SAFE-T GROUP LTD. INTERIM FINANCIAL INFORMATION

(Unaudited)

SEPTEMBER 30, 2017

INTERIM FINANCIAL INFORMATION

(Unaudited)

SEPTEMBER 30, 2017

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Auditor's review report to shareholders of Safe-T Group Ltd.

Introduction

We have reviewed the attached financial information of Safe-T Group Ltd. and its subsidiaries (hereafter - "the Company"), which includes the condensed consolidated statement of financial position as of September 30, 2017, and the condensed consolidated statements of profit or loss, changes in equity and cash flows for the nine and three-month periods ended on that date. The Board of Directors and management are responsible for the preparation and presentation of the financial information for this interim period in accordance with the provisions of International Accounting Standard No. 34, 'Interim Financial Reporting', and they are also responsible for the preparation of the financial information for this interim period in accordance Chapter D of the Securities Regulations (Periodic and Immediate Reports) - 1970. Our responsibility is to express a conclusion on the financial information for this interim period based on our review.

Scope of review

Our review was conducted in accordance with the provisions of Review Standard No. 1 of the Institute of Certified Public Accountants in Israel, 'Review of Interim Financial Information Performed by the Independent Auditor of the Entity.' A review of interim financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with International Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

Conclusion

Based on our review, nothing has come to our attention that causes us to believe that the accompanying interim condensed consolidated financial statements were not prepared in all material respects in accordance with IAS 34.

In addition to what was stated in the previous paragraph, based on our review, nothing has come to our attention that causes us to believe that the above financial information does not comply, in all material respects, with the disclosure provisions of Chapter D of the Securities Regulations (Periodic and Immediate Reports) -1970.

Without qualifying our opinion, we draw attention to the following:

- 1. Note 1c to the condensed consolidated financial statements regarding the Company's financial position, whereby the comparative figures presented in these financial statements are based on the financial data of the accounting acquirer in order to reflect the accounting treatment applied to reverse acquisition.
- 2. Note 1d to the condensed consolidated financial statements regarding the Company's financial position. The Company has accrued losses and most of its activities are funded by its shareholders. Therefore, the continuation of the Company's activities is conditional upon its obtaining additional funding until it achieves profitability. This raises significant doubts as to the Company's ability to continue as a "going concern". The financial statements do not include any adjustments relating to the recoverability and classification of recorded assets and the amounts and classification of liabilities that might be necessary should the Company be unable to continue in its present form.

Tel-Aviv, Israel November 29, 2017 Kesselman & Kesselman Certified Public Accountants (Isr.) A member firm of PricewaterhouseCoopers International Limited

SAFE-T GROUP LTD. CONDESED CONSOLIDATED STATEMENT OF FINANCIAL POSITION September 20 Deci

	Septen	nber 30	December 31	
	2017	2016	2016	
	(Unau	ıdited)	(Audited)	
	U.S.	dollars in t	housands	
CURRENT ASSETS:				
Cash and cash equivalents	5,045	938	1,311	
Restricted deposit	48	46	44	
Accounts receivable:				
Trade	318	102	144	
Other	278	122	107	
	5,689	1,208	1,606	
NON-CURRENT ASSETS:				
Property, plant and equipment, net	89	70	70	
Restricted deposit	14	13	13	
Goodwill	523	523	523	
Intangible assets, net	827	1,078	1,015	
	1,453	1,684	1,621	
TOTAL ASSETS	7,142	2,892	3,227	
CURRENT LIABILITIES:				
Short-term loan from related party	-	62	63	
Accounts payable and accruals:				
Trade	73	56	44	
Other	641	468	641	
Liabilities in respect of contracts with customers	356	-	-	
Deferred revenue	-	205	151	
Liability in respect of the Office of Chief Scientist	92	120	55	
	1,162	911	954	
NON-CURRENT LIABILITIES:				
Derivatives financial instruments – warrants	937	571	889	
Liabilities in respect of contracts with customers	60	-	-	
Deferred revenue	-	-	55	
Liability in respect of anti-dilution mechanisms	514	-	94	
Liability in respect of the Office of Chief Scientist			63	
	1,511	571	1,101	
COMMITMENTS AND CONTINGENT LIABILITIES: EQUITY:				
Share premium	28,013	20,923	22,220	
Receivables on account of shares	(*)	(*)	(*)	
Other equity reserves	12,699	11,616	11,624	
Accumulated deficit	(36,243)	(31,129)	(32,672)	
Total equity	4,469	1,410	1,172	
Total equity and liabilities	7,142	2,892	3,227	
rotal equity and navinties	,,===	2,072	J, LL1	

^{*} Represents an amount of less than \$1 thousand.

Amir Mizhar	Shahar Daniel	Shai Avnit
Chairman of the Board of	CEO	CFO
Directors		

Date of approval of financial statements by Company's Board of Directors: November 29, 2017.

