entered into a joint venture agreement with Abbeygate Developments Limited to construct a freehold joint office and residential property development on land adjacent to John Ormand House. A joint venture Company called Abbeygate Developments (Marlborough Gate 2) Limited was established and incorporated in the UK with a purpose to construct the property.

During 2018 the property was sold to a third party; the joint venture now has no principal trade. Dividends totalling £59,000 were paid out to each of the joint venture partners in order to distribute the remaining reserves and the Company will therefore become dormant in 2020.

This Company is owned equally by Personal Group Holdings Plc and Abbeygate Developments Limited and is accounted for using the equity method in the Personal Group Holdings Plc financial statements.

The income statement and balance sheet for this joint venture Company are as follows:

Income Statement	2019 £'000	2018 £'000
Profit on disposal of property	_	418
Rent receivable	2	44
Administration expenses	13	(57)
Profit on ordinary activities before taxation	15	405
Tax on profit on ordinary activities	3	(77)
Profit for the financial year retained	18	328
Personal Group Holdings share of profit	9	164

2019 £'000

	2019	2018
Balance Sheet	£'000	£'000
Current assets		
Inventories	-	-
Debtors	<u> </u>	188
	.	188
Creditors: amounts falling due within one year	-	(88)
Net current assets		100
Capital and reserves		
Called up share capital	-	-
Profit and loss account	-	100
Shareholders' funds	-	100
Personal Group Holdings share of net assets		50

35 Acquisition of Innecto

Summary of acquisition

On 28 February 2019, the Group acquired 100% of the issued share capital of Innecto People Consulting Limited, a provider of HR Consultancy and HR Digital Platforms. The acquisition has increased the Group's offering in the employee benefits market and complements the Group's existing SaaS division.

Details of the purchase consideration, the net assets accurred, and goodwill are as follows.

Purchase consideration	
Cash Paid	3,189
Total purchase consideration	3,189
The assets and liabilities recognised as a result of the acquisition are as follows:	
The assets and habitities recognised as a result of one dequisition are as rottows.	Fair Value £'000
Intangible assets – Customer relationships	567
Intangible assets – Technology platforms	232
Intangible assets – Innecto trade name	160
Intangible assets - Technology trademarks	42
Intangible assets – Innecto website	24
Tangible fixed assets	8
Cash	475
Trade debtors	420
Other debtors	11
Trade creditors	(29
Other creditors and accruals	(508
Deferred income	(183
Deferred tax asset	27
Deferred tax liability recognised on acquisition	(178
Net identifiable assets acquired	1,068
Goodwill	2,121
Net assets acquired	3,189

35 Acquisition of Innecto continued

The goodwill is attributable to the workforce, the high profitability of the acquired business and the future synergies expected within the wider SaaS business of the Group. It will not be deductible for tax purposes.

There were no acquisitions in the year ending 31 December 2018

Intangible Asset Recognition

In assessing the value of separable intangible assets acquired on acquisition, Personal Group engaged independent experts to perform the valuation using forecast information available at the time of the acquisition. Assets were recognised only when separately identifiable and where a reasonable valuation and proportion of the purchase price could be allocated to them.

The values of the intangible assets were calculated using several valuation methods including the multi-period excess earnings method and the relief from royalty method. But not use of the acquisition forecasts and appropriate discount rates.

The recognised intangibles have been amortised through the income statement over five years and the combined charge for the 10 months to 31 December 2019 was £171,000

Acquired Receivables

The fair value of acquired trade receivables is £420,000. The gross contractual amount for trade receivables due was £431,000, of which £11,000 was expected to be irrecoverable.

Revenue and Profit Contribution

The acquired business contributed revenues of £1,411,000 and net profit of £310,000 to the Group for the period from 1 March to 31 December 2019. If the acquisition had occurred on 1 January 2019, the Group's consolidated pro-forms revenue and profit for the year ended 31 December 2019 would have been £71,234,000 and £10,705,000 respectively

These amounts have been calculated using the subsidiary's results and adjusting them for:

- $-\!\!\!$ differences in the accounting policies between the Group and the subsidiary, and
- the additional depreciation and amortisation that would have been charged assuming the fair value adjustments to
 property, plant and equipment and intangible assets had applied from 1 January 2019, together with the consequential
 tax efforts

Purchase Consideration - Cash Outflow

	2019 £'000	2018 £'000
Cash consideration paid	3,189	
Less: Cash balances acquired	(475)	
Net outflow of cash - investing activities	2,714	

Acquisition-related costs

In the period, acquisition-related costs of £145,000 that were not directly attributable to the issue of shares are included within expenses in profit or loss and in operating cash flows in the statement of cash flows.

36 Post balance sheet events

At the time of issuing this report the UK is in the 'delay' phase of dealing with the Coronavirus (COVID-19) which the Group considers to be a non-adjusting event. While there has been minimal impact on the Group to date, the claims ratios of the Group's Hospital, Convalescence and Death Benefit plans are all likely to be impacted by the situation in the short term and the extent of this will be dependent on both the percentage of the population contracting the virus as well as the availability of hospital beds. Various stress and scenario testing have taken place to assess the potential impact on the Group, considering the impact on premiums, claims and solvency ratios for the insurance subsidiar es, together with liquidity and other non-insurance activities for the wider Group. The Group has put into place business continuity plans and has near full capability to support its customers and policyboiders and maintain business operations. Our insurance subsidiaries both hold significant surpluses above their capital resource requirements and, with a strong balance sheet supported by cash and deposit balances of £17m.

Company registration number:

3194991

Registered office:

Personal Group Holdings Plc John Ormand House 899 Silbury Boulevard Central Muton Keynes MK93XL

Telephone: 01908 605000 www.personalgroup.com

Directors:

M Winlow - Non Executive Chairman D Frost - Chief Executive K Rooney - Non Executive Deputy Chairman M Dugdale - Chief Financial Officer B Head - Non Executive Director M Darby-Walker – Non Executive Director A Lothian – Managing Director PGB Sales

Secretary:

S Mace

Solicitor:

SNR Denton UK LLP The Pinnacle 170 Midsummer Boulevard Milton Keynes MK9 1FE

Banker:

The Lloyds Bank bic 25 Gresham Street London EC2V 7HN

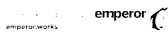
Auditor:

EYLLP 25 Churchil, Place Canary Wharf London E14 5EY

Nominated Broker and Adviser:

Cenkos Securities 6.78 Tokenhouse Yard London EC2R 7AS





PS Personal Group



Personal Group Holdings Plc John Ormond House 899 Silbury Boulevard Central Milton Keynes MK9 3XL