SAFE-T GROUP LTD.CONDESED STATEMENT OF PROFIT OR LOSS

	Nine-month period ended September 30			onth period otember 30	Year ended December 31
	2017	2016	2017	2016	2016
	(Unau	ıdited)		udited)	(Audited)
		U.S.	dollars in tl	nousands	
REVENUES	719	608	319	207	843
COST OF REVENUES	410	385	127	145	512
GROSS PROFIT	309	223	192	62	331
OPERATING EXPENSES:					
RESEARCH AND DEVELOPMENT EXPENSES,					
NET	1,091	699	444	251	1,085
SELLING AND MARKETING EXPENSES	2,647	2,163	1,155	789	2,892
GENERAL AND ADMINISTRATIVE EXPENSES		1 575			
LIGHTING HOR MID A DE EMPENIONO	1,605	1,575	531	457	2,123
LISTING FOR TRADE EXPENSES		1,579			1,579
TOTAL OPERATING EXPENSES	5,343	6,016	2,130	1,497	7,679
OPERATING LOSS	(5,034)	(5,793)	(1,938)	(1,435)	(7,348)
FINANCE EXPENSES	(938)	(1,873)	(235)	(590)	(1,854)
FINANCE INCOME	2,351	287	1,230	55	282
FINANCE INCOME (EXPENSES), net	1,413	(1,586)	995	(535)	(1,572)
LOSS BEFORE TAXES ON INCOME	(3,621)	(7,379)	(943)	(1,970)	(8,920)
TAXES ON INCOME	1	, <u>-</u>	1	· -	2
LOSS FOR THE PERIOD	(3,620)	(7,379)	(942)	(1,970)	(8,922)
BASIC LOSS PER SHARE (IN DOLLARS)	(0.20)	(0.7)	(0.05)	(0.14)	(0.77)
DILUTED LOSS PER SHARE (IN DOLLARS)	(0.26)	(0.7)	(0.08)	(0.14)	(0.77)

CONDESED STATEMENT OF CHANGES IN EQUITY

				Receivables		Other	
	Ordinary shares	Cost of treasury shares	Share premium	on account of shares	Accumulated deficit	equity reserves	Total
		<u> </u>	U.S. doll	ars in thousa			
BALANCE AT DECEMBER 31, 2016 (audited)	-	-	22,220	(*)	(32,672)	11,624	1,172
ADJUSTMENTS DUE TO APPLICATION OF							
THE PROVISIONS OF IFRS 15	-	-	-	-	49	-	49
BALANCE AT JANUARY 1, 2017 (unaudited)		-	22,220	(*)	(32,623)	11,624	1,221
CHANGES IN THE NINE MONTHS ENDED			,		,	,	,
SEPTEMBER 30, 2017 (unaudited):							
Exercise of warrants	-	-	2,286	-	-	-	2,286
Exercise of options	-	-	68	-	-	(51)	17
Share-based payment	-	-	(133)	-	-	1,149	1,016
Private allocation, net of issuance expenses of							
\$422 thousand	-	-	3,549	-	-	-	3,549
Expiry of options	-	-	23	-	-	(23)	-
Loss for the period	-	-	-	-	(3,620)	-	(3,620)
BALANCE AT SEPTEMBER 30, 2017 (unaudited)	-	-	28,013	(*)	(36,243)	12,699	4,469
BALANCE AT DECEMBER 31, 2015 (audited)	6	*	14,889	(*)	(23,750)	10,138	1,283
CHANGES IN THE NINE MONTHS ENDED							
SEPTEMBER 30, 2016 (unaudited)							
Share-based payment	-	-	-	-	-	1,584	1,584
Expiry of options	-	-	108	-	-	(106)	2
Cancellation of treasury shares	*	(*)	-	-	-	-	-
Reverse acquisition	(6)	-	1,868	-	-	-	1,862
Proceeds from issuance of shares net of issuance							
expenses of \$ 101 thousand	-	-	4,058	-	-	-	4,058
Loss for the period					(7,379)		(7,379)
BALANCE AT SEPTEMBER 30, 2016 (unaudited)		-	20,923	(*)	(31,129)	11,616	1,410
BALANCE AT JULY 1, 2017 (unaudited)	-	-	27,981	(*)	(35,301)	12,331	5,011
CHANGES IN THE THREE MONTHS ENDED							
SEPTEBMER 30, 2017 (unaudited):							
Exercise of options	-	-	26	-	-	(22)	4
Share-based payment	-	-	-	-	=	396	396
Expiry of options	-	-	6	-	-	(6)	-
Loss for the period					(942)		(942)
BALANCE AT SEPTEMBER 30, 2017 (unaudited)		-	28,013	(*)	(36,243)	12,699	4,469

^{*} Represents an amount of less than \$1 thousand.

SAFE-T GROUP LTD.CONDESED STATEMENT OF CHANGES IN EQUITY

		Receivables Ot					
	Ordinary	Cost of	Share	on account	Accumulated	equity	
	shares	treasury shares	premium	of shares	deficit	reserves	<u>Total</u>
			U.S. doll	ars in thousa	nds		
BALANCE AT JULY 1, 2016 (unaudited)	-	-	20,915	(*)	(29,159)	11,212	2,968
CHANGES IN THE THREE MONTHS ENDED			,		,	,	,
SEPTEMBER 30, 2016 (unaudited):							
Share-based payment	-	-	-	-	-	410	410
Exercise and expiry of options	-	-	8	-	-	(6)	2
Loss for the period	-	-	-	-	(1,970)	-	(1,970)
BALANCE AT SEPTEMBER 30, 2016 (unaudited)	-	-	20,923	(*)	(31,129)	11,616	1,410
BALANCE AT DECEMBER 31, 2015 (audited)	6	*	14,889	*	(23,750)	10,138	1,283
CHANGES IN THE YEAR 2016 (audited):			,		. , ,	,	,
Reverse acquisition	(6)	-	1,868	-	_	_	1,862
Proceeds from issuance of shares net of issuance	1 -7		_,				-,
expenses of \$ 101 thousand	-	_	4,058	-	-	-	4,058
Share-based payment	-	_	, <u>-</u>	-	-	1,818	1,818
Private allocation net of issuance expenses	-	-	1,071	-	-	, <u>-</u>	1,071
Exercise and expiry of options	_	_	334	-	_	(332)	2
Cancellation of treasury shares	_	(*)	-	-	_	_	(*)
Loss for the period	-	-	-	-	(8,922)	-	(8,922)
BALANCE AT DECEMBER 31, 2016 (audited)	_		22,220	*	(32,672)	11,624	1,172

^{*} Represents an amount of less than \$1\$ thousand.

CONDESED STATEMENT OF CASH FLOWS

	Nine-month period ended September 30			Three-month period ended September 30	
	2017	2016	2017	2016	2016
	(Unau	dited)	(Unau	dited)	(Audited)
_		U.S	dollars in thou	sands	
CASH FLOWS FROM OPERATING ACTIVITIES:					
Loss for the period	(3,620)	(7,379)	(942)	(1,970)	(8,922)
Adjustments required to reflect the cash flows from operating activities:					
Exchange differences on cash and cash equivalents					
balances	(210)	(83)	31	(50)	(25)
Change in financial liabilities at fair value through	(1,456)	557	(1,049)	558	513
profit or loss Issuance expenses	242	-	(1,047)	-	313
Gain from cancellation of options to group of investors	242	(193)	_	_	(193)
Finance expenses in respect of financial liability to	-	(173)	_	_	(173)
group of investors	-	193	-	-	193
Recognition of day one deferred loss	-	1,056	-	-	1,056
Amortization of intangible assets	188	186	64	62	251
Depreciation	19	26	8	8	29
Capital gain	(5)	-	-	-	-
Listing expenses	-	1,545	-	-	1,545
Share-based payment	1,016	1,584	396	410	1,818
	(206)	4,871	(550)	988	5,187
Changes in operating asset and liability items:					
Decrease (increase) in trade receivables	(174)	510	(262)	63	468
Decrease (increase in other receivables	(172)	(96)	(129)	45	(83)
Increase (decrease) in trade payables	29	(34)	46	1	(46)
Increase (decrease) in other payables	-	(196)	9	59	(22)
Increase in liabilities in respect of contracts with	447		44.6		
customers Increase (decrease) in deferred revenue	416 (157)	100	416 (342)	(12)	101
increase (decrease) in deferred revenue	(58)	284	(262)	156	418
N-1 1 1 :	(3,884)	(2,224)	(1,754)	(826)	(3,317)
Net cash used in operating activities	(3,884)	(2,224)	(1,754)	(828)	(5,517)
CASH FLOWS FROM INVESTING ACTIVITIES:					
Proceeds from sale of property, plant and equipment	15	_	_	_	_
Restricted deposits	-	(15)	_	(2)	(13)
Acquisition of property, plant and equipment	(48)	(34)	(6)	(25)	(39)
Net cash used in investing activities	(33)	(49)	(6)	(27)	(52)
1100 oubit about ill lill obtiling activities	, ,				

CONDESED STATEMENT OF CASH FLOWS

	Nine-month period ended September 30		Three-month period ended September 30		Year ended December 31
	2017	2016	2017		2016
	(Unau	•	(Unauc		(Audited)
-		U.S	dollars in thous	sands	
CASH FLOWS FROM FINANCING ACTIVITIES:					
Cash and cash equivalents from reverse acquisition	-	317	-	_	317
Proceeds from issuance of shares and warrants, net of		22.			22,
issuance expenses paid in cash	-	4,072	-	-	4,072
Repayment of grants to Chief Scientist Office	(25)	(17)	(12)	(12)	(17)
Repayment of financial liability at fair value through profit or	• •	, ,	. ,	, ,	. ,
loss	-	(1,056)	-	-	(1,056)
Repayment of loan	(69)	-	(69)	-	-
Proceeds from private allocation, net of issuance expenses					
paid in cash	5,580	-	-	-	1,527
Proceeds in respect of exercise of options and warrants	1,955	2	4	2	2
Repayment of financial liabilities at amortized cost	-	(1,122)	-	-	(1,122)
Receipt of financial liabilities and options to a group of		870			070
investors			(77)		870
Net cash provided by (used in) financing activities	7,441	3,066	(77)	(10)	4,593
INCREAESE (DECREASE) IN CASH AND CASH					
EQUIVALENTS	3,524	793	(1,837)	(863)	1,224
CASH AND CASH EQUIVALENTS AT BEGINNING OF	,		. , ,		,
PERIOD	1,311	62	6,913	1,751	62
EFFECT OF EXCHANGE RATE DIFFERENCES IN	·				_
RESPECT OF CASH AND CASH EQUIVALENTS	210	83	(31)	50	25
CASH AND CASH EQUIVALENTS AT END OF	E 04E	938	E 04E	938	1 211
PERIOD	5,045	738	5,045	738	1,311
SUPPLEMENTARY DATA ON ACTIVITIES NOT					
INVOLVING CASH FLOWS:					
Exercise and expiry of warrants	348	-	-		-
Issuance of warrants to advisors	(133)				
issuance of warrants to auvisors	(100)				

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

NOTE 1 - GENERAL:

- **a.** Safe-T-Data Group Ltd. (hereafter the "Company") is a holding company, which is engaged, as of that date, through the subsidiary Safe-T Data (hereafter "Safe-T") and its subsidiaries (RSAccess Ltd. and Safe-T USA Inc.) (hereafter "RSAccess", "Safe-T Inc." and together with the Company the "Group") in the development and marketing of solutions for secure and safe data transfer that allow organizations to benefit from improved productivity and effectivity, enhanced security and higher level of compliance with regulatory requirements relating to information security. As of September 30 2017, RSAccess was merged into Safe-T. See note 7e.
- **b.** A merger transaction between the Company and Safe-T was completed on June 15, 2016, such that the Company holds all the share capital and voting rights of Safe-T and Safe-T's shareholders gained control in the Company. The Company is essentially a holding company, which operates, as of that date, through Safe-T, a fully owned subsidiary of the Company and its subsidiaries.
- c. The consolidated financial statements include the Company and Safe-T's financial statements. Although legally the Company is the entity, which acquired the shares, since Safe-T's shareholders gained control over the Company, Safe-T is the accounting acquirer and therefore the transaction was accounted for using the reverse acquisition method.
 - The comparative figures presented in those financial statements were restated in order to reflect the Group's financial position and results of operations using the reverse acquisition method. In the calculation of the loss per share, the Company used the weighted average number of Safe-T shares until the date of the merger transaction, multiplied by the exchange ratio determined for the transaction. The number of shares used in the calculation as from the transaction date is the weighted average number of Company's shares.
- **d.** The Company has accrued losses and most of its activities are funded by its shareholders. Therefore, the continuation of the Company's activities is conditional upon its obtaining additional funding until it achieves profitability. The Company monitors its cash flow projections on a current basis and takes active measures to obtain the funding it requires to continue its operations. These cash flow projections are subject to various risks and uncertainties concerning their fulfilment. The above factors and the risk inherent in the Company's operations raise significant doubts as to the Company's ability to continue as a "going concern". The financial statements do not include any adjustments relating to the recoverability and classification of recorded assets and the amounts and classification of liabilities that might be necessary should the Company be unable to continue in its present form.

e. Non-inclusion of separate financial information

In accordance with Regulation 4 to the Periodic and Immediate Reports regulations, the Company has not attached separate financial information to its consolidated financial statements in accordance with Regulation 9C and Regulation 38D to the Securities Regulations (Periodic and Immediate Reports) - 1970.

The Company did not include separate financial information due to the negligible effect that the separate financial statements have on the consolidated financial statements. The parameters used by the Company in order to determine the said effect are: assets, revenues, loss and cash flow from operating activities.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (continued)

NOTE 1 – GENERAL (continued):

f. Definitions:

In these financial statements:

The Company - Safe-T Group Ltd.

The Group - Safe-T Group and its subsidiaries

Interested parties and controlling

shareholders

as defined in the Securities Regulations (Annual Financial Statements), 2010.

Related parties - As defined in International Accounting

Standard No. 24 – "Related Party Disclosures"

(hereafter - "IAS 24")

NOTE 2 - BASIS OF PREPARATION OF CONDENSED FINANCIAL STATEMENTS:

a. The interim condensed consolidated financial information of the Group as of September 30, 2017 and for the nine and three-month periods ended on that date (hereafter - "the interim financial information") was prepared in accordance with International Accounting Standard No. 34 - "Interim Financial Reporting" (hereafter – "IAS 34") and includes the additional disclosure required in accordance with Chapter D of the Securities Regulations (Periodic and Immediate Reports) – 1970.

The interim financial information does not include all the information and disclosures required in annual financial statements. The interim financial information should be read in conjunction with the 2016 annual financial statements and the notes thereto, which are in accordance with International Financial Reporting Standards, which are standards and interpretations published by the International Accounting Standards Board (hereafter – IFRS) and include the additional disclosure required in accordance with the Securities Regulations (Annual Financial Statements) – 2010.

b. Estimates

The preparation of interim financial statements requires the Group's management to exercise its judgment and to use significant accounting estimates and assumptions that affect the application of the Group's accounting policy and the amounts of reported assets, liabilities, income and expenses. Actual results may materially differ from those estimates.

In preparation of these condensed consolidated interim financial statements, the significant judgments that were exercised by the management in applying the Group's accounting policy and the key sources of estimation uncertainty were similar to those applied in the Group's annual financial statements for the year ended December 31, 2016.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (continued)

NOTE 3 - SIGNIFICANT ACCOUNTING POLICIES:

a. The accounting policies and computation methods used in preparation of the interim financial information are consistent with those used in preparation of the 2016 annual financial statements of the Group.

b. Early adoption of IFRS 15 "Revenue from Contracts with Customers" ("IFRS 15" or "the Standard")

The Company has decided to early adopt IFRS 15 and has done so since July 1, 2017 with effect from January 1, 2017 ("date of initial application"). The early adoption of IFRS 15 by the Group was done pursuant to the transitional provision that enables the recognition of the accumulated impact of adoption as an adjustment of the opening balance of retained earnings as of January 1, 2017.

The Standard replaces the guidelines that were in effect through January 1, 2017 regarding revenue recognition and presents a new single comprehensive model for entities to use in accounting for revenue arising from contracts with customers. The Standard provides two approaches to revenue recognition: one point in time or over time. The model framework consists of five steps for analyzing transactions to determine the timing and amount of revenue recognition.

- 1. Identify the contract with the customer.
- 2. Identify the separate performance obligations in the contract.
- 3. Determine the transaction price.
- 4. Allocate the transaction price to each of the performance obligations in the contract.
- 5. Recognize revenue as each performance obligation is satisfied, while making a distinction between satisfying an obligation on a certain date and satisfying an obligation over time.

In addition, the standard provides new, more extensive disclosure requirements to those that exist today.

The accounting policy applied to the revenues presented in the comparative figures is identical to the accounting policy set out in the principal accounting policies note in the Group's annual financial statements as of December 31, 2016.

The main impact which the Standard had on the Group's financial statements is the timing of recognition of revenue in respect of the license component in transactions for the sale of fixed-term license contracts. Pursuant to the Standard, the entity's promise to the customer in granting a license is to provide a right to access the entity's intellectual property if all of the following criteria are met:

- (a) The contract requires, or the customer reasonably expects, that the entity will undertake activities that significantly affect the intellectual property to which the customer has rights.
- (b) The rights granted by the license directly expose the customer to any positive or negative effects of the entity's activities identified in section (a).

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (continued)

NOTE 3 - SIGNIFICANT ACCOUNTING POLICIES (continued):

(c) Those activities do not result in the transfer of a good or a service to the customer as those activities occur.

If the above criteria are not met, the nature of an entity's promise is to provide a right to use the entity's intellectual property as that intellectual property exists (in terms of form and functionality) at the point in time at which the license is granted to the customer. This means that the customer can direct the use of, and obtain substantially all of the remaining benefits from, the license at the point in time at which the license transfers.

Pursuant to an assessment made by the Group, it reached the conclusion that the license granted to its customers enables them to direct the use of, and obtain substantially all of the remaining benefit from, the license at the point in time at which the license transfers. Therefore, revenue in respect of the license component in such transactions shall be recognized at the time at which the license transfers to the customer.

The total accumulated impact of the early adoption of the Standard as of date of initial application is a \$ 49 thousand increase in the retained earnings balance, as against a decrease in the deferred revenue balance.

The impact of the early adoption of the Standard for the 9 and 3 months periods ended September 30, 2017 is an increase in revenues of \$ 139 thousand and \$ 12 thousand, respectively, against a corresponding decrease in the deferred revenue balance.

When an entity that is a principal satisfies a performance obligation, the entity recognizes revenue in the gross amount of consideration to which it expects to be entitled in exchange for the goods or services transferred. Therefore, as of September 30, 2017, the Company recognized obligations in respect of sale contracts at the total amount equal to the total amount of transactions invoiced as of that date, net of transactions in respect of which revenues were recognized.

Other impacts arising from the application of the Standard are: (1) adjusting the amount of consideration that has been promised to reflect the effect of a significant financial component, if the Group expects, at inception, that the period between the performance of the obligations (transfer of goods or service to the customer) and the associated payment is expected to exceed one year; (2) recognizing the incremental costs of obtaining the contact, which will be amortized over the initial period of contract or over the expected period of engagement with the customer, as appropriate under the relevant circumstances. Nevertheless, these impacts are immaterial as of the date of initial application of the Standard. Except for the above, the early application of the Standard did not have any further material impact on the Group's financial statements.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (continued)

NOTE 3 - SIGNIFICANT ACCOUNTING POLICIES (continued):

The Group has also elected to apply the following practical expedients in connection with the application of IFRS 15:

- 1. For contracts that were modified before the beginning of the earliest period presented, the Group will not retrospectively restate the contract for those contract modifications.
- 2. Where the asset that would be recognized as a result of capitalizing the cost of obtaining a contract would be amortized over one year or less, the Group shall expense those costs when incurred.
- 3. For contracts in which, at inception, the period between the performance of the obligations (transfer of goods or service to the customer) and the associated payment is expected to be one year or less, the Group does not account for the effect of a significant financing component.

NOTE 4 - FINANCIAL INSTRUMENTS AND FINANCIAL RISKS

a. Fair value disclosure

As of September 30, 2017, the Company has financial liabilities, which are based on observable data (level 1) in respect of derivative financial instruments – warrants totaling \$ 480 thousands.

b. Fair value measurements based on unobservable data (level 3)

The Company received a valuation of the fair value of the options and anti-dilution mechanisms that were issued to the private investors and to advisors in connection with capital raising rounds that have taken place over the course of the 9-month period ended September 30 (see notes 6 and 7). The valuation was carried out by external independent valuers, who specialize in valuation of financial instruments of this type and who have the experience and knowledge required to carry out such valuations. The said valuation is attached to this report by way of reference.

The following table presents Group's financial liabilities, which are measured at fair value for the nine-month period ended September 30, 2017 (unaudited):

Anti-dilution mechanisms	Warrants
U.S dollars in	thousands
94	-
315	1,958
105	(1,501)
514	457
(105)	1,501
	mechanisms U.S dollars in 94 315 105 514

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (continued)

NOTE 4 - FINANCIAL INSTRUMENTS AND FINANCIAL RISKS (continued):

The following table presents Group's financial liabilities which are measured at fair value for the nine-month period ended September 30, 2016 (unaudited):

	Options to group of investors	Bridging loan	Financing of issuance expenses	Total
Balance as of January 1, 2016	-	*	*	*
Inception	1,398	-	-	1,398
Finance expenses (income), net	-	**800	**256	1,056
Cancelation	(1,398)	(800)	(256)	(2,454)
Balance as of September 30, 2016	-	*	*	-
Total unrealized gains (losses) for the period included in profit or loss for liabilities held at the end of the reporting period	-	(800)	(256)	(1,056)

^{*} Represents an amount of less than \$ 1 thousand.

The following table presents Group's financial liabilities, which are measured at fair value for the three-month period ended September 30, 2017 (unaudited):

	Anti-dilution mechanisms	Warrants
	U.S dollars in	thousands
Balance as of July 1, 2017	167	1,521
Finance expenses (income), net	347	(1,064)
Balance as of September 30, 2017	514	457
Total unrealized gains (losses) for the period included in profit or loss for liabilities held at the end of the reporting period	(347)	1,064

The following table presents Group's financial liabilities which are measured at fair value as of December 31, 2016 (audited):

Anti- dilution mechanism	Options to group of investors	Bridging loan	Financing of issuance expenses	Total		
U.S. dollar in thousands						
-	-	*	*	*		
106	1,398	-	-	1,504		
(12)	-	**800	**256	1,044		
-	(1,398)	(800)	(256)	(2,454)		
94	-	-		94		
12		(800)	(256)	(1,044)		
	dilution mechanism - 106 (12) - 94	dilution mechanism group of investors U.S. d 106 (12) - (1,398) 94 -	dilution mechanism group of investors Bridging loan U.S. dollar in thous 106 1,398 - (12) - **800 - (1,398) (800) 94 - -	dilution mechanism group of investors Bridging loan of issuance expenses U.S. dollar in thousands 106 1,398 - - (12) - **800 **256 - (1,398) (800) (256) 94 - - -		

^{*} Represents an amount of less than \$ 1 thousand.

^{**} Recognition of deferred initial loss at an amount equal to the cash amount paid by the Company at the time of completion the merger transaction. For further details, see note 15 to the Group's 2016 annual financial statements.

^{**} Recognition of deferred initial loss at an amount equal to the cash amount paid by the Company at the time of completion the merger transaction. For further details, see note 15 to the Group's 2016 annual financial statements.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (continued)

NOTE 4 - FINANCIAL INSTRUMENTS AND FINANCIAL RISKS (continued):

c. Valuation processes used by the Group

The valuations required for financial reporting of level 3 items are carried out by external valuers together with the Group's finance department. The CFO and the valuation team discuss the valuation processes and their results in accordance with the Group's reporting dates.

The Company's valuations processes in the nine-month period ended September 30, 2017 included a valuation of the anti-dilution mechanism, a valuation of non-marketable warrants and a valuation of options granted to employees and advisors; (for details see note 6).

d. Fair value of financial assets and financial liabilities measured at amortized cost

Assets and liabilities, which are not measured on a recurrent basis at fair value, are presented at their carrying amount, which approximates their fair value,

NOTE 5 - TRANSACTIONS WITH RELATED PARTIES

- a. On February 4, 2015, the Company's controlling shareholder and Chairman of the Board of Directors transferred to RSAccess an amount of approximately \$63 thousands (242 thousand ILS), which was to be used to partly repay its debt to Safe-T. The funds were transferred as a loan, which does not bear interest, with the aim that RSAccess will repay the loan as soon as possible out of revenue proceeds or out of investment proceeds it will receive from Safe-T. The merger between Safe-T and RSAccess was approved in September 2017 and the debt was repaid by Safe-T (see note 7e).
- b. On June 20, 2016, the Company repaid all of Safe-T's loans amounting to \$2,178 thousand. On July 25, 2016, the Company and Safe-T signed a credit facility agreement, where under the Company will provide a credit facility of up to approximately 16.5 million ILS (approximately \$4.3 million) for the purpose of withdrawing the abovementioned loans and further loans to be used in Safe-T's operating activities. The loans bear interest in accordance with the rate set in the Income Tax Regulations and they are repayable in one installment or several installments within three years from the date of receipt of each such loan. The amount of Safe-T's loans repaid by the Company as described above was included in the maximal credit facility amount provided by the Company to Safe-T.

On November 28, 2016, the parties signed a further credit facility agreement under similar terms. The maximal amount of this credit facility is 6 million ILS (approximately \$ 1.6 million).

On March 29, 2017, the parties signed a further credit facility agreement under similar terms. The maximal amount of this credit facility is 10 million ILS (approximately \$ 2.7 million).

On August 29, 2017, the parties agreed to combine all credit facility agreements into a single agreement and to increase its amount by additional 12 million ILS (approximately \$ 3.4 million), such that the aggregate credit facility amounts to 44.5 million ILS (approximately \$ 12.6 million) as of September 30, 2017.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (continued)

NOTE 5 – TRANSACTIONS WITH RELATED PARTIES (continued):

In the period from June 22, 2016 through September 30, 2017, Safe-T has withdrawn further amounts totaling approximately \$6,386 thousand on account of the said credit facility, such that the total amount of the loans extended by the Company to Safe-T is approximately \$9,068 thousand as of September 30, 2017 (including exchange differences) (and the total amount of interest is \$ 342 thousand).

The balance of current intercompany debt as of September 30, 2017 is \$ 63 thousand.

- c. As part of the ongoing running of its business, the Company receives management services from the controlling shareholder and the Chairman of the Board of Directors in consideration for a monthly payment of \$ 15 thousand. In the nine and three-month periods ended September 30, 2017, total payroll costs amounted to approximately \$ 123 thousand and \$ 32 thousand, respectively. As of September 30, 2017, this balance reflected a \$ 16 thousand balance payable to the controlling shareholder.
- d. The Company employs related parties. In the nine and three-month periods ended September 30, 2017, the total payroll costs, including share based compensation, amounted to approximately \$ 326 thousand and \$ 231 thousand, respectively. As of September 30, 2017, the balance payable to those related parties amounted to approximately \$63 thousand.
- e. Over the course of the year, the Company paid certain amounts to a subsidiary of a related party, who is a shareholder. The amounts were paid in respect of participation in revenues from services provided to a customer, including maintenance and support services. The total amount paid in the nine months ended September 30, 2017 was \$ 10 thousand. During the three-month period ended on that date no payments were made to that related party.

NOTE 6 – SHARE BASED PAYMENT:

a. On March 29, 2017, the Company's Board of Directors approved the award of 647,896 options to employees and advisors at an exercise price of 6.371 ILS per share. The options will be exercisable at the end of the vesting periods in accordance with the terms of the award agreements.

The fair value of the options at date of grant, which was computed according to the binomial model, amounted to \$655 thousand. This value is based on the following assumptions: expected volatility of 47.4%, risk free interest of 2.31%, expected term until exercise of 10 years and an early exercise multiple of 2.5 for each offeree. Volatility is based on volatility data of share price of software companies for periods matching the expected term of the option until exercise.

b. On April 24, 2017, the Company's Board of Directors approved the award of 100,000 options to the Company's CEO at an exercise price of 6.588 ILS per share. The options shall be exercisable at the end of the vesting periods in accordance with the terms set out in the award agreement. On August 8 2017, the general meeting of the Company's shareholders approved the award of options to the Company's CEO.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (continued)

NOTE 6 – SHARE BASED PAYMENT (continued)

The fair value of the options at date of grant, which was computed according to the binomial model, amounted to \$95 thousand. This value is based on the following assumptions: expected volatility of 47.4%, risk free interest of 2.39%, expected term until exercise of 10 years and an early exercise multiple of 2.5. As of the date of approval by the general meeting of the Company's Saareholders, the overall value of the options that were awarded to the Company's CEO decreased to approximately \$85 thousand, based on the following updated assumptions: expected volatility of 68.03%, risk free interest of 1.95%, expected term until exercise of 10 years and an early exercise multiple of 2.5. Volatility is based on volatility data of share price of software companies for periods matching the expected term of the option until exercise. The decrease in the value of the options was recorded in the reported quarter as a decrease in expense against equity reserve.

- **c.** As to the award of warrants to advisors, see note 7b.
- **d.** On July 24, 2017, the Company's Board of Directors approved the award of 641,744 options to employees and advisors of the Company at an exercise price of 6.976 ILS per share. The options will be exercisable at the end of the vesting periods in accordance with the terms of the award agreements.

The fair value of the options at date of grant, which was computed according to the binomial model, amounted to \$784 thousand. This value is based on the following assumptions: expected volatility of 68.07%, risk free interest of 2.05%, expected term until exercise of 10 years and an early exercise multiple of 2.5. Volatility is based on volatility data of share price of software companies for periods matching the expected term of the option until exercise.

The Company's Board of Directors has also approved the award of 100,000 Series 2 marketable options, at an exercise price of 7.5 ILS per share; the expiry date of those options is December 9 2017. The expenses relating to the marketable options were accounted for as share-based payment pursuant to the provisions of IFRS 2.

e. On August 29, 2017, the Company's Board of Directors approved the award of 500,000 options to employees and advisors of the Company at an exercise price of 5.655 ILS per share. The options will be exercisable at the end of the vesting periods in accordance with the terms of the award agreements.

The fair value of the options at date of grant, which was computed according to the binomial model, amounted to \$473 thousand. This value is based on the following assumptions: expected volatility of 68.17%, risk free interest of 1.81%, expected term until exercise of 10 years and an early exercise multiple of 2.5. Volatility is based on volatility data of share price of software companies for periods matching the expected term of the option until exercise.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (continued)

NOTE 7 – **EQUITY**

a. Composition of share capital:

	Number of shares				
	Issued and			Issued and	
	Authorized paid Authorized		Authorized	paid	
	September 30, 2017		December 31, 2016		
Ordinary shares of no par value	1,000,000,000	20,081,197	1,000,000,000	15,162,033	

b. Approval of private allocation

On March 27, 2017, the Company's Board of Directors approved a private share allocation agreement. Under the agreement, the Company shall allocate 1,963,834 packages comprising 1 share and 1 warrant in consideration for 6.00 ILS per package, such that the total consideration to be received by the Company will amount to approximately 11.8 million ILS (approximately \$3.24 million). In April 2017, the Stock Exchange issued an approval for the finalization of the allocation.

The warrants that were awarded to the investors are non-marketable. The exercise price of the warrants that will be awarded to the investors will be 8.75 ILS per share. The warrants will expire on November 30, 2018. The investment of one of the Company's investors – amounting to approximately 3.68 million ILS – was subject to listing the Company's shares for trading over the counter (OTC) in the USA. The investor has waived this demand and invested 3.68 million ILS (approximately \$ 1 million) in the Company. The Company allocated 605,000 shares to this investor against the said investment. Those shares are included in the number of packages approved by the Company's Board of Directors on March 27 2017.

Furthermore, on April 24 and April 30 2017, the Company's Board of Directors approved the extension of the private allocation by approximately 2,649 thousand ILS (approximately \$727 thousands) under the same terms, against the allocation of 441,483 shares. The prices of the shares and the terms of the options are similar to the terms of the private allocation.

In addition, on May 21, 2017, the Company's Board of Directors approved a further extension of the private allocation pursuant to an agreement where under two of the investors will make further investments in the Company. Under the agreement, the Company allocated 1,174,286 packages comprising 1 share and 1 warrant in consideration for 7.00 ILS per package, such that the additional consideration received by the Company totaled approximately 8.15 million ILS (approximately \$ 2.28 million). The exercise price of the warrants is 10.00 ILS per share and they shall expire on November 30, 2018.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (continued)

NOTE 7 – **EQUITY** (continued):

As part of the abovementioned allocations, the Company has undertaken that in case that it will decide to allocate additional securities over the course of up to 12 months from the dates of the allocations, at a price per share that is lower than the price per share that was set as part of the private allocation, it will compensate the investors by allocating additional shares in accordance with the difference between the price per share of the relevant allocation and the price per share in the future allocation, up to a minimal price that ranges between 4-6 ILS per share, according to the terms of the relevant allocation.

In connection with the private allocation referred to in this note 7b, the Company used the services of advisers, who mediated between the investors and the Company. In consideration for the services rendered by those advisors, the Company awarded them warrants, as follows:

Date of award	Number of warrants awarded	Exercise price (in ILS)	Exercise period (in years)	
April 6, 2017	11,383	6	5	
April 6, 2017	56,558	6	3	
May 11, 2017	22,074	6	3	
May 22, 2017	45,375	6	3	
June 13, 2017	84,500	10	3	

The Company accounted for the said awards in accordance with the provisions of IFRS 2. The value of the services that were rendered by the advisors was allocated on a pro rata basis between the premium and general and administrative expenses in accordance with the proportion of equity instruments and liability instruments included in the private allocations.

Through June 30, 2017, the Company received a total of 22,634 thousand ILS (\$ 6,244 thousand) as a result of the private allocation (including the two extensions).

c. Series 1 warrants

On January 30, 2017, the Company's general meeting decided to defer the exercise date of the Series 1 warrants from February 9, 2017 to April 30, 2017 and to reduce the exercise price of the warrants from 6.25 ILS to 5.50 ILS. On February 5, 2017, the Court approved the said actions.

As of April 30, 2017, 8,750 warrants were exercised before the reduction of the exercise price, for a total consideration of approximately 55 thousand ILS (approximately \$14 thousand), and 1,281,529 warrants were exercised after the reduction of the exercise price, for a total consideration of approximately 7,048 thousand ILS (approximately \$1,930 thousand) (99.85% of all series 1 warrants were exercised in consideration for approximately 7,103 thousand ILS (approximately \$1,943 thousand)). The remaining warrants expired on April 30, 2017.

d. Series 2 warrants

7,020 warrants were exercised in May 2017 for a total consideration of approximately 53 thousand ILS.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (continued)

NOTE 7 – **EQUITY** (continued):

e. The approval of a full merger of the subsidiary Safe-T with the second-tier company RSAccess

On February 2, 2017, the Company's general meeting approved the merger of RSAccess into Safe-T. The Tax Authority approved the merger as a tax-exempt merger, subject to certain conditions. In September 2017, the merger was approved by the Registrar of Companies. The assets and liabilities of RSAccess, including a debt of approximately 242 thousand ILS (approximately \$69 thousand) to the Company's controlling shareholder, was transferred to Safe-T, and RSAccess entered into voluntary liquidation.

NOTE 8 – LOSS PER SHARE

a. Basic

Basic loss per share is calculated by dividing the loss attributable to Company's owners by the weighted average number of ordinary shares in issue.

	Nine-month period ended September 30		Three-month period ended September 30		Year ended December 31
	2017	2016	2017	2016	2016
	U.S. dollars in thousands				
Loss attributable to Company's owners	3,620	7,379	942	1,970	8,922
The weighted average of the number of ordinary shares in issue (in thousands of shares)	17,856	10,603	20,073	13,668	11,527
Basic loss per share (dollar)	0.20	0.7	0.05	0.14	0.77

In the calculation of the loss per share, the Company used the weighted average number of Safe-T shares until the date of finalization of the merger transaction, multiplied by the exchange ratio determined for the transaction, as described in note 1c.

The number of shares used in the calculation as from the transaction date is the weighted average number of Company's shares. As to the agreement signed between Safe-T's shareholders and the Company in June 2016, see note 15 to the Group's 2016 annual financial statements.

b. Diluted

The diluted loss per share is computed by adjusting the weighted average number of ordinary shares in issue by including all dilutive potential ordinary shares. The Company has two categories of dilutive potential ordinary shares: non-marketable warrants and marketable warrants. The underlying assumption in computing the diluted loss per share is that all warrants shall be converted into ordinary shares and the net loss is adjusted to cancel the effect of finance income in respect of those instruments.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (continued)

NOTE 8 – LOSS PER SHARE (continued):

	Nine-month period ended September 30		Three-month period ended September 30		Year ended December 31
	2017	2016	2017	2016	2016
	U.S. dollars in thousands				
Loss attributable to Company's owners, used in computation of basic loss per share Adjustment in respect of the finance income relating to non-marketable warrants and	3,620	7,379	942	1,970	8,922
anti-dilution mechanism	1,502	-	1,065	-	-
and anation moonamen	5,122	7,379	2,007	1,970	8,873
The weighted average of the number of ordinary shares in issue used in computation of basic loss per share (in thousands of shares) Adjustment in respect of incremental shares assuming the conversion of nonmarketable warrants and the anti-dilution mechanism	17,856 1,877 19,733	10,603	20,073 3,580 23,653	13,668	11,527
Diluted loss per share (dollar)	0.26	0.7	0.08	0.14	0.77

NOTE 9 - EVENTS IN THE REPORTED PERIOD:

a. Document of understanding in the field of transport cyber security

On April 23, 2017, Safe-T signed a non-binding document of understanding with Foresight Autonomous Holdings Ltd., a public Company, which is listed on the Tel Aviv Stock Exchange (hereafter – "the Stock Exchange"), Rail Vision Ltd., a private Israeli company (one of the shareholders of which is Foresight) and Shrem Zilberman Group Ltd., where under they will found a joint company that will engage in cyber security in vehicles and trains.

As of the date of approval of these financial statements, the potential partners in this venture have not yet signed a binding agreement.

b. Commencement of trade of Company's shares as ADSs on the OTC in the USA

On June 26, 2017, the Company obtained all approvals required for listing the Company's shares as ADS (American Depository Shares) that are tradable as part of the OTCQB Venture Market of the Over the Counter (OTC) market in the USA.

In accordance with the approvals, the Company may commence trade as part of the ADR Level 1 program as from June 27, 2017 under the symbol SFTTY; each ADS represents 4 ordinary Company shares.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (continued)

NOTE 10 - SUBSEQUENT EVENTS

a. Changes to the terms of Series 2 marketable options

On October 18, 2017, the Company's Board of Directors approved taking the required steps to postpone the expiry of Series 2 options from December 9 2017 to February 9 2018, and to reduce the exercise price of the options from 7.50 ILS per share to 6.50 ILS per share. Further to the approval, on October 24, 2017, the Company filed an application with the Court requesting an urgent convening of the meetings of the Company's shareholders and of the holders of options, for the purpose of approving the deferral of the expiry date of the options and the reduction of their exercise price.

On November 2, 2017, the Court approved the Company's application to convene the said meetings. On November 16 2017 and on November 23 2017, the meetings of the Company's shareholders and holders of options, respectively, approved the deferral of the expiry date of the options and the reduction of their exercise price as described above. Further to the said approval, on November 24, 2017, the Company filed an application with the Court, requesting the certification of the resolutions made by the said meetings. As of the date of approval of these financial statements, the Court's certification has not yet been received.

b. Award of options

On October 27, 2017, the Company's Board of Directors approved the award of approximately 305 thousand options to Company's employees at an exercise price of 4.30 per share. The options will be exercisable at the end of the vesting periods in accordance with the terms of the award agreements